

S.B. 167
JUVENILE OFFENDER AMENDMENTS

Senator **Aaron Osmond** proposes the following amendments:

1. *Page 1, Lines 23 through 24:*

23 Other Special Clauses:

24 ~~{None}~~ **This bill provides a special effective date.**

2. *Page 4, Lines 90 through 92:*

90 immobilize a juvenile.

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

92 ~~{ordered}~~ **authorized** by ~~{the court}~~ **rules of the Judicial Council** .

3. *Page 16, Lines 471 through 475:*

471 (i) A minor charged with a felony ~~{or class A misdemeanor}~~ may not waive the right to
472 counsel.

473 (ii) In all other situations, the court shall **, taking into consideration the minor's circumstances,**
474 determine that the minor ~~{knows}~~ **is knowingly and voluntarily waiving,** and
475 understands the consequences of waiving ~~the~~ the right to counsel before allowing the minor to
waive the right to counsel.

4. *Page 17, Line 496:*

496 expenses incurred under Subsection (1)(g).

Section 8. Effective date.
Section 78A-6-122 takes effect October 1, 2015.