1	INDIGENT DEFENSE COMMISSION AMENDMENTS				
2	2017 GENERAL SESSION				
3	STATE OF UTAH				
4	Chief Sponsor: Todd Weiler				
5	House Sponsor:				
6 7	LONG TITLE				
8	General Description:				
9	This bill modifies the Indigent Defense Act.				
10	Highlighted Provisions:				
11	This bill:				
12	 expands the Utah Indigent Defense Commission to include juvenile defense; 				
13	addresses the make up of the commission;				
14	 changes the director of the commission to executive director and addresses the 				
15	qualifications and duties, including the hiring of staff;				
16	 addresses the powers and duties of the commission; 				
17	 modifies provisions related to the Indigent Defense Resources Account; 				
18	 addresses indigent criminal and juvenile defense system participation; 				
19	 amends provisions related to application for grant money; 				
20	 addresses cooperation with the commission; and 				
21	makes technical and conforming changes.				
22	Money Appropriated in this Bill:				
23	None				
24	Other Special Clauses:				
25	None				
26	Utah Code Sections Affected:				
27	AMENDS:				



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59	(i) two practicing criminal defense attorneys, and one attorney practicing in the area of
60	juvenile defense, recommended by the Utah Association of Criminal Defense Lawyers;
61	(ii) an attorney representing minority interests recommended by the Utah Minority Bar
62	Association;
63	(iii) one member recommended by the Utah Association of Counties from a county of
64	the first or second class;
65	(iv) one member recommended by the Utah Association of Counties from a county of
66	the third through sixth class;
67	(v) a director of a county public defender organization recommended by the Utah
68	Association of Criminal Defense Lawyers;
69	(vi) two members recommended by the Utah League of Cities and Towns from its
70	membership;
71	(vii) a retired judge recommended by the Judicial Council; [and]
72	(viii) one member of the Utah Legislature selected jointly by the Speaker of the House
73	and President of the Senate[-]; and
74	(ix) one attorney practicing in the area of parental defense, recommended by an entity
75	funded under Title 63A, Chapter 11, Child Welfare Parental Defense Program.
76	(b) The executive director of the Commission on Criminal and Juvenile Justice or the
77	executive director's designee shall be a voting member of the commission.
78	(c) The ex officio, nonvoting members of the commission are:
79	(i) the <u>executive</u> director of the [Utah Indigent Defense Commission] <u>commission</u>
80	appointed in Section 77-32-803; and
81	(ii) a representative from the Administrative Office of the Courts appointed by the
82	Judicial Council.
83	(2) Members appointed by the governor shall serve four-year terms, except as provided
84	in Subsection (3).
85	(3) The governor shall stagger the initial terms of appointees so that approximately half
86	of the commission is appointed every two years.
87	(4) Members appointed to the commission shall have significant experience in indigent
88	criminal defense, child welfare parental defense, or juvenile delinquency proceedings or have
89	otherwise demonstrated a strong commitment to providing effective representation in indigent

90	[criminal] defense services.
91	(5) A person who is currently employed as a criminal prosecuting attorney may not
92	serve as a member of the commission.
93	[(5)] <u>(6)</u> Commission members shall hold office until their successors are appointed.
94	[(6)] (7) The commission may remove a member for incompetence, dereliction of duty,
95	malfeasance, misfeasance, or nonfeasance in office, or for any other good cause.
96	[(7)] (8) When a vacancy occurs in the membership for any reason, a replacement shall
97	be appointed for the remaining unexpired term in the same manner as the original appointment.
98	[(8)] (9) The governor shall appoint one of the initial commission members to serve as
99	chair of the commission for a term of one year. At the expiration of that year, or upon the
100	vacancy in the membership of the appointed chair, the commission shall annually elect a chair
101	from the commission's membership to serve a one-year term. A commission member may not
102	serve as chair of the commission for more than three consecutive terms.
103	[(9)] (10) A member may not receive compensation or benefits for the member's
104	service, but may receive per diem and travel expenses in accordance with:
105	(a) Section 63A-3-106;
106	(b) Section 63A-3-107; and
107	(c) rules made by the Division of Finance pursuant to Sections 63A-3-106 and
108	63A-3-107.
109	[(10)] (11) Six members constitute a quorum, however, the affirmative vote of at least
110	six members of the commission is required for official action of the commission.
111	Section 3. Section 77-32-803 is amended to read:
112	77-32-803. Executive director Qualifications Staff.
113	(1) The commission shall appoint [a] an executive director to carry out the following
114	duties:
115	(a) establish an annual budget;
116	(b) assist the commission in [developing and regularly reviewing advisory caseload
117	guidelines and procedures, including recommending to the commission suggested changes to
118	the criteria for an indigent defendant's eligibility to receive criminal defense services under this
119	chapter; and] the performance of the commission's statutory duties;
120	(c) assist the commission in developing and regularly reviewing advisory caseload

