Senator Bill Wright proposes the following substitute bill:

REVISIONS TO CHILD WELFARE
2004 GENERAL SESSION
STATE OF UTAH
Sponsor: Wayne A. Harper
LONG TITLE
General Description:
This bill creates the Division of Child Welfare Parental Defense.
Highlighted Provisions:
This bill:
sets forth definitions;
 creates within the Department of Administrative Services the Division of Child
Welfare Parental Defense;
 appoints a director to have supervision, direction, and control over the division;
sets forth the duties, functions, and responsibilities of the division;
 outlines the qualifications, responsibilities, and standards for a parental defense
attorney;
 requires the division to develop a list of qualified experts and to set aside funds for
the fees associated with the use of experts;
 classifies records of a contracted parental defense attorney as protected and
indicates that the records may not be released or made public upon subpoena, search
warrant, discovery proceedings, or otherwise;
 requires the county in which the trial court proceedings are held to cover the costs
associated with the appointment of counsel; and
 creates the Child Welfare Parental Defense Trust Fund.



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26	Monies Appropriated in this Bill:									
27	This bill appropriates:									
28	▶ \$239,000, as an ongoing appropriation, for fiscal year 2005-06 from the General									
29	Funds in the Department of Human Services Executive Director Operations									
30	Services Review to the Child Welfare Parental Defense Trust Fund created in this									
31	bill.									
32	Other Special Clauses:									
33	None									
34	Utah Code Sections Affected:									
35	AMENDS:									
36	63A-1-109, as last amended by Chapter 5, Laws of Utah 2003									
37	78-3a-913, as last amended by Chapter 256, Laws of Utah 1999									
38	ENACTS:									
39	63A-11-101 , Utah Code Annotated 1953									
40	63A-11-102 , Utah Code Annotated 1953									
41	63A-11-103 , Utah Code Annotated 1953									
42	63A-11-104 , Utah Code Annotated 1953									
43	63A-11-105 , Utah Code Annotated 1953									
44	63A-11-106 , Utah Code Annotated 1953									
45	63A-11-107 , Utah Code Annotated 1953									
46	63A-11-108 , Utah Code Annotated 1953									
47	63A-11-109 , Utah Code Annotated 1953									
48	63A-11-110 , Utah Code Annotated 1953									
49	63A-11-201 , Utah Code Annotated 1953									
50	63A-11-202 , Utah Code Annotated 1953									
51	63A-11-203 , Utah Code Annotated 1953									
52										
53	Be it enacted by the Legislature of the state of Utah:									
54	Section 1. Section 63A-1-109 is amended to read:									
55	63A-1-109. Divisions of department Administration.									
56	(1) The department shall be composed of the following divisions:									

57	(a) administrative rules;								
58	(b) archives and records;								
59	(c) facilities construction and management;								
60	(d) finance;								
61	(e) fleet operations;								
62	(f) information technology services;								
63	(g) office of state debt collection;								
64	(h) state purchasing and general services; [and]								
65	(i) risk management[:]; and								
66	(j) child welfare parental defense.								
67	(2) Each division shall be administered and managed by a division director.								
68	Section 2. Section 63A-11-101 is enacted to read:								
69	CHAPTER 11. DIVISION OF CHILD WELFARE PARENTAL DEFENSE								
70	<u>63A-11-101.</u> Title.								
71	This chapter is known as the "Division of Child Welfare Parental Defense."								
72	Section 3. Section 63A-11-102 is enacted to read:								
73	<u>63A-11-102.</u> Definitions.								
74	For purposes of this chapter:								
75	(1) "Child welfare case" means a proceeding under Title 78, Chapter 3a, Juvenile								
76	Courts, Part 3 or 4.								
77	(2) "Contracted parental defense attorney" means an attorney authorized to practice law								
78	in Utah who is under contract with the division to provide parental defense in child welfare								
79	<u>cases.</u>								
80	(3) "Director" means the director of the division.								
81	(4) "Division" means the Division of Child Welfare Parental Defense created in								
82	Section 63A-11-103.								
83	(5) "Fund" means the Child Welfare Parental Defense Trust Fund established in								
84	Section 63A-11-202.								
85	Section 4. Section 63A-11-103 is enacted to read:								
86	63A-11-103. Creation of division.								
87	There is created within the Department of Administrative Services, the Division of								

