House	Amendment NO
	Offered By
AMEND House Committee Sinserting after said section an	Substitute for House Bill No. 916, Page 2, Section 208.247, Line 42, by
miserting after said section an	id line the following.
"211.058. 1. As used	d in this section, the following terms mean:
(1) "Custodial interro	ogation", any interrogation during which a:
(a) Reasonable perso	on in the child's position would consider himself or herself to be in
custody; and	
(b) Question is asked	I that is reasonably likely to elicit an incriminating response;
(2) "Deception", the	knowing communication of false facts about evidence or unauthorized
tatements regarding leniency	y by a person involved in a custodial interrogation of a child.
2. Any oral, written,	or sign language confession of a child who at the time of the
ommission of a violation of	the juvenile code or the general law was under eighteen years of age
	al interrogation conducted at a place of detention on or after August 28,
2025, shall be inadmissible a	as evidence against the child if during the custodial interrogation the
person involved in the custod	dial interrogation knowingly engaged in deception."; and
-	mending the title, enacting clause, and intersectional references
ccordingly.	
Action Taken	Date