

76-5-401.3 , as last amended by Laws of Utah 2023, Chapters 123, 161
76-5-402.1, as last amended by Laws of Utah 2022, Chapter 181
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76-5-404.1, as last amended by Laws of Utah 2022, Chapter 181
76-5-404.3, as enacted by Laws of Utah 2022, Chapter 181
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 76-5-401.3 is amended to read:
76-5-401.3. Unlawful adolescent sexual activity Penalties Limitations.
(1) (a) As used in this section, "adolescent" means an individual in the transitional
phase of human physical and psychological growth and development between childhood and
adulthood who is 12 years old or older, but younger than 18 years old.
(b) Terms defined in Section 76-1-101.5 apply to this section.
(2) Under circumstances not amounting to an offense listed in Subsection [(4)] (5), an
actor commits unlawful sexual activity if [the actor]:
(a) the actor is an adolescent; [and]
(b) [has] the actor engages in sexual activity with another adolescent;
(c) the actor is not a biological sibling of the other adolescent; and
(d) both the actor and the other adolescent mutually agree to the sexual activity.
(3) A violation of Subsection (2) is a:
(a) third degree felony if an actor who is 17 years old engages in unlawful adolescent
sexual activity with an adolescent who is [12 or] 13 years old;
(b) third degree felony if an actor who is 16 years old engages in unlawful adolescent
sexual activity with an adolescent who is 12 years old;
(c) class A misdemeanor if an actor who is 16 years old engages in unlawful adolescent
sexual activity with an adolescent who is 13 years old;
(d) class A misdemeanor if an actor who is 14 or 15 years old engages in unlawful
adolescent sexual activity with an adolescent who is 12 years old;
(e) class B misdemeanor if an actor who is 17 years old engages in unlawful adolescent
sexual activity with an adolescent who is 14 years old;
(f) class B misdemeanor if an actor who is 15 years old engages in unlawful adolescent

57	sexual activity with an adolescent who is 13 years old;
58	(g) class C misdemeanor if an actor who is 12 or 13 years old engages in unlawful
59	adolescent sexual activity with an adolescent who is 12 or 13 years old; and
60	(h) class C misdemeanor if an actor who is 14 years old engages in unlawful adolescent
61	sexual activity with an adolescent who is 13 years old.
62	(4) The actor and the other adolescent do not mutually agree to the sexual activity
63	under Subsection (2) if:
64	(a) the other adolescent expresses lack of agreement to the sexual activity through
65	words or conduct;
66	(b) the actor overcomes the other adolescent's will through:
67	(i) threats to the other adolescent or any other individual;
68	(ii) force;
69	(iii) coercion; or
70	(iv) enticement;
71	(c) the actor is able to overcome the other adolescent through concealment or by the
72	element of surprise;
73	(d) the actor knows, or reasonably should know, that the other adolescent has a mental
74	disease or defect, which renders the other adolescent unable to:
75	(i) appraise the nature of the act;
76	(ii) resist the act;
77	(iii) understand the possible consequences to the adolescent's health or safety; or
78	(iv) appraise the nature of the relationship between the actor and the adolescent;
79	(e) the actor knows that the other adolescent participates in the sexual activity because
80	the other adolescent erroneously believes that the actor is someone else; or
81	(f) the actor intentionally impaired the power of the other adolescent to appraise or
82	control the other adolescent's conduct by administering any substance without the victim's
83	knowledge.
84	[(4)] (5) The offenses referred to in Subsection (2) are:
85	(a) rape, in violation of Section 76-5-402;
86	[(b) rape of a child, in violation of Section 76-5-402.1;]
87	[(c)] (b) object rape, in violation of Section 76-5-402.2;

