

S.B. 187
PARENT TIME AMENDMENTS

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

1. *Page 3, Line 81 through Page 4, Line 93:*

81 (7) If a motion or petition alleges noncompliance with a parent-time order by a parent,
82 or a visitation order by a grandparent or other member of the immediate family where a
83 visitation or parent-time right has been previously granted by the court, the court may award to
84 the prevailing party [~~costs, including actual attorney fees and court costs~~];

(a) actual attorney fees incurred;

85 {~~(a)~~} **(b)** the costs incurred by the prevailing party because of the other party's failure to
86 provide or exercise court-ordered visitation or parent-time[-] {~~including~~} **, which may include** ;

87 (i) {~~actual attorney fees and~~} court costs;

88 (ii) child care expenses;

89 (iii) transportation **expenses actually incurred** ;

90 (iv) lost wages **, if ascertainable** ; and

91 (v) counseling for a child or parent **if ordered or approved by the court** ;

92 {~~(b)~~} **(c)** make-up parent time consistent with the best interest of the child; and

93 {~~(c)~~} **(d)** any other appropriate equitable remedy.