

# 1st Sub. S.B. 203

## TERMINATION OF PARENTAL RIGHTS AMENDMENTS

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

1. Page 10, Line 289:

289 by a private party under ~~{Title 78A, Chapter 6, Part 5, Termination of Parental Rights Act}~~ this  
part or termination of parental rights under Section 78B-6-112 . The

2. Page 16, Lines 466 through 468:

466 (ii) the court shall appoint counsel designated by the county where the petition is filed to  
represent a parent or legal guardian facing any  
467 action initiated by a private party under Title 78A, Chapter 6, Part 5, Termination of Parental  
468 Rights Act ~~{·}~~ or termination of parental rights under Section 78B-6-112 ~~{who}~~ , if the  
parent or legal guardian :

3. Page 18, Lines 525 through 528:

525 (6) If a county incurs expenses in providing defense services to indigent individuals  
526 facing any action initiated by a private party under Title 78A, Chapter 6, Part 5, Termination of  
527 Parental Rights Act ~~{·}~~ or termination of parental rights under Section 78B-6-112, the county may  
apply for a grant for reimbursement from the Utah  
528 Indigent Defense Commission under Section 77-32-806.

4. Page 23, Lines 684 through 686:

684 (6) The court shall appoint counsel designated by the county where the petition is filed to  
represent a party who faces any action initiated by a private party under Title 78A, Chapter 6, Part 5,  
Termination of Parental Rights Act or whose parental rights are  
685 subject to termination under this section , if :  
(a) the court determines that the party is indigent under Section  
686 77-32-202 ~~{·}~~ ; and  
(b) the party does not, after being fully advised of the right to counsel, knowingly, intelligently and  
voluntarily waive the right to counsel.

5. Page 23, Lines 689 through 690:

689 Parental Rights Act ~~{·}~~ or termination of parental rights under this section, the county may apply  
for a grant for reimbursement from the Utah