88	[(d) object rape of a child, in violation of Section 76-5-402.3;]
89	[(e)] (c) forcible sodomy, in violation of Section 76-5-403;
90	[(f) sodomy on a child, in violation of Section 76-5-403.1;]
91	[(g) sexual abuse of a child, in violation of Section 76-5-404;]
92	[(h)] (d) aggravated sexual assault, in violation of Section 76-5-405;
93	[(i)] (e) incest, in violation of Section 76-7-102; or
94	$[\frac{1}{2}]$ an attempt to commit any offense listed in Subsections $[\frac{1}{2}]$ $(\frac{5}{a})$ through
95	$[\frac{(4)(i)}{(5)(e)}]$
96	[(5)] (6) An offense under this section is not eligible for a nonjudicial adjustment under
97	Section 80-6-303.5 or a referral to a youth court under Section 80-6-902.
98	[(6)] (7) Except for an offense that is transferred to a district court by the juvenile court
99	in accordance with Section 80-6-504, the district court may enter any sentence or combination
100	of sentences that would have been available in juvenile court but for the delayed reporting or
101	delayed filing of the information in the district court.
102	[(7)] <u>(8)</u> An offense under this section is not subject to registration under Subsection
103	77-41-102(18).
104	Section 2. Section 76-5-402.1 is amended to read:
105	76-5-402.1. Rape of a child Penalties.
106	(1) (a) As used in this section:
107	(i) "Child" means an individual who is younger than 14 years old.
108	(ii) "Sexual intercourse" means:
109	(A) any touching skin-to-skin, however slight, of an individual's genitals to another
110	individual's genitals; or
111	(B) any penetration, however slight, of an individual's genitals by another individual's
112	genitals, whether over or under the clothing.
113	(iii) "Simulated intercourse" means rubbing or otherwise stimulating or attempting to
114	stimulate an individual's genitals or pubic area by another individual's genitals or pubic area
115	whether over or under the clothing.
116	(b) Terms defined in Section 76-1-101.5 apply to this section.
117	(2) [(a)] An actor commits rape of a child if the actor:
118	(a) has sexual intercourse with [an individual who is younger than 14 years old] a

119	child; or
120	(b) intentionally engages in simulated intercourse with a child.
121	[(b) Any touching, however slight, is sufficient to constitute the relevant element of a
122	violation of Subsection (2)(a).]
123	(3) A violation of Subsection (2) is a first degree felony punishable by a term of
124	imprisonment of:
125	(a) except as provided in Subsections (3)(b) and (5), not less than 25 years and which
126	may be for life; or
127	(b) life without parole, if the trier of fact finds that:
128	(i) during the course of the commission of the rape of a child, the defendant caused
129	serious bodily injury to the victim; or
130	(ii) at the time of the commission of the rape of a child the defendant was previously
131	convicted of a grievous sexual offense.
132	(4) Subsection (3)(b) does not apply if the defendant was younger than 18 years old at
133	the time of the offense.
134	(5) (a) When imposing a sentence under Subsections (3)(a) and (5)(b), a court may
135	impose a term of imprisonment under Subsection (5)(b) if:
136	(i) it is a first time offense for the defendant under this section;
137	(ii) the defendant was younger than 21 years old at the time of the offense; and
138	(iii) the court finds that a lesser term than the term described in Subsection (3)(a) is in
139	the interests of justice under the facts and circumstances of the case, including the age of the
140	victim, and states the reasons for this finding on the record.
141	(b) If the conditions of Subsection (5)(a) are met, the court may impose a term of
142	imprisonment of not less than:
143	(i) 15 years and which may be for life;
144	(ii) 10 years and which may be for life; or
145	(iii) six years and which may be for life.
146	(6) Imprisonment under this section is mandatory in accordance with Section 76-3-406.
147	Section 3. Section 76-5-402.3 is amended to read:
148	76-5-402.3. Object rape of a child Penalty.
149	(1) (a) As used in this section:

150	(i) "Child" means an individual who is younger than 14 years old.
151	(ii) "Masturbatory contact" means the stimulation or attempted stimulation of an
152	individual's genitals or pubic area by another individual.
153	(b) Terms defined in Section 76-1-101.5 apply to this section.
154	(2) [(a)] An actor commits object rape of a child if:
155	[(i)] (a) (i) the actor causes the penetration [or touching], however slight, whether over
156	or under the clothing, of the [genital or anal opening of the individual by, except as provided in
157	Subsection (2)(b)] genitals or anus of a child by:
158	(A) a foreign object;
159	(B) a substance;
160	(C) an instrument; [or]
161	(D) a device; <u>or</u>
162	(E) a part of the human body other than the mouth or genitals;
163	(ii) the actor causes the touching, however slight, of the skin of the genitals or anus of a
164	child by:
165	(A) a foreign object;
166	(B) a substance;
167	(C) an instrument;
168	(D) a device; or
169	(E) a part of the human body other than the mouth or genitals; or
170	(iii) the actor causes the masturbatory contact over or under the clothing of the genitals
171	or anus of a child by:
172	(A) a foreign object;
173	(B) a substance;
174	(C) an instrument;
175	(D) a device; or
176	(E) a part of the human body other than the mouth or genitals; and
177	[(ii)] <u>(b)</u> the actor:
178	[(A)] (i) intends to cause substantial emotional or bodily pain to the [individual] child;
179	or
180	[(B)] (ii) intends to arouse or gratify the sexual desire of any individual[; and].

