

Utah S.B. 167 (2015)

86 Section 2. Section **78A-6-122** is enacted to read:

87 **78A-6-122. Restraint of juveniles.**

88 (1) As used in this section, "restrained" means the use of handcuffs, chains, shackles,
89 zip ties, irons, straightjackets, and any other device or method which may be used to
90 immobilize a juvenile.

91 (2) The Judicial Council shall adopt rules that address the circumstances under which a
92 juvenile may be restrained while appearing in court. The Judicial Council shall ensure that the
93 rules consider both the welfare of the juvenile and the safety of the court. A juvenile may not
94 be restrained during a court proceeding unless restraint is authorized by rules of the Judicial
95 Council.