<b>DIVISION OF JUVENILE JUSTICE SERVICES</b>
<b>RULEMAKING AMENDMENTS</b>
2022 GENERAL SESSION
STATE OF UTAH
<b>Chief Sponsor: Angela Romero</b>
Senate Sponsor:
LONG TITLE
General Description:
This bill addresses rulemaking authority by the Division of Juvenile Justice Services.
Highlighted Provisions:
This bill:
<ul> <li>requires the Division of Juvenile Justice Services to create rules regarding policies</li> </ul>
and procedures to prevent, detect, and respond to sexual assaults of minors in
detention and secure care facilities;
<ul> <li>requires the Division of Juvenile Justice Services to create rules regarding the</li> </ul>
collection and reporting of data regarding sexual assaults of minors in detention and
secure care facilities; and
<ul> <li>makes technical and conforming changes.</li> </ul>
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
80-5-202, as enacted by Laws of Utah 2021, Chapter 261

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28	Be it enacted by the Legislature of the state of Utah:
29	Section 1. Section 80-5-202 is amended to read:
30	80-5-202. Division rulemaking authority Reports on sexual assault.
31	(1) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
32	division shall make rules:
33	(a) establishing standards for the admission of a minor to detention;
34	(b) [that describe] describing good behavior for which credit may be earned under
35	Subsection 80-6-704(4); [and]
36	(c) [that establish] establishing a formula, in consultation with the Office of the
37	Legislative Fiscal Analyst, to calculate savings from General Fund appropriations under 2017
38	Laws of Utah, Chapter 330, resulting from the reduction in out-of-home placements for
39	juvenile offenders with the division[ <del>-</del> ]; and
40	(d) establishing policies and procedures regarding sexual assaults that occur in
41	detention and secure care facilities.
42	(2) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
43	division may make rules:
44	(a) that govern the operation of prevention and early intervention programs, youth
45	service programs, juvenile receiving centers, and other programs described in Section
46	80-5-401; and
47	(b) that govern the operation of detention and secure care facilities.
48	(3) A rule made by the division under Subsection (1)(a):
49	(a) may not permit secure detention based solely on the existence of multiple status
50	offenses, misdemeanors, or infractions arising out of a single criminal episode; and
51	(b) shall prioritize use of home detention for a minor who might otherwise be held in
52	secure detention.
53	(4) The policies and procedures under Subsection (1)(d) shall:
54	(a) require education and training, including:
55	(i) providing to minors detained in secure care and detention facilities, at intake and
56	periodically, easy-to-understand information, which is developed and approved by the division,
57	on sexual assault prevention, treatment, reporting, and counseling in consultation with
58	community groups with expertise in sexual assault prevention, treatment, reporting, and

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59	counseling; and
60	(ii) providing training specific to sexual assault to division mental health professionals
61	and all division employees who have direct contact with minors regarding treatment and
62	methods of prevention and investigation;
63	(b) require reporting of any incident of sexual assault, including:
64	(i) ensuring the confidentiality of sexual assault reports from minors and the protection
65	of minors who report sexual assault; and
66	(ii) prohibiting retaliation and disincentives for reporting sexual assault;
67	(c) require safety and care for minors who report sexual assault, including:
68	(i) providing, in situations in which there is reason to believe that a sexual assault has
69	occurred, reasonable and appropriate measures to ensure the minor's safety by separating the
70	minor from the minor's assailant, if known;
71	(ii) providing acute trauma care for minors who report sexual assault, including
72	treatment of injuries, HIV prophylaxis measures, and testing for sexually transmitted
73	infections;
74	(iii) providing confidential mental health counseling for minors who report sexual
75	assault, including:
76	(A) access to outside community groups or victim advocates that have expertise in
77	sexual assault counseling; and
78	(B) enabling confidential communication between minors and community groups and
79	victim advocates; and
80	(iv) monitoring minors who report sexual assault for suicidal impulses, post-traumatic
81	stress disorder, depression, and other mental health consequences resulting from the sexual
82	<u>assault;</u>
83	(d) require staff reporting of sexual assault and staff discipline for failure to report or
84	for violating sexual assault policies, including:
85	(i) requiring all division employees to report any knowledge, suspicion, or information
86	regarding an incident of sexual assault to the director or the director's designee;
87	(ii) requiring disciplinary action for a division employee who fails to report as required;
88	and
89	(iii) requiring division employees to be subject to disciplinary sanctions up to and

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- 90 including termination for violating agency sexual assault policies, with termination the
- 91 presumptive disciplinary sanction for division employees who have engaged in sexual assault,
- 92 consistent with constitutional due process protections and state personnel laws and rules;
- 93 (e) require that any report of an incident of sexual assault be referred to the Division of
- 94 Child and Family Services or a law enforcement agency with jurisdiction over the detention or
- 95 secure facility in which the alleged sexual assault occurred; and
- 96 (f) require data collection and reporting of all incidents of sexual assault from each
- 97 detention and secure care facility.
- 98 (5) The division shall annually report the data described in Section (4)(f) to the Law
- 99 Enforcement and Criminal Justice Interim Committee.