	PARENTAL DEFENSE AMENDMENTS
2	2021 GENERAL SESSION
3	STATE OF UTAH
ł	Chief Sponsor: Wayne A. Harper
	House Sponsor: Cheryl K. Acton
)	LONG TITLE
	General Description:
	This bill modifies provisions relating to parental representation in a child welfare case.
	Highlighted Provisions:
	This bill:
	<ul> <li>modifies definitions and terminology referring to "parental defense";</li> </ul>
	<ul> <li>changes the name of the "Child Welfare Parental Defense Program" to the "Child</li> </ul>
	Welfare Parental Representation Program";
	<ul> <li>changes the name of the "Child Welfare Parental Defense Fund" to the "Child</li> </ul>
	Welfare Parental Representation Fund"; and
	<ul> <li>make technical and conforming changes.</li> </ul>
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	None
	Utah Code Sections Affected:
	AMENDS:
	78B-22-102, as last amended by Laws of Utah 2020, Chapters 371, 392, and 395
	78B-22-402, as last amended by Laws of Utah 2020, Chapters 352, 371, 373, 392, 395
	and last amended by Coordination Clause, Laws of Utah 2020, Chapter 395
	78B-22-404, as last amended by Laws of Utah 2020, Chapters 371, 392, and 395

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28	78B-22-406, as last amended by Laws of Utah 2020, Chapters 371, 392, and 395
29	78B-22-452, as enacted by Laws of Utah 2020, Chapters 371, 392, 395 and last
30	amended by Coordination Clause, Laws of Utah 2020, Chapters 392, and 395
31	78B-22-453, as renumbered and amended by Laws of Utah 2020, Chapters 371, 392,
32	395 and last amended by Coordination Clause, Laws of Utah 2020, Chapters 392,
33	and 395
34	78B-22-801, as enacted by Laws of Utah 2020, Chapter 395
35	78B-22-802, as renumbered and amended by Laws of Utah 2020, Chapter 395
36	78B-22-803, as renumbered and amended by Laws of Utah 2020, Chapter 395 and last
37	amended by Coordination Clause, Laws of Utah 2020, Chapter 395
38	78B-22-804, as renumbered and amended by Laws of Utah 2020, Chapter 395
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40	Be it enacted by the Legislature of the state of Utah:
41	Section 1. Section <b>78B-22-102</b> is amended to read:
42	78B-22-102. Definitions.
43	As used in this chapter:
44	(1) "Account" means the Indigent Defense Resources Restricted Account created in
45	Section 78B-22-405.
46	(2) "Board" means the Indigent Defense Funds Board created in Section 78B-22-501.
47	(3) "Commission" means the Utah Indigent Defense Commission created in Section
48	78B-22-401.
49	(4) "Child welfare case" means a proceeding under Title 78A, Chapter 6, Part 3,
50	Abuse, Neglect, and Dependency Proceedings, or Part 5, Termination of Parental Rights Act.
51	[(4)] (5) "Director" means the director of the Office of Indigent Defense Services,
52	created in Section 78B-22-451, who is appointed in accordance with Section 78B-22-453.
53	[(5)] (a) "Indigent defense resources" means the resources necessary to provide an
54	effective defense for an indigent individual, including the costs for a competent investigator,
55	expert witness, scientific or medical testing, transcripts, and printing briefs.
56	(b) "Indigent defense resources" does not include an indigent defense service provider.
57	[(6)] (7) "Indigent defense service provider" means an attorney or entity appointed to
58	represent an indigent individual pursuant to:

59	(a) a contract with an indigent defense system to provide indigent defense services; or
60	(b) an order issued by the court under Subsection 78B-22-203(2)(a).
61	[ <del>(7)</del> ] <u>(8)</u> "Indigent defense services" means:
62	(a) the representation of an indigent individual by an indigent defense service provider;
63	and
64	(b) the provision of indigent defense resources for an indigent individual.
65	[ <del>(8)</del> ] <u>(9)</u> "Indigent defense system" means:
66	(a) a city or town that is responsible for providing indigent defense services;
67	(b) a county that is responsible for providing indigent defense services in the district
68	court, juvenile court, and the county's justice courts; or
69	(c) an interlocal entity, created pursuant to Title 11, Chapter 13, Interlocal Cooperation
70	Act, that is responsible for providing indigent defense services according to the terms of an
71	agreement between a county, city, or town.
72	[ <del>(9)</del> ] <u>(10)</u> "Indigent individual" means:
73	(a) a minor who is:
74	(i) arrested and admitted into detention for an offense under Section 78A-6-103;
75	(ii) charged by petition or information in the juvenile or district court; or
76	(iii) described in this Subsection (9)(a), who is appealing an adjudication or other final
77	court action; and
78	(b) an individual listed in Subsection 78B-22-201(1) who is found indigent pursuant to
79	Section 78B-22-202.
80	[(10)] (11) "Minor" means the same as that term is defined in Section 78A-6-105.
81	[(11)] (12) "Office" means the Office of Indigent Defense Services created in Section
82	78B-22-451.
83	[(12)] (13) "Participating county" means a county that complies with this chapter for
84	participation in the Indigent Aggravated Murder Defense Trust Fund as provided in Sections
85	78B-22-702 and 78B-22-703.
86	Section 2. Section <b>78B-22-402</b> is amended to read:
87	78B-22-402. Commission members Member qualifications Terms Vacancy.
88	(1) (a) The commission is composed of 15 members.
89	(b) The governor, with the advice and consent of the Senate, and in accordance with