121	guidelines and procedures, including recommending to the commission suggested changes to
122	the criteria for an indigent person's eligibility to receive defense services under this chapter;
123	<u>and</u>
124	[(c)] (d) perform all other duties as assigned.
125	(2) The <u>executive</u> director shall be [a full-time licensed attorney] an active member of
126	the Utah State Bar with an appropriate background and experience to serve as the full-time
127	executive director.
128	(3) The executive director shall hire staff as necessary to carry out the duties of the
129	commission, including [at least one individual with data collection and analysis skills to carry
130	out duties as outlined in Subsection 77-32-804(1)(a).]:
131	(a) one individual who is an active member of the Utah State Bar to serve as a full-time
132	assistant director;
133	(b) one individual with data collection and analysis skills to carry out duties as outlined
134	in Subsection 77-32-804(1)(a); and
135	(c) any additional professional and clerical staff necessary to enable the commission to
136	carry out its responsibilities.
137	(4) The executive director and the assistant director shall have combined experience in
138	adult criminal defense, child welfare parental defense, and juvenile delinquency defense.
139	Section 4. Section 77-32-804 is amended to read:
140	77-32-804. Powers and duties of the commission Annual report.
141	(1) The commission shall:
142	(a) develop and adopt guiding principles for the assessment and oversight of [criminal]
143	indigent defense systems with the state that, at a minimum, address the following:
144	(i) Indigent defense service providers shall have independent judgment without fear of
145	retaliation.
146	(ii) Service providers shall provide conflict-free representation, including the need for a
147	separate contract for conflict counsel.
148	(iii) Service providers shall provide contracts that separately account for indigent
149	criminal defense, parental defense, and juvenile delinquency defense.
150	[(iii)] (iv) The state may not interfere with the service provider's access to clients and
151	the service provider is free to defend the client based on the service provider's own independent

152	judgment[-]:
153	[(iv)] (A) Accused persons in criminal cases shall be provided counsel at all critical
154	stages [of the criminal process].
155	(B) Indigent persons in juvenile delinquency and child welfare proceedings shall be
156	provided counsel at all stages.
157	[v) Counsel shall be free to provide meaningful, adversarial testing of the
158	evidence, including:
159	(A) adequate access to defense resources; and
160	(B) workloads that allow for time to meet with clients, investigate cases, and file
161	appropriate motions.
162	[(vi)] (vi) Service providers shall be fairly compensated and incentivized to represent
163	clients fully through:
164	(A) compensation, that shall be independent from prosecutors' compensation;
165	(B) incentives that are structured to <u>effectively</u> represent [criminal defendants well;
166	and] indigent persons;
167	(C) contract provisions that address legal training and education in the areas of the law
168	relevant to the types of cases the service provider is contracted to appear on;
169	[(C)] (D) separate contracts [that are offered] for appellate attorneys to ensure the right
170	to appeal[-]; and
171	(E) compensation sufficient to attract applicants qualified with adequate experience in
172	the relevant areas of the law to provide effective representation in the defense of clients.
173	(vii) Contracts that address counsel's obligation under the Utah Rules of Professional
174	Conduct, including expectations on client communications and managing conflicts of interest.
175	[(vii)] (viii) The commission may maintain oversight to collect data, audit attorney
176	performance, establish standards, and enforce the principles listed [above] in this Subsection
177	<u>(1)(a);</u>
178	(b) identify and collect data necessary for the commission to:
179	(i) review compliance by [eriminal] indigent defense systems of minimum principles
180	for effective representation;
181	(ii) establish procedures for the collection and analysis of the data; and
182	(iii) provide reports regarding the operation of the commission and the provision of

indigent [criminal] defense services by each indigent [criminal] defense system;

