

S.B. 181
JUDICIARY AMENDMENTS

Senator **Lyle W. Hillyard** proposes the following amendments:

1. *Page 5, Lines 126 through 128:*

126 (i) In cases where [~~a minor is facing a felony level offense~~] ~~{-petitions-}~~ a petition or
information
127 alleging a felony-level offense is filed, the court shall appoint counsel, who shall appear until
128 counsel is retained on the minor's behalf. The minor may not waive counsel unless the minor

2. *Page 5, Lines 133 through 134:*

133 (ii) In all other [~~situations~~] cases in which a petition is filed the right to counsel may not be waived
by a
134 minor unless there has been a finding on the record, taking into consideration the minor's