90	Title 63G, Chapter 24, Part 2, Vacancies, shall appoint the following 11 members:
91	(i) two practicing criminal defense attorneys recommended by the Utah Association of
92	Criminal Defense Lawyers;
93	(ii) one attorney practicing in juvenile delinquency defense recommended by the Utah
94	Association of Criminal Defense Lawyers;
95	(iii) one attorney [practicing in the area of parental defense] who represents parents in
96	child welfare cases, recommended by an entity funded under the Child Welfare Parental
97	[Defense] Representation Program created in Section 78B-22-802;
98	(iv) one attorney representing minority interests recommended by the Utah Minority
99	Bar Association;
100	(v) one member recommended by the Utah Association of Counties from a county of
101	the first or second class;
102	(vi) one member recommended by the Utah Association of Counties from a county of
103	the third through sixth class;
104	(vii) a director of a county public defender organization recommended by the Utah
105	Association of Criminal Defense Lawyers;
106	(viii) two members recommended by the Utah League of Cities and Towns from its
107	membership; and
108	(ix) one retired judge recommended by the Judicial Council;
109	(c) The speaker of the House of Representatives and the president of the Senate shall
110	appoint two members of the Utah Legislature, one from the House of Representatives and one
111	from the Senate.
112	(d) The Judicial Council shall appoint a member from the Administrative Office of the
113	Courts.
114	(e) The executive director of the State Commission on Criminal and Juvenile Justice or
115	the executive director's designee is a member of the commission.
116	(2) A member appointed by the governor shall serve a four-year term, except as
117	provided in Subsection (3).
118	(3) The governor shall stagger the initial terms of appointees so that approximately half
119	of the members appointed by the governor are appointed every two years.
120	(4) A member appointed to the commission shall have significant experience in

121	indigent criminal defense, [parental defense] representing parents in child welfare cases, or in
122	juvenile defense in delinquency proceedings or have otherwise demonstrated a strong
123	commitment to providing effective representation in indigent defense services.
124	(5) An individual who is currently employed solely as a criminal prosecuting attorney
125	may not serve as a member of the commission.
126	(6) A commission member shall hold office until the member's successor is appointed.
127	(7) The commission may remove a member for incompetence, dereliction of duty,
128	malfeasance, misfeasance, or nonfeasance in office, or for any other good cause.
129	(8) If a vacancy occurs in the membership for any reason, a replacement shall be
130	appointed for the remaining unexpired term in the same manner as the original appointment.
131	(9) (a) The commission shall elect annually a chair from the commission's membership
132	to serve a one-year term.
133	(b) A commission member may not serve as chair of the commission for more than
134	three consecutive terms.
135	(10) A member may not receive compensation or benefits for the member's service, but
136	may receive per diem and travel expenses in accordance with:
137	(a) Section 63A-3-106;
138	(b) Section 63A-3-107; and
139	(c) rules made by the Division of Finance in accordance with Sections 63A-3-106 and
140	63A-3-107.
141	(11) (a) A majority of the members of the commission constitutes a quorum.
142	(b) If a quorum is present, the action of a majority of the voting members present
143	constitutes the action of the commission.
144	(c) A member shall comply with the conflict of interest provisions described in Title
145	63G, Chapter 24, Part 3, Conflicts of Interest.
146	Section 3. Section 78B-22-404 is amended to read:
147	78B-22-404. Powers and duties of the commission.
148	(1) The commission shall:
149	(a) adopt core principles for an indigent defense system to ensure the effective
150	representation of indigent individuals consistent with the requirements of the United States

151 Constitution, the Utah Constitution, and the Utah Code, which principles at a minimum shall

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152 address the following: 153 (i) an indigent defense system shall ensure that in providing indigent defense services: 154 (A) an indigent individual receives conflict-free indigent defense services; and 155 (B) there is a separate contract for each type of indigent defense service; and 156 (ii) an indigent defense system shall ensure an indigent defense service provider has: 157 (A) the ability to exercise independent judgment without fear of retaliation and is free 158 to represent an indigent individual based on the indigent defense service provider's own 159 independent judgment; 160 (B) adequate access to indigent defense resources; 161 (C) the ability to provide representation to accused individuals in criminal cases at the 162 critical stages of proceedings, and at all stages to indigent individuals in juvenile delinquency 163 and child welfare proceedings; 164 (D) a workload that allows for sufficient time to meet with clients, investigate cases, 165 file appropriate documents with the courts, and otherwise provide effective assistance of 166 counsel to each client; 167 (E) adequate compensation without financial disincentives; 168 (F) appropriate experience or training in the area for which the indigent defense service 169 provider is representing indigent individuals; 170 (G) compensation for legal training and education in the areas of the law relevant to the 171 types of cases for which the indigent defense service provider is representing indigent 172 individuals; and 173 (H) the ability to meet the obligations of the Utah Rules of Professional Conduct, 174 including expectations on client communications and managing conflicts of interest; 175 (b) encourage and aid indigent defense systems in the state in the regionalization of 176 indigent defense services to provide for effective and efficient representation to the indigent 177 individuals; 178 (c) emphasize the importance of ensuring constitutionally effective indigent defense 179 services; 180 (d) encourage members of the judiciary to provide input regarding the delivery of 181 indigent defense services; and 182 (e) oversee individuals and entities involved in providing indigent defense services.

183	(2) The commission may:
184	(a) make rules in accordance with Title 63G, Chapter 3, Utah Administrative
185	Rulemaking Act, to carry out the commission's duties under this part;
186	(b) assign duties related to indigent defense services to the office to assist the
187	commission with the commission's statutory duties;
188	(c) request supplemental appropriations from the Legislature to address a deficit in the
189	Indigent Inmate Trust Fund created in Section 78B-22-