**Representative Anthony E. Loubet** proposes the following substitute bill:

1	BLENDED PLEA AMENDMENTS
2	2024 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Jordan D. Teuscher
5	Senate Sponsor:
6	
7	LONG TITLE
8	General Description:
9	This bill modifies procedures relating certain convictions of a minor that involve both
0	juvenile dispositions and adult criminal sentences.
1	Highlighted Provisions:
2	This bill:
3	► defines terms;
4	<ul><li>modifies part headings;</li></ul>
5	<ul> <li>prohibits a court from accepting a plea that is blended between a juvenile</li> </ul>
6	adjudication and disposition and an adult criminal conviction and sentence; and
7	<ul> <li>voids any conviction or sentence that is entered as a prohibited blended plea.</li> </ul>
8	Money Appropriated in this Bill:
9	None
20	Other Special Clauses:
21	None
22	<b>Utah Code Sections Affected:</b>
23	ENACTS:
24	<b>80-6-508</b> , Utah Code Annotated 1953
25	



26	Be it enacted by the Legislature of the state of Utah:
27	Section 1. Section <b>80-6-508</b> is enacted to read:
28	Part 5. Minor Tried as an Adult
29	80-6-508. Blended plea Not permitted.
30	(1) As used in this section:
31	(a) "Blended plea" means a plea bargain entered into by a minor that results in a
32	combination of a juvenile adjudication and disposition and a criminal conviction and sentence
33	for a criminal offense that arises from a single criminal episode.
34	(b) "Single criminal episode" means the same as that term is defined in Section
35	<u>76-1-401.</u>
36	(2) (a) Beginning May 1, 2024, a district court, juvenile court, or a justice court may
37	not accept a plea bargain that is a blended plea.
38	(b) Any criminal conviction or sentence resulting from a blended plea that is entered
39	into on or after May 1, 2024 is void.
40	Section 2. Effective date.
41	This bill takes effect on May 1, 2024.