88	Child Welfare Parental Defense.
89	Section 5. Section 63A-11-104 is enacted to read:
90	63A-11-104. Division director Appointment Duties.
91	(1) (a) The executive director of the department shall appoint the director of the
92	division with the approval of the governor.
93	(b) The director shall be an attorney licensed to practice law in the state with
94	experience representing parents in child welfare cases.
95	(2) The director shall administer and enforce this chapter.
96	Section 6. Section 63A-11-105 is enacted to read:
97	63A-11-105. Employment of staff.
98	The director may employ, as staff, one assistant.
99	Section 7. Section 63A-11-106 is enacted to read:
100	63A-11-106. Division Duties, functions, and responsibilities.
101	The duties, functions, and responsibilities of the division include the following:
102	(1) to develop policies and procedures for the transfer and management of existing
103	contracts with parental defense attorneys from the counties to the state;
104	(2) to develop and enter into contracts with attorneys authorized to practice law in the
105	state, as independent contractors, to serve as parental defense attorneys;
106	(3) to provide assistance and advice to contracted parental defense attorneys;
107	(4) to develop and provide educational and training programs and a library of materials
108	for contracted parental defense attorneys;
109	(5) to provide information and advice to assist contracted parental defense attorneys to
110	comply with their professional, contractual, and ethical duties; and
111	(6) to maintain lists of parental defense attorneys who represent that they have
112	experience in child welfare cases and make the lists available to the public at cost upon request.
113	Section 8. Section 63A-11-107 is enacted to read:
114	<u>63A-11-107.</u> Annual report Budget.
115	(1) On or before the 1st day of October each year, the director shall report to the
116	governor and the Child Welfare Legislative Oversight Panel of the Legislature regarding the
117	preceding fiscal year on the operations, activities, and goals of the division.
118	(2) The director shall prepare and submit to the executive director a budget of:

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119	(a) the administrative expenses for the division; and							
120	(b) the amount to fund needed contracted parental defense attorneys.							
121	Section 9. Section 63A-11-108 is enacted to read:							
122	63A-11-108. Parental defense attorney.							
123	(1) With respect to child welfare cases, a contracted parental defense attorney shall:							
124	(a) adequately prepare for and attend all court hearings, including initial and continued							
125	shelter hearings;							
126	(b) fully advise the client of the nature of the proceedings and of the client's rights,							
127	communicate to the client any offers of settlement or compromise, and advise the client							
128	regarding the reasonably foreseeable consequences of any course of action in the proceedings;							
129	(c) be reasonably available to consult with the client outside of court proceedings;							
130	(d) where attendance of a parental defense attorney is reasonably needed, attend							
131	meetings regarding the client's case with representatives of one or more of the Division of							
132	Child and Family Services, the Office of the Attorney General, and the Office of the Guardian							
133	Ad Litem Director;							
134	(e) zealously represent the interest of the client at all stages of the proceedings before							
135	the trial court:							
136	(f) pursue and perfect appeals from final orders of the trial court, when the client							
137	requests an appeal and an appeal would not be frivolous; and							
138	(g) participate in the training courses and otherwise maintain the standards described in							
139	Subsection (3).							
140	(2) If the division enters into a contract with a law firm under Section 63A-11-106, the							
141	contract shall require that each attorney in the firm who will provide representation of parents							
142	in child welfare cases under the contract perform the duties described in Subsection (1).							
143	(3) (a) Except as otherwise provided in Subsection (3)(b), a contracted parental defense							
144	attorney shall meet the following standards as a condition to being allowed to provide							
145	representation under a contract:							
146	(i) the attorney shall have completed a basic training course provided by the division;							
147	(ii) the attorney shall have experience in child welfare cases; and							
148	(iii) the attorney shall participate each calendar year in continuing legal education							
149	courses providing no fewer than eight hours of instruction in child welfare law.							

