# 2021 -- H 5880

LC000631

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any time during questioning.

# STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

## **JANUARY SESSION, A.D. 2021**

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### AN ACT

# RELATING TO DELINQUENT AND DEPENDENT CHILDREN -- PROCEEDINGS IN FAMILY COURT

<u>Introduced By:</u> Representatives Kislak, McEntee, Ranglin-Vassell, Knight, Newberry, Felix, Batista, and Place

<u>Date Introduced:</u> February 24, 2021

Referred To: House Judiciary

It is enacted by the General Assembly as follows:

| 1  | SECTION 1. Chapter 14-1 of the General Laws entitled "Proceedings in Family Court" is               |
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| 2  | hereby amended by adding thereto the following section:   |
| 3  | 14-1-30.3. Use of statements made in custodial interrogation.                                       |
| 4  | (a) No statements or admissions of a juvenile made as a result of the custodial interrogation       |
| 5  | of such juvenile, by a law enforcement official, concerning delinquent or criminal acts alleged to  |
| 6  | have been committed by the juvenile, shall be admissible in evidence against such juvenile, unless: |
| 7  | (1) The juvenile was advised of their right to have a parent or legal guardian present during       |
| 8  | questioning;  |
| 9  | (2) The parent or legal guardian was present during the questioning;                                |
| 10 | (3) The juvenile and parent or legal guardian were advised prior to questioning, of the             |
| 11 | following:  |
| 12 | (i) The juvenile's right to remain silent;  |
| 13 | (ii) That statements made could be used against them in a court of law;                             |
| 14 | (iii) That they have the right to have an attorney be present during any questioning;               |
| 15 | (iv) That if they cannot afford an attorney, one would be appointed to represent the juvenile       |
| 16 | at no cost;   |
| 17 | (v) A request for an attorney can be made by the juvenile or the parent or legal guardian at        |

| 1  | (b) Notwithstanding the provisions of subsection (a) of this section, statements or                    |
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| 2  | admissions of a juvenile made in the absence of their parent or legal guardian may be admissible       |
| 3  | <u>if:</u>   |
| 4  | (1) A private attorney or public defender was present at such interrogation; or                        |
| 5  | (2) The court finds that, under the totality of the circumstances, the juvenile made a                 |
| 6  | knowing, intelligent and voluntary waiver of their constitutional rights; and                          |
| 7  | (3) The juvenile misrepresented their age as being eighteen (18) years of age or older and             |
| 8  | the law enforcement official acted in good faith reliance on such representation in conducting the     |
| 9  | interrogation; or  |
| 0  | (4) The juvenile is emancipated from their parent or legal guardian.                                   |
| 1  | (c) For purposes of this section, a juvenile shall be deemed emancipated if they are over              |
| 12 | the age of fifteen (15) years of age and under the age of eighteen (18) years of age, and have the     |
| 13 | real or apparent assent of their parents, has demonstrated independence in matters of care, custody    |
| 14 | and earnings. The term emancipated may include, but not be limited to, a showing that the juvenile     |
| 15 | is married, in the military, or is otherwise self-supporting.  |
| 16 | (d) Notwithstanding the provisions of subsection (a) of this section, the juvenile or their            |
| 17 | parent or legal guardian, may expressly waive the requirement that the parent or legal guardian be     |
| 18 | present during the interrogation of the juvenile. This express waiver shall be in writing and shall be |
| 9  | obtained only after the juvenile and their parent(s) or legal guardian have been advised of their      |
| 20 | constitutional rights, and the right to have their parent or legal guardian present for any custodial  |
| 21 | questioning. If the presence of the parent or legal guardian is expressly waived, their absence shall  |
| 22 | not make any statements or admissions by the juvenile inadmissible in any proceedings against          |
| 23 | them.  |
| 24 | (e) The department of children, youth and families may not act as legal guardian or physical           |
| 25 | guardian for purposes of waiving the requirements of this section on behalf of any juvenile, except    |
| 26 | in instances where the family court has granted the department's petition to terminate the parental    |
| 27 | rights of the child in accordance with § 15-7-7, and the court has appointed the department as the     |
| 28 | sole guardian of the youth.  |
| 29 | (f) In the event that any provision of this section is in conflict with any provision of chapter       |
| 30 | 21.5 of title 16, the provisions of this section shall apply.  |
| 31 | SECTION 2. This act shall take effect upon passage.  |
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#### **EXPLANATION**

# BY THE LEGISLATIVE COUNCIL

OF

## A N A C T

### RELATING TO DELINQUENT AND DEPENDENT CHILDREN -- PROCEEDINGS IN FAMILY COURT

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| l | This act would prohibit any questioning of a juvenile who is suspected of delinquent or               |
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| 2 | criminal behavior unless the parent, guardian of the juvenile or the DCYF when parental rights are    |
| 3 | terminated is present, or unless an attorney is present, or the juvenile and their parent have waived |
| 1 | their presence, or the court is satisfied that the juvenile has made a knowing voluntary waiver of    |
| 5 | their rights, or the juvenile is emancipated or has misrepresented their age as being eighteen (18)   |
| 5 | or older.   |
| 7 | This act would take effect upon passage.  |
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