181	[(iii) the individual described in Subsection (2)(a)(i) is younger than 14 years old.]
182	[(b) Subsection (2)(a) does not include penetration or touching by a part of the human
183	body.]
184	(3) (a) A violation of Subsection (2) is a first degree felony punishable by a term of
185	imprisonment of:
186	(i) except as provided in Subsections (3)(a)(ii) and (4), not less than 25 years and
187	which may be for life; or
188	(ii) life without parole, if the trier of fact finds that:
189	(A) during the course of the commission of the object rape of a child the defendant
190	caused serious bodily injury to the victim; or
191	(B) at the time of the commission of the object rape of a child the defendant was
192	previously convicted of a grievous sexual offense.
193	(b) Subsection (3)(a)(ii) does not apply if the defendant was younger than 18 years old
194	at the time of the offense.
195	(4) (a) When imposing a sentence under Subsections (3)(a)(i) and (4)(b), a court may
196	impose a term of imprisonment under Subsection (4)(b) if:
197	(i) it is a first time offense for the defendant under this section;
198	(ii) the defendant was younger than 21 years old at the time of the offense; and
199	(iii) the court finds that a lesser term than the term described in Subsection (3)(a)(i) is
200	in the interests of justice under the facts and circumstances of the case, including the age of the
201	victim, and states the reasons for this finding on the record.
202	(b) If the conditions of Subsection (4)(a) are met, the court may impose a term of
203	imprisonment of not less than:
204	(i) 15 years and which may be for life;
205	(ii) 10 years and which may be for life; or
206	(iii) six years and which may be for life.
207	(5) Imprisonment under this section is mandatory in accordance with Section 76-3-406.
208	Section 4. Section 76-5-404.1 is amended to read:
209	76-5-404.1. Sexual abuse of a child Penalties Limitations.
210	(1) (a) As used in this section:
211	(i) "Adult" means an individual 18 years old or older.

212	(ii) "Child" means an individual younger than 14 years old.
213	(iii) "Indecent liberties" means the same as that term is defined in Section 76-5-401.1.
214	(iv) "Position of special trust" means:
215	(A) an adoptive parent;
216	(B) an athletic manager who is an adult;
217	(C) an aunt;
218	(D) a babysitter;
219	(E) a coach;
220	(F) a cohabitant of a parent if the cohabitant is an adult;
221	(G) a counselor;
222	(H) a doctor or physician;
223	(I) an employer;
224	(J) a foster parent;
225	(K) a grandparent;
226	(L) a legal guardian;
227	(M) a natural parent;
228	(N) a recreational leader who is an adult;
229	(O) a religious leader;
230	(P) a sibling or a stepsibling who is an adult;
231	(Q) a scout leader who is an adult;
232	(R) a stepparent;
233	(S) a teacher or any other individual employed by or volunteering at a public or private
234	elementary school or secondary school, and who is 18 years old or older;
235	(T) an instructor, professor, or teaching assistant at a public or private institution of
236	higher education;
237	(U) an uncle;
238	(V) a youth leader who is an adult; or
239	(W) any individual in a position of authority, other than those individuals listed in
240	Subsections (1)(a)(iv)(A) through (V), which enables the individual to exercise undue
241	influence over the child.
242	(b) Terms defined in Section 76-1-101.5 apply to this section.

