House		Amendment NO
	Offered By	
	ommittee Substitute for House Bill Nos by inserting after all of said section and	. 119, 372, 382, 420, 550 & 693, Page 1, I line the following:
"211.058.	. As used in this section, the following	g terms mean:
(1) "Custoo	lial interrogation", any interrogation du	ring which a:
(a) Reason	able person in the child's position would	d consider himself or herself to be in
ustody; and		
(b) Questic	on is asked that is reasonably likely to e	licit an incriminating response;
(2) "Decep	tion", the knowing communication of f	alse facts about evidence or unauthorized
tatements regardir	ig leniency by a person involved in a cu	ustodial interrogation of a child.
2. Any ora	, written, or sign language confession of	of a child, who at the time of the
commission of a vi	olation of the juvenile code or the gene	ral law was under eighteen years of age,
nade as a result of	a custodial interrogation conducted at a	a place of detention on or after August 28
2023, shall be inad	missible as evidence against the child it	f during the custodial interrogation the
person involved in	the custodial interrogation knowingly e	engaged in deception."; and
Curther amend said coordingly.	bill by amending the title, enacting cla	nuse, and intersectional references
Action Taken		Date