

S.B. 142

Private Probation and Court Ordered Services Amendments

Senate Amendments

Amendment 1

January 22, 2026 12:49 PM

Senator **Jen Plumb** proposes the following amendments:

1. *Line 75 through 83:*

75 (iv) any other information related to the provision of private probation that:

76 (A) [-]the county sheriff determines is relevant; and

77 (B) complies with the Health Insurance Portability and Accountability Act, 42

78 U.S.C. Sec. 1320d et seq.; {**and**}

79 (j) may not solicit defendants as supervision clients on any property that operates as a

80 court of justice as described in Section 78A-1-101 {.} ; and

(k) may not simultaneously provide to a defendant private probation services and other services for which the private probation provider receives compensation from a human services program.

81 (3) If, after conducting a screening of a defendant's risk and needs, a private probation

82 provider determines that a defendant requires a specific assessment, treatment, or other

83 services, the private probation provider shall: