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	PROVIDING FOR INDIGENT DEFENSE
	2006 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Gregory S. Bell
	House Sponsor: Julie Fisher
LON	G TITLE
Gene	ral Description:
	This bill authorizes counties to create a legal defender's office as a department within
count	y government.
High	lighted Provisions:
	This bill:
	<ul> <li>authorizes counties to create legal defender's offices;</li> </ul>
	<ul> <li>permits county legal defender's offices to contract with other counties and</li> </ul>
munio	cipalities within the same judicial district to provide legal counsel and defense
resou	rces for indigent criminal defendants; and
	requires the court to assign criminal indigent defendants to the county legal
defen	der's office for legal services.
Moni	es Appropriated in this Bill:
	None
Othe	r Special Clauses:
	None
Utah	Code Sections Affected:
AME	NDS:
	77-32-201, as last amended by Chapters 209 and 251, Laws of Utah 2001
	77-32-302, as last amended by Chapter 251, Laws of Utah 2001
	77-32-304.5, as last amended by Chapter 133, Laws of Utah 2000



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77-32-306, as fast amended by Chapter 231, Laws of Otan 2001
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 77-32-201 is amended to read:
77-32-201. Definitions.
For the purposes of this chapter:
(1) "Board" means the Indigent Defense Funds Board created in Section 77-32-401.
(2) "Compelling reason" may include the following circumstances:
(a) a conflict of interest;
(b) the contracting attorney does not have sufficient expertise to provide an effective
defense of the indigent; or
(c) the defense resource is insufficient or lacks expertise to provide a complete defense.
(3) "Defense resources" means a competent investigator, expert witness, or other
appropriate means necessary, for an effective defense of an indigent, but does not include legal
counsel.
(4) "Indigent" means a person qualifying as an indigent under indigency standards
established in Part 3, Counsel for Indigents.
(5) "Legal aid association" means a nonprofit defense association that provides counsel
and defense resources for indigent defendants.
(6) "Legal defender's office" means a department of county government created and
authorized by the county legislative body to provide legal representation in criminal matters to
indigent defenders.
[(6)] (7) "Participating county" means a county which has complied with the provisions
of this chapter for participation in the Indigent Capital Defense Trust Fund as provided in
Sections 77-32-602 and 77-32-603 or the Indigent Felony Defense Trust Fund as provided in
Sections 77-32-702 and 77-32-703.
[ <del>(7)</del> ] <u>(8)</u> "Serious offense" means a felony or capital felony.
Section 2. Section <b>77-32-302</b> is amended to read:
77-32-302. Assignment of counsel on request of indigent or order of court.
(1) Legal counsel shall be assigned to represent each indigent and the indigent shall
also be provided access to defense resources necessary for an effective defense, if the indigent

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is under arrest for or charged with a crime in which there is a substantial probability that the penalty to be imposed is confinement in either jail or prison if:

(a) the indigent requests counsel or defense resources, or both; or

- (b) the court on its own motion or otherwise orders counsel, defense resources, or both and the defendant does not affirmatively waive or reject on the record the opportunity to be represented and provided defense resources.
- (2) (a) If a county responsible for providing indigent legal defense, including counsel and defense resources, has established a county legal defender's office and the court has received notice of the establishment of the office, the court shall assign to the county legal defender's office the responsibility to defend indigent defendants within the county and provide defense resources.
- [(2) (a)] (b) If the county or municipality responsible to provide for the legal defense of an indigent, including defense resources and counsel, has arranged by contract to provide those services through a legal aid association, and the court has received notice or a copy of the contract, the court shall assign the legal aid association named in the contract to defend the indigent and provide defense resources.
- [(b)] (c) If the county or municipality responsible for providing indigent legal defense, including counsel and defense resources, has contracted to provide those services through individual attorneys, individual defense resources, or associations providing defense resources, and the court has received notice or a copy of the contracts, the court shall assign a contracting attorney as the legal counsel to represent an indigent and a contracted defense resource to provide defense-related services.
- [(c) The] (d) If no county legal defender's office exists, the court shall select and assign an attorney or defense resource if:
  - (i) the contract for indigent legal services is with multiple attorneys or resources; or
  - (ii) the contract is with another attorney in the event of a conflict of interest.
- [(d)] (e) If the court considers the assignment of a noncontracting attorney or defense resource to provide legal services to an indigent defendant despite the existence of an indigent legal services contract and the court has a copy or notice of the contract, before the court may make the assignment, it shall:
  - (i) set the matter for a hearing;