- (c) develop and oversee the establishment of advisory caseload principles and guidelines to aid indigent [criminal] defense systems in delivering effective representation in the state consistent with the safeguards of the United States Constitution, the Utah Constitution, and [this chapter] the Utah Code;
- (d) review [all] contracts and interlocal agreements in the state for the provision of indigent [eriminal] defense services and provide assistance and recommendations regarding compliance with minimum principles for effective representation of indigent individuals in court;
- (e) investigate, audit, and review the provision of indigent [criminal] defense services for compliance with minimum principles;
- (f) establish procedures for the receipt, acceptance, and resolution of complaints regarding the provision of indigent [criminal] defense services;
- (g) establish procedures that enable indigent [criminal] defense systems to apply for state funding as provided under Section 77-32-805;
- (h) establish procedures for annually reporting to the governor, Legislature, <u>and</u> Judicial Council, [and indigent criminal defense systems throughout the state that] <u>which</u> include reporting the following:
 - (i) the operations of the commission;
- (ii) the operations of each indigent [criminal] defense system to which the commission has granted money; and
- (iii) the compliance by each indigent [criminal] defense [system's compliance] system that has received a grant of money from the commission, with minimum [standards] principles for the provision of indigent [criminal] defense services and for effective representation of indigent individuals in court;
- (i) award grants to indigent [criminal] defense systems consistent with metrics established by the commission under this part and appropriations by the state;
- (j) encourage and aid in the regionalization of indigent [eriminal] defense services within the state for effective representation and for efficiency and cost savings to local systems;
- 213 (k) submit to legislative, executive, and judicial leadership, from time to time,

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214	proposed recommendations for improvement in the provision of indigent [criminal] defense
215	services to ensure effective representation in the state, consistent with the safeguards of the
216	United States Constitution [and], the Utah Constitution, and the Utah Code; and
217	(l) identify and encourage best practices for effective representation [to indigent
218	defendants charged with crimes].
219	(2) The commission shall emphasize the importance of <u>effective</u> indigent [criminal]
220	defense services [provided to defendants, whether charged with a misdemeanor or felony].
221	(3) The commission shall establish procedures for the conduct of the commission's
222	affairs and internal policies necessary to carry out the commission's duties and responsibilities
223	under this part.
224	(4) Commission policies shall be [placed in an appropriate manual,] made publicly
225	available on a website[, and made available to all attorneys and professionals providing
226	indigent criminal defense services, the Judicial Council, the governor, and the Legislature].
227	(5) The delivery of indigent [criminal] defense services shall be independent of the
228	judiciary, but the commission shall ensure that judges are permitted and encouraged to
229	contribute information and advice concerning the delivery of indigent [criminal] defense
230	services.
231	(6) The commission may make rules in accordance with Title 63G, Chapter 3, Utah
232	Administrative Rulemaking Act, to establish guiding principles for the constitutional provision
233	of indigent defense services in the state.
234	[(6)] (7) An indigent [criminal] defense system that is in compliance with minimum
235	principles and procedures may not be required to provide indigent [criminal] defense services
236	in excess of those principles and procedures.
237	$[\frac{7}{2}]$ (8) The commission shall [submit a] report annually to the Judiciary Interim
238	Committee on the commission's efforts to improve the provision of indigent [criminal] defense
239	services statewide.
240	Section 5. Section 77-32-805 is amended to read:
241	77-32-805. Indigent Defense Resources Account Administration.
242	(1) For purposes of this part, "account" means the Indigent Defense Resources

(2) (a) There is created within the General Fund a restricted account known as the

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Account.

245	"Indigent Defense Resources Restricted Account."				
246	(b) [Funds] Money in the account shall be nonlapsing.				
247	(c) Subject to appropriation, [funds] money from the account shall be disbursed by the				
248	[Utah Indigent Defense Commission commission in accordance with [the provisions of this				
249	chapter] this part.				
250	(3) The account consists of:				
251	(a) [funds] money appropriated by the Legislature based upon recommendations from				
252	the commission consistent with principles of shared state and local funding;				
253	(b) other [moneys] money received by the commission pursuant to Subsection				
254	77-32-809(3); and				
255	(c) interest and earnings from the investment of account [funds] money.				
256	(4) [Funds] Money from the account shall be invested by the state treasurer with the				
257	earnings and interest accruing to the account.				
258	(5) The account shall be administered by the commission for:				
259	(a) the establishment and maintenance of a statewide indigent [eriminal] defense data				
260	collection system;				
261	(b) grants to indigent [eriminal] defense systems for defense resources; and				
262	(c) grants to indigent [criminal] defense systems for defense services providers.				
263	(6) Money allocated to or deposited into the account shall be used:				
264	(a) to reimburse participating systems for commission-approved expenditures for the				
265	purposes listed in Subsection (5); and				
266	(b) for administrative costs.				
267	Section 6. Section 77-32-806 is amended to read:				
268	77-32-806. Indigent and juvenile defense system participation.				
269	(1) To qualify for grant [funds] money described in Subsection 77-32-805(5), the				
270	legislative body responsible for an indigent [criminal] defense system shall:				
271	(a) adopt a resolution stating the intent to apply for grant [funds] money from the				
272	account and committing that the indigent [criminal] defense system shall meet minimum				
273	principles for the effective representation of indigent individuals in court; and				
274	(b) submit a certified copy of that resolution together with an application to the				
275	commission.				

