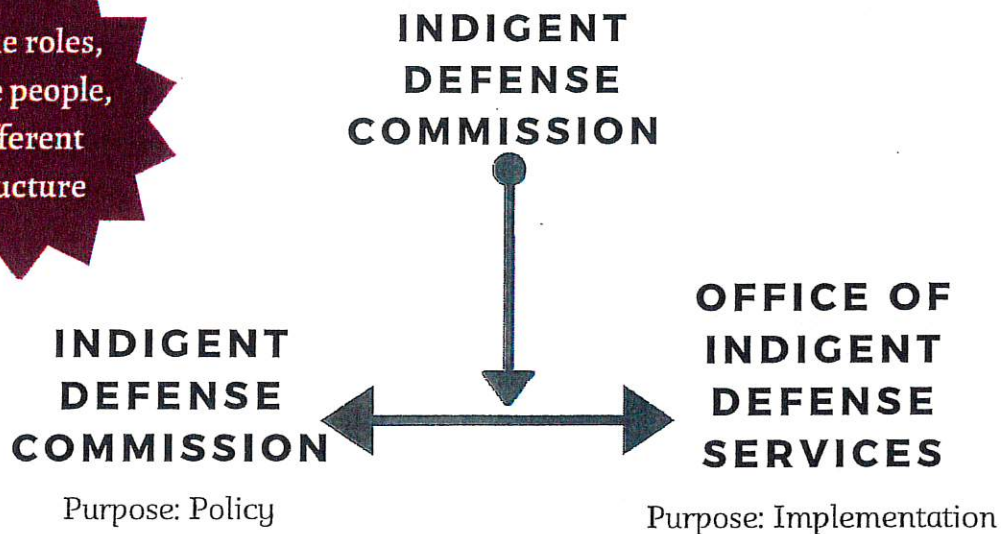




Common Provisions of SB 139 Amendments to Indigent Defense SB 170 Indigent Defense Amendments SB 175 Defense Contract Amendments

Clarifies the separate responsibilities of the Indigent Defense Commission and the Office of Indigent Defense Services

Same roles,
same people,
different
structure



- Adopts Core Principles
-
- Reviews Indigent Defense Systems
-
- Encourages and Aids System Improvements
-
- Approves Grant Applications
-
- Encourages Input on Indigent Defense Policy from Stakeholders

- Works to Help Systems Implement Core Principles
-
- Collects and Analyzes Data & Reports
-
- Administers Grant Programs
-
- Establishes Complaint Receipt Procedures
-
- Annual Reports
-
- Recommends Improvements for Indigent Defense



Senate Bill 139

Amendments to Indigent Defense

**Sen. Ralph Okerlund
Rep. Joel Ferry**

Creates the Indigent Appellate Defense Division under the Office of Indigent Defense Services.

It will provide Utah's 24 smallest counties of the 3rd — 6th class (under 125,000 population) with appellate indigent defense representation through a small staff.

The fiscal note is \$1.5 million to serve 24 counties.



Senate Bill 170

Indigent Defense Amendments

**Sen. Todd Weiler
Rep. Joel Ferry**

Moves the administration of inmate defense at Gunnison Prison out of Finance and into the Office of Indigent Defense Services

No Fiscal Note



Senate Bill 175

Defense Contracts Amendments

**Sen. Wayne Harper
Rep. Eric Hutchings**

Authorizes the Indigent Defense Commission to draw down federal funds to support parental defense representation

Moves the Parental Defense Alliance under the Office of Indigent Defense Services

No Fiscal Note