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90	(ii) give proper notice of the hearing to the attorney of the responsible county or		
91	municipality; and		
92	(iii) make findings that there is a compelling reason to appoint a noncontracting		
93	attorney or defense resource.		
94	[(e)] (f) The indigent's preference for other counsel or defense resources may not be		
95	considered a compelling reason justifying the appointment of a noncontracting attorney or		
96	defense resource.		
97	(3) The court may make a determination of indigency at any time.		
98	Section 3. Section 77-32-304.5 is amended to read:		
99	77-32-304.5. Reasonable compensation for defense counsel for indigents.		
100	(1) This section does not apply to any attorney:		
101	(a) under contract with the county or municipality for defense of an indigent person;		
102	[ <del>or</del> ]		
103	(b) in the legal defender organization, legal aid agency, law firm, or public defender		
104	association with which that attorney is professionally associated[-]; or		
105	(c) who is an employee of a county legal defender's office.		
106	(2) (a) The county or municipality shall pay reasonable compensation to any attorney		
107	assigned by the court under Subsection 77-32-306 at the conclusion of the representation or any		
108	segment of the representation, as provided in Subsections (2)(b), (c), (d), and (e):		
109	(i) before the district or justice courts, including interlocutory appeals; and		
110	(ii) before the appellate court on a first appeal of right.		
111	(b) The legislative body of each county and municipality shall establish and annually		
112	review guidelines for the rate of compensation, taking into account:		
113	(i) the nature and complexity of the case;		
114	(ii) the competency and years of experience in criminal defense of the assigned		
115	attorney;		
116	(iii) the adjusted net hourly rate incurred by the county or municipality for a prosecutor		
117	or public defender of equivalent experience and competency; and		
118	(iv) the prevailing rates within the judicial district for comparable services.		
119	(c) If the legislative body of a county or municipality does not establish the rate		
120	guidelines, the rate of compensation shall be determined by the trial judge or a judge other than		

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121	the trial judge if requested by:	
122	(i) the assigned attorney; or	
123	(ii) the county or municipality.	
124	(d) If the assigned attorney disagrees with the amount of compensation paid or	
125	contemplated for payment by the county or municipality, the assigned attorney shall	
126	nonetheless continue to represent the indigent defendant and may file a claim against:	
127	(i) the county pursuant to Section 17-50-401, in which event the period for a denial by	
128	the county shall be 20 days; or	
129	(ii) the municipality pursuant to Title 10, Chapter 6, Uniform Fiscal Procedures Act for	
130	Utah Cities.	
131	(e) In determining the reasonable compensation to be paid to defense counsel under	
132	Subsections (2)(c) and (d), the court shall consider the factors contained in Subsections	
133	(2)(b)(i) through (iv).	
134	(f) The total compensation in a noncapital case may not, without prior court approval	
135	following a hearing, exceed:	
136	(i) \$3,500 for each assigned attorney in a case in which one or more felonies is	
137	charged;	
138	(ii) \$1,000 for each assigned attorney in a case in which only misdemeanors or lesser	
139	offenses are charged; or	
140	(iii) \$2,500 for each assigned attorney in the representation of an indigent in an	
141	appellate court on a first appeal of right.	
142	Section 4. Section 77-32-306 is amended to read:	
143	77-32-306. County or municipal legislative body to appoint counsel or defense	
144	resources or provide these services through legal aid associations.	
145	(1) The county or municipal legislative body shall either:	
146	(a) contract to provide the legal defense, including counsel, defense resources, or both,	
147	as prescribed by this chapter, and as available, through:	
148	(i) a legal aid association; or	
149	(ii) one or more defense associations or attorneys and qualified defense resources; [or]	
150	(b) authorize the court to provide the services prescribed by this chapter by assigning a	
151	qualified attorney in each case[-]; or	

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(c) create a county legal defender's office to provide for the legal defense, including	
counsel and defense resources or both, as prescribed by this chapter.	
(2) The department may, through the county legislative body contract with other	
counties and municipalities within a judicial district to provide the legal services as prescribed	
[(2)] (3) When a county or municipality has contracted under Subsection (1)(a) or has	
created a legal defender's office as provided under Subsection (1)(c) to provide the legal	
counsel and defense resources required by this chapter, the contracted legal aid association or	

attorneys and contracted defense resources are the exclusive source from which the legal defense may be provided, unless the court finds a compelling reason for the appointment of noncontracting attorneys and defense resources, in which case the judge shall state the compelling reason on the record.

## Legislative Review Note as of 1-12-06 1:58 PM

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Based on a limited legal review, this legislation has not been determined to have a high probability of being held unconstitutional.

Office of Legislative Research and General Counsel