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276	(2) The commission may revoke an indigent [criminal] defense system's grant award if				
277	the system fails to meet minimum principles for the effective representation of indigent				
278	individuals in court or other grant conditions established by the commission.				
279	Section 7. Section 77-32-807 is amended to read:				
280	77-32-807. Application for grant money.				
281	(1) Applications for grant [moneys] money from the commission may seek resources				
282	for the following expenses:				
283	(a) establishment and maintenance of an indigent [criminal] defense data collection				
284	system;				
285	(b) defense resources;				
286	(c) matching [fund] money grants for defense services providers; and				
287	(d) critical need grants for defense services providers.				
288	(2) (a) Matching [fund] money grants, as described in Subsection (1)(c), may be				
289	awarded if the indigent [criminal] defense system spends an amount greater than the system's				
290	baseline budget, as described in Subsection 77-32-809(2)(a), for defense services providers.				
291	(b) For the purposes of Subsection (2)(a), matching [funds] money is an amount equal				
292	to the product of:				
293	(i) the indigent [eriminal] defense system's spending above the system's baseline				
294	budget; and				
295	(ii) (A) 50% for counties of the first class;				
296	(B) 100% for counties of the second or third class; or				
297	(C) 200% for counties of the fourth through sixth class.				
298	(3) Critical need grant [moneys] money, as described in Subsection (1)(d), may be				
299	awarded if the indigent [eriminal] defense system can demonstrate to the commission's				
300	satisfaction that:				
301	(a) the system has incurred or reasonably anticipates incurring expenses in excess of				
302	the system's annual local funding, as adjusted for population growth and inflation;				
303	(b) the funding for the expenses described in Subsection (3)(a) is necessary for the				
304	indigent [eriminal] defense system to meet minimum [standards] principles for effective				
305	representation; and				
306	(c) increasing the system's local share for indigent [criminal] defense providers would				

307	constitute an	undue burden	on the	indigent	[criminal	l defense sy	vstem
307	constitute an	unduc burden	on the	margem	[Criminai	j detense sy	ystem.

- (4) If the application of a participating indigent [criminal] defense system is approved by the commission, the director of the commission shall negotiate, enter into, and administer a contract with the participating indigent [criminal] defense system for the purposes listed in Subsection (1).
- (5) Nonparticipating systems remain responsible for meeting minimum principles for effective representation but may not be eligible for any legislative relief.
- (6) A county or municipality may not be required to increase the county or municipality's certified tax rate pursuant to Section 59-2-924 to participate in the fund.
 - Section 8. Section **77-32-808** is amended to read:
- 77-32-808. Annual report, budget, and listing of expenditures -- Availability on website.
 - (1) As used in this section, "expenditures" means all payments or disbursements of commission [funds] money, received from any source, made by the commission.
 - (2) The commission shall publish and make available to the public on a website the commission's annual report, budget, salary information, a listing of all expenditures, and a list of all indigent [criminal] defense systems.
 - (3) Publication and availability of the listing of expenditures shall be on a quarterly basis. The commission's budget and salary information may be published and made available on an annual basis.
 - Section 9. Section 77-32-809 is amended to read:
 - 77-32-809. Investigation, audit, and review of indigent and juvenile defense services -- Cooperation and participation with commission -- Maintenance of local share -- Necessity for excess funding.
 - (1) [All indigent criminal] Indigent defense systems and attorneys engaged in providing indigent [criminal] defense services shall cooperate and participate with the commission in the investigation, audit, and review of all indigent [criminal] defense services.
 - (2) (a) For purposes of this part, "baseline budget" means an indigent [criminal] defense system's share of local funding, adjusted annually for growth in population and inflation.
 - (b) An indigent [criminal] defense system shall maintain the system's baseline budget

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338	each	year.

- (c) If the commission determines that [funding] money in excess of the indigent [criminal] defense system's baseline budget is necessary to achieve minimum principles for effective representation, the excess [funding] money shall be paid from state or local funding, or a combination of both, as determined by the grant application process described in Section 77-32-807.
- (d) An indigent [criminal] defense system is not required to expend all of the system's local funding if minimum principles for effective representation may be met for less than local funding.
- (3) The commission may apply for and obtain state funding from any source to carry out the purposes of this part. [All funds] Money received by the commission, from any source, are state funds and shall be appropriated as provided by law.

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