## **3rd Sub. H.B. 132 JUVENILE JUSTICE MODIFICATIONS**

## SENATE FLOOR AMENDMENTS

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

1. Page 1, Lines 15 through 16 Senate Committee Amendments

*3-2-2018*:

15 • clarifies when a prosecutor may file a petition or review a referral;

15a Ŝ→ <u>• addresses adjudication of jurisdiction by juvenile court</u> <u>, including addressing suspended custody</u>
<u>orders</u> ; ←Ŝ

16 • addresses the inquiry a prosecutor shall conduct before filing a petition;

 Page 7, Lines 195t through 195u Senate Committee Amendments 3-2-2018:

195t (a) (i) the court may place the minor on probation or under protective supervision in the

- 195u minor's own home and upon conditions determined by the court, including <u>community or</u> compensatory service;**⊙**
- Page 7h, Lines 195ky through 195la Senate Committee Amendments 3-2-2018:

195ky(iii) The court may only impose a custody order suspended under Subsection (5)(a)(i) following195kzadjudication of a new misdemeanor or felony offense committed by the minor during the period of

1951a suspension set out under Subsection (5)(a)(ii) <u>or if a new assessment or evaluation has been completed</u> <u>and recommends that a higher level of care is needed and nonresidential treatment options have been</u> <u>exhausted or nonresidential treatment options are not appropriate</u>.

<u>(iv) A suspended custody order may not be imposed without notice to the minor and counsel and a hearing.</u>

4. Page 10, Line 303:

303 (iii) satisfactory completion of <u>community or</u> compensatory service;