3rd Sub. S.B. 128 CHILD WELFARE AMENDMENTS

SENATE FLOOR AMENDMENTS AMENDMENT 4 FEBRUARY 21, 2019 11:36 AM

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

1. Page 1, Line 23 through Page 2, Line 27:

23	•	clarifies who may be involved in the development of a child and family plan;
24	{	clarifies that a party may attend a team meeting with the party's counsel in
25	accordance	e with the Utah Rules of Professional Conduct; }
26	•	clarifies when a court may order the division to provide protective supervision
27	services;	

2. Page 34, Lines 1032 through 1041:

1032	(3) (a) The division shall involve all of the following in the development of a child's	
1033	child and family plan:	
1034	(i) both of the child's natural parents, unless the whereabouts of a parent are unknown;	
1035	(ii) the child;	
1036	(iii) the child's foster parents; <u>and</u>	
1037	(iv) if appropriate, the child's stepparent {; and	
1038		
1039	(b) { <u>A parent or guardian's legal counsel may be present during the development of the</u>	
1040	<u>child's child and family plan if legal counsel for the division is present.</u> <u>Subsection (3)(a) does not</u>	
	<u>prohibit any other party not listed in Subsection (3)(a) or a party's counsel from being involved in the</u>	
	development of a child's child and family plan if the party or counsel's participation is otherwise	
	<u>permitted by law.</u>	
1041		

1041 [(b)] (c) In relation to all information considered by the division in developing a child