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	JUVENILE SENTENCING AMENDMENTS
	2021 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Craig Hall
	Senate Sponsor: Karen Mayne
Cospons	ors: Mike Winder
V. Lowr	y Snow
LONG 7	TITLE
General	Description:
Т	his bill addresses the sentencing of individuals who are committed to the custody of
the Divis	sion of Juvenile Justice Services.
Highligł	nted Provisions:
Т	'his bill:
•	defines terms;
•	addresses the termination of certain juvenile dispositions when a defendant is
convicted and sentenced by the court;	
•	allows a court to order a sentence to run consecutively or concurrently to certain
juvenile	dispositions;
•	provides factors for the court to consider when determining whether a defendant's
sentence	runs concurrently or consecutively to certain juvenile dispositions;
•	requires clarification by the court if the court fails to determine whether a sentence
runs con	currently or consecutively to certain juvenile dispositions;
•	if a court determines that a sentence for imprisonment in a secure correctional
facility o	r a county jail runs concurrently to a juvenile disposition for secure
confinen	nent in a secure facility, requires a defendant to remain in the secure facility
until the	Youth Parole Authority terminates the juvenile disposition;
•	upon termination of a defendant's juvenile disposition for secure confinement in a

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29	secure facility, requires the Division of Juvenile Justice Services to notify and facilitate the
30	transfer or release of the defendant;
31	 requires the court and the Division of Juvenile Justice Services to notify the Board
32	of Pardons and Parole when the defendant is sentenced to imprisonment in a secure
33	correctional facility; and
34	 provides that the Board of Pardons and Parole has authority for certain purposes
35	over a defendant whose sentence for imprisonment in a secure correctional facility
36	runs concurrently with a juvenile disposition for secure confinement in a secure
37	facility.
38	Money Appropriated in this Bill:
39	None
40	Other Special Clauses:
41	None
42	Utah Code Sections Affected:
43	ENACTS:
44	76-3-401.5, Utah Code Annotated 1953
45	
46	Be it enacted by the Legislature of the state of Utah:
47	Section 1. Section 76-3-401.5 is enacted to read:
48	<u>76-3-401.5.</u> Concurrent or consecutive sentence with a juvenile disposition.
49	(1) As used in this section:
50	(a) "Authority" means the Youth Parole Authority created in Section 62A-7-501.
51	(b) "Board" means the Board of Pardons and Parole created in Section 77-27-2.
52	(c) "Division" means the Division of Juvenile Justice Services created in Section
53	<u>62A-7-102.</u>
54	(d) (i) "Juvenile disposition" means an order for commitment to the custody of the
55	division under Subsection 78A-6-117(2)(c).
56	(ii) "Juvenile disposition" includes an order for commitment to the custody of the

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57	division for secure confinement in a secure facility under Subsection 78A-6-117(2)(e).
58	(e) "Secure correctional facility" means the same as that term is defined in Section
59	<u>64-13-1.</u>
60	(f) "Secure facility" means the same as that term is defined in Section 78A-6-105.
61	(2) If a defendant who is 18 years old or older is serving a juvenile disposition, a court
62	may not terminate the juvenile disposition for the defendant when:
63	(a) the defendant is convicted of an offense; and
64	(b) the court imposes a sentence under Section 76-3-201 for the offense.
65	(3) (a) If a defendant who is 18 years old or older is convicted and sentenced for an
66	offense and the defendant is serving a juvenile disposition at the time of sentencing, the court
67	shall determine whether the sentence is to run concurrently or consecutively to the juvenile
68	disposition.
69	(b) The court shall state on the record and in the order of judgment and commitment
70	whether the sentence imposed is to run concurrently or consecutively with the juvenile
71	disposition.
72	(c) In determining whether a sentence is to run concurrently or consecutively with a
73	juvenile disposition, the court shall consider:
74	(i) the gravity and circumstances of the offense for which the defendant is convicted;
75	(ii) the number of victims; and
76	(iii) the history, character, and rehabilitative needs of the defendant.
77	(d) If an order of judgment and commitment does not clearly state whether the sentence
78	is to run consecutively or concurrently with the juvenile disposition, the division shall request
79	clarification from the court.
80	(e) Upon receipt of the request under Subsection (3)(d), the court shall enter a clarified
81	order of judgment and commitment stating whether the sentence is to run concurrently or
82	consecutively to the juvenile disposition.
83	(4) If a court orders a sentence for imprisonment to run concurrently with a juvenile
84	disposition for secure confinement in a secure facility under Subsection $78A-6-117(2)(e)$, the

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85 defendant shall serve the sentence in the secure facility until the juvenile disposition is 86 terminated by the authority in accordance with Section 62A-7-404.5. 87 (5) If a court orders a sentence for imprisonment in a county jail to run concurrently 88 with a juvenile disposition for secure confinement in a secure facility under Subsection 78A-6-117(2)(e) and the disposition is terminated before the defendant's sentence for 89 imprisonment in the county jail is terminated, the division shall: 90 91 (a) notify the county jail at least 14 days before the day on which the defendant's 92 disposition is terminated or the defendant is released from the secure facility; and 93 (b) facilitate the transfer or release of the defendant in accordance with the order of 94 judgment and commitment imposed by the court. 95 (6) (a) If a court orders a sentence for imprisonment in a secure correctional facility to run concurrently with a juvenile disposition for secure confinement in a secure facility under 96 97 Subsection 78A-6-117(2)(e): 98 (i) the board has authority over the defendant for purposes of ordering parole, pardon, 99 commutation, termination of sentence, remission of fines or forfeitures, restitution, and any 100 other authority granted by law; and 101 (ii) the court and the division shall immediately notify the board that the defendant will 102 remain in a secure facility as described in Subsection (4) for the board to schedule a hearing for 103 the defendant in accordance with board procedures. 104 (b) If a court orders a sentence for imprisonment in a secure correctional facility to run 105 concurrently with a juvenile disposition for secure confinement in a secure facility under Subsection 78A-6-117(2)(e) and the juvenile disposition is terminated before the defendant's 106 107 sentence is terminated, the division shall: 108 (i) notify the board and the Department of Corrections at least 14 days before the day 109 on which the defendant's disposition is terminated or the defendant is released from the secure 110 facility; and (ii) facilitate a release or transfer of the defendant in accordance with the order of 111 112 judgment and commitment imposed by the court.

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