

S.B. 134

INDIGENT DEFENSE COMMISSION AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 3

FEBRUARY 13, 2017 11:31 AM

Senator **Todd Weiler** proposes the following amendments:

1. *Page 6, Lines 155 through 156*

Senate Committee Amendments

2-2-2017:

155 (B) Indigent ~~{persons}~~ parties in juvenile delinquency and child welfare proceedings shall be
156 provided counsel at all stages.

2. *Page 10, Lines 288 through 297:*

288 (2) (a) Matching ~~[fund]~~ money grants, as described in Subsection (1)(c), may be
289 awarded if the indigent ~~[criminal]~~ defense system spends an amount greater than the system's
290 baseline budget, as described in Subsection 77-32-809(2)(a), for defense services providers.

291 (b) For the purposes of Subsection (2)(a), matching ~~[funds]~~ money grants may be awarded by the
commission is an amount ~~{equal~~
292 to the product of} up to :

293 (i) for a city or town, the indigent ~~[criminal]~~ defense system's spending above the system's baseline
294 budget; and

295 (ii) for a county, the product of the indigent defense system's spending above the system's
baseline budget and:

(A) 50% for counties of the first class;

296 (B) 100% for counties of the second or third class; or

297 (C) 200% for counties of the fourth through sixth class.