# **Enrolled Copy**

#### **BLENDED PLEA AMENDMENTS**

#### 2024 GENERAL SESSION

### STATE OF UTAH

## **Chief Sponsor: Jordan D. Teuscher**

## Senate Sponsor: Stephanie Pitcher

	Senate Sponsor. Stephane Thener
LONG TITI	LE
General Des	cription:
This bill	modifies procedures relating to certain convictions of a minor that involve both
juvenile disp	ositions and adult criminal sentences.
Highlighted	Provisions:
This bill:	
<ul> <li>define</li> </ul>	es terms;
<ul> <li>modif</li> </ul>	ies part headings;
<ul> <li>prohil</li> </ul>	bits a court from accepting a plea that is blended between a juvenile adjudication
and disposition	on and an adult criminal conviction and sentence; and
<ul><li>voids</li></ul>	any conviction or sentence that is entered as a prohibited blended plea.
Money App	ropriated in this Bill:
None	
Other Specia	al Clauses:
None	
Utah Code S	Sections Affected:
ENACTS:	
80-6-508	B, Utah Code Annotated 1953
	by the Legislature of the state of Utah:
Section	n 1. Section 80-6-508 is enacted to read:
	Part 5. Minor Tried as an Adult
<u>80-6-5</u>	08 . Blended plea Not permitted.
(1) As used	in this section:

27 (a) "Blended plea" means a plea bargain entered into by a minor that results in a

28	combination of a juvenile adjudication and disposition and a criminal conviction and
29	sentence for a criminal offense that arises from a single criminal episode.
30	(b) "Single criminal episode" means the same as that term is defined in Section 76-1-401.
31	(2) (a) Beginning May 1, 2024, a district court, juvenile court, or a justice court may not
32	accept a plea bargain that is a blended plea.
33	(b) Any criminal conviction or sentence resulting from a blended plea that is entered into
34	on or after May 1, 2024, is void.
35	Section 2. Effective date.
36	This bill takes effect on May 1, 2024.