150	(b) In accordance with Title 62, Chapter 46a, Utah Administrative Rulemaking Act, the									
151	director may, by rule, exempt from the requirement of Subsection (3)(a)(i) an attorney who has									
152	equivalent training or adequate experience.									
153	(4) Payment for the representation, costs, and expenses of the contracted parental									
154	defense attorney shall be made from the Child Welfare Parental Defense Fund as provided in									
155	Section 63A-11-202.									
156	Section 10. Section 63A-11-109 is enacted to read:									
157	63A-11-109. Qualified experts Funding.									
158	(1) The division shall develop a list of qualified experts to serve as a defense resource									
159	to contracted parental defense attorneys. The division shall negotiate with one or more experts									
160	to be included on the list in child welfare cases to be handled by contracted parental defense									
161	attorneys, whose fees are discounted from the current market billing rates of the expert.									
162	(2) When a contracted parental defense attorney requires an expert witness in a child									
163	welfare case, the persons named in the list described in Subsection (1) are the exclusive source									
164	from which expert witness defense resources may be provided, unless the court finds a									
165	compelling reason for an expert witness not on the list to be used, in which case the court shall									
166	state the compelling reason on the record.									
167	(3) The division has discretion to include or exclude in a contract awarded to a									
168	contracted parental defense attorney the funding to cover expert witness fees and other costs.									
169	(4) The division shall:									
170	(a) establish a reserve fund from funds appropriated by the Legislature, for the purpose									
171	of assisting a contracted parental defense attorney with expert witness fees and costs not									
172	covered under the attorney's contract;									
173	(b) determine reimbursements and payments to be made from the fund described in									
174	Subsection (4)(a); and									
175	(c) establish a child welfare parental defense trust fund to encourage participation by									
176	counties throughout the state.									
177	Section 11. Section 63A-11-110 is enacted to read:									
178	<u>63A-11-110.</u> Records access.									
179	(1) (a) Notwithstanding Title 63, Chapter 2, Government Records Access and									
180	Management Act, and except as provided in Subsection (1)(b), all records of a contracted									

181	parental defense attorney are protected and may not be released or made public upon subpoena							
182	search warrant, discovery proceedings, or otherwise.							
183	(b) All records of a contracted parental defense attorney are subject to legislative							
184	subpoena, under Title 36, Chapter 14, Legislative Subpoena Powers.							
185	(2) Records released in accordance with Subsection (1)(b) shall be maintained as							
186	confidential by the Legislature. The professional legislative staff may, however, include							
187	summary data and nonidentifying information in its audits and reports to the Legislature.							
188	Section 12. Section 63A-11-201 is enacted to read:							
189	63A-11-201. Child welfare parental defense contracts Qualifications Duties.							
190	(1) The division shall enter into contracts with qualified parental defense attorneys							
191	counsel to provide services for a parent or parents who are the subject of a petition alleging							
192	abuse, neglect, or dependency, and will require parental defense attorney.							
193	(2) Payment for the representation, costs, and expenses of legal defense counsel shall							
194	be made from the Child Welfare Parental Defense Trust Fund as provided in Section							
195	<u>63a-11-202.</u>							
196	(3) The parental defense attorney shall maintain the minimum qualifications as							
197	provided in Section 63A-11-106.							
198	Section 13. Section 63A-11-202 is enacted to read:							
199	63A-11-202. Child Welfare Parental Defense Trust Fund Creation.							
200	(1) There is created a trust fund known as the "Child Welfare Parental Defense Trust							
201	Fund" to be disbursed by the Division of Finance at the direction of the director and in							
202	accordance with contracts made under Section 63A-11-106.							
203	(2) Monies deposited in this fund shall be used:							
204	(a) to pay for the representation, costs, and expenses of contracted parental defense							
205	attorneys who are under contract with the division to provide parental defense in child welfare							
206	cases for the parent or parents that are the subject of a petition alleging abuse, neglect, or							
207	dependency; and							
208	(b) for administrative costs pursuant to Section 63A-11-104.							
209	(3) The fund consists of:							
210	(a) appropriations made to the fund by the Legislature;							
211	(b) interest and earnings from the investment of fund monies:							

212	(c) proceeds deposited by participating counties pursuant to Section 63A-11-203; and
213	(d) private contributions to the Child Welfare Parental Defense Trust Fund.
214	(4) The state treasurer shall invest the money in the fund by following the procedures
215	and requirements of Title 51, Chapter 7, State Money Management Act.
216	(5) In any calendar year in which the fund runs a deficit, or is projected to run a deficit,
217	the division shall request a supplemental appropriation from the Legislature in the following
218	general session to pay for the deficit. The legislature may appropriate subject to future budget
219	constraints, any or all of the reasonable and necessary monies for the deficit into the Child
220	Welfare Parental Defense Trust Fund.
221	Section 14. Section 63A-11-203 is enacted to read:
222	63A-11-203. Agreements for coverage by the Child Welfare Parental Defense
223	Fund Eligibility County and state obligations Termination Revocation.
224	(1) (a) A county legislative body may annually enter into a written agreement to
225	provide for payment of parental defense attorney costs in excess of the county's parental
226	defense budget out of the Child Welfare Parental Defense Fund.
227	(b) The services of contracted parental defense attorneys who are under contract with
228	the Division of Administrative Services to provide parental defense in child welfare cases for
229	parents that are the subject of a petition alleging abuse, neglect, or dependency are eligible for
230	coverage by the Child Welfare Parental Defense Fund.
231	(2) An agreement for payment of parental defense costs from the Child Welfare
232	Parental Defense Fund shall provide that the county shall pay into the fund an amount equal to
233	the parental defense costs determined to be normal by the division in accordance with the
234	formula specified by rule.
235	(3) (a) Except as provided in Subsection (3)(d), after the first year of operation of the
236	fund, any county that elects to initiate participation in the fund, or reestablish participation in
237	the fund after participation was terminated, shall be required to make an equity payment, in
238	addition to the assessment provided in Subsection (2)(a).
239	(b) The equity payment shall represent what the county's equity in the fund would be if
240	the county had made assessments into the fund for each of the previous three years.
241	(c) The equity payment shall be determined by the division in accordance with division
242	<u>rules.</u>