243	(2) (a) Under circumstances not amounting to an offense listed in Subsection (4), an
244	actor commits sexual abuse of a child if the actor:
245	(i) (A) touches [the anus], whether over or under the clothing, the buttocks[5] or pubic
246	area[, or genitalia] of [any] <u>a</u> child;
247	(B) touches, whether over or under the clothing, the breast of a female child; [or]
248	[(C) otherwise takes indecent liberties with a child;]
249	(C) touches the anus or genitals of a child over the clothing; or
250	(D) otherwise takes indecent liberties with a child whether over or under the clothing;
251	and
252	(ii) the actor's conduct is with intent to:
253	(A) cause substantial emotional or bodily pain to any individual; or
254	(B) [to] arouse or gratify the sexual desire of any individual.
255	(b) Any touching, [even if accomplished through clothing] however slight, is sufficient
256	to constitute the relevant element of a violation of Subsection (2)(a).
257	(3) A violation of Subsection (2) is a second degree felony.
258	(4) The offenses referred to in Subsection (2)(a) are:
259	(a) rape of a child, in violation of Section 76-5-402.1;
260	(b) object rape of a child, in violation of Section 76-5-402.3;
261	(c) sodomy on a child, in violation of Section 76-5-403.1; or
262	(d) an attempt to commit an offense listed in Subsections (4)(a) through (4)(c).
263	(5) Imprisonment under this section is mandatory in accordance with Section 76-3-406
264	Section 5. Section 76-5-404.3 is amended to read:
265	76-5-404.3. Aggravated sexual abuse of a child Penalties.
266	(1) (a) As used in this section:
267	(i) "Adult" means the same as that term is defined in Section 76-5-404.1.
268	(ii) "Child" means the same as that term is defined in Section 76-5-404.1.
269	(iii) "Position of special trust" means the same as that term is defined in Section
270	76-5-404.1.
271	(b) Terms defined in Section 76-1-101.5 apply to this section.
272	(2) [(a)] An actor commits aggravated sexual abuse of a child if, in conjunction with
273	the offense described in Subsection 76-5-404.1(2)(a), any of the following circumstances have

2/4	been charged and admitted or found true in the action for the offense.
275	[(i)] (a) the actor committed the offense:
276	[(A)] (i) by the use of a dangerous weapon;
277	[(B)] (ii) by force, duress, violence, intimidation, coercion, menace, or threat of harm;
278	or
279	[(C)] (iii) during the course of a [kidnaping] kidnapping;
280	[(ii)] (b) the actor caused bodily injury or severe psychological injury to the child
281	during or as a result of the offense;
282	[(iii)] (c) the actor was a stranger to the child or made friends with the child for the
283	purpose of committing the offense;
284	[(iv)] (d) the actor used, showed, or displayed pornography or caused the child to be
285	photographed in a lewd condition during the course of the offense;
286	[(v)] (e) the actor, prior to sentencing for this offense, was previously convicted of any
287	sexual offense;
288	[(vi)] (f) the actor committed the same or similar sexual act upon two or more
289	individuals at the same time or during the same course of conduct;
290	[(vii)] (g) the actor committed, in Utah or elsewhere, more than five separate acts,
291	which if committed in Utah would constitute an offense described in this chapter, and were
292	committed at the same time, or during the same course of conduct, or before or after the instant
293	offense;
294	[(viii)] (h) the actor occupied a position of special trust in relation to the child; or
295	[(ix)] (i) the actor encouraged, aided, allowed, or benefitted from acts of prostitution or
296	sexual acts by the child with any other individual, sexual performance by the child before any
297	other individual, human trafficking, or human smuggling[; or].
298	[(x) the actor caused the penetration, however slight, of the genital or anal opening of
299	the child by any part or parts of the human body other than the genitals or mouth.]
300	[(b) Any touching, even if accomplished through clothing, is sufficient to constitute the
301	relevant element of a violation of Subsection (2)(a).]
302	(3) Except as provided in Subsection (6), a violation of Subsection (2) is a first degree
303	felony punishable by a term of imprisonment of:
304	(a) except as provided in Subsection (3)(b) (3)(c) or (4) not less than 15 years and

Section 6. Effective date.

This bill takes effect on May 1, 2024.

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305	which may be for life;
306	(b) except as provided in Subsection (3)(c) or (4), life without parole, if the trier of fact
307	finds that during the course of the commission of the aggravated sexual abuse of a child the
308	defendant caused serious bodily injury to another; or
309	(c) life without parole, if the trier of fact finds that at the time of the commission of the
310	aggravated sexual abuse of a child, the defendant was previously convicted of a grievous
311	sexual offense.
312	(4) If, when imposing a sentence under Subsection (3)(a) or (b), a court finds that a
313	lesser term than the term described in Subsection (3)(a) or (b) is in the interests of justice and
314	states the reasons for this finding on the record, the court may impose a term of imprisonment
315	of not less than:
316	(a) for purposes of Subsection (3)(b), 15 years and which may be for life; or
317	(b) for purposes of Subsection (3)(a) or (b):
318	(i) 10 years and which may be for life; or
319	(ii) six years and which may be for life.
320	(5) The provisions of Subsection (4) do not apply if a defendant is sentenced under
321	Subsection (3)(c).
322	(6) Subsection (3)(b) or (3)(c) does not apply if the defendant was younger than 18
323	years old at the time of the offense.
324	(7) Imprisonment under this section is mandatory in accordance with Section 76-3-406.