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243	(d) The equity payment requirement is waived for any county that initiates participation
244	in the fund, or reestablishes participation in the fund, during the period beginning on April 1,
245	2005 and ending on May 31, 2005.
246	(4) The agreement shall provide that:
247	(a) the state shall pay into the fund an amount equal to the county's payment, including
248	any equity payment required under Subsection (3); and
249	(b) if monies in the fund are insufficient to pay for all eligible parental defense costs,
250	the state shall pay for 1/2 of the county's remaining costs.
251	(5) The agreement shall provide for revocation of the agreement for failure to pay
252	assessments when due.
253	(6) Any county that elects to withdraw from participation in the fund, or whose
254	participation in the fund is revoked due to failure to pay its assessments when due, shall forfeit
255	any right to any previously paid assessments by the county.
256	Section 15. Section 78-3a-913 is amended to read:
257	78-3a-913. Right to counsel Appointment of counsel for indigent Cost
258	Court hearing to determine compelling reason to appoint a noncontracting attorney
259	Rate of pay.
260	(1) (a) [The] In any action initiated by the state under this chapter and in any action
261	initiated by any person for termination of parental rights, the parents, guardian, custodian, and
262	the minor, if competent, shall be informed that they have the right to be represented by counsel
263	at every stage of the proceedings. They have the right to employ counsel of their own choice
264	and if any of them requests an attorney and is found by the court to be indigent, counsel shall
265	be appointed by the court as provided in Subsection (3). The court may appoint counsel
266	without a request if it considers representation by counsel necessary to protect the interest of
267	the minor or of other parties.
268	(b) [The] In any action initiated by the state under this chapter and in any action
269	initiated by any person for termination of parental rights, the cost of appointed counsel for an
270	
270	indigent minor or other indigent party, including the cost of counsel and expense of appeal,
271	indigent minor or other indigent party, including the cost of counsel and expense of appeal, shall be paid by the county in which the [hearing is] trial court proceedings are held. Counties

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- (2) If the state or county responsible to provide legal counsel for an indigent under Subsection (1)(b) has arranged by contract to provide services <u>under Section 63A-11-109</u>, the court if it has received notice or a copy of such contract shall appoint the contracting attorney as legal counsel to represent that indigent.
- (3) [The] In the absence of contrary contractual provisions regarding the selection and appointment of parental defense counsel, the court shall select and appoint the attorney or attorneys if:
 - (a) the contract for indigent legal services is with multiple attorneys; or
- (b) the contract is with an additional attorney or attorneys in the event of a conflict of interest.
 - (4) If the court considers the appointment of a noncontracting attorney to provide legal services to an indigent despite the existence of an indigent legal services contract and the court has a copy or notice of such contract, before the court may make the appointment, it shall:
 - (a) set the matter for a hearing;
 - (b) give proper notice to the attorney general [or county attorney of the responsible county of the hearing] and the Division of Child Welfare Parental Defense created in Section 62A-11-103; and
 - (c) make findings that there is a compelling reason to appoint a noncontracting attorney before it may make such appointment.
 - (5) The indigent's mere preference for other counsel shall not be considered a compelling reason justifying the appointment of a noncontracting attorney.
 - (6) The court may order a minor, parent, guardian, or custodian for whom counsel is appointed and the parents or guardian of any minor for whom counsel is appointed to reimburse the county for the cost of appointed counsel.
 - (7) If the minor and other parties were not represented by counsel, the court shall inform them at the conclusion of the proceedings that they have the right to appeal.

Section 16. Appropriation.

This bill appropriates \$239,000, as an ongoing appropriation, for fiscal year 2005-06 from the General Funds in the Department of Human Services Executive Director Operations -- Services Review to the Child Welfare Parental Defense Trust Fund created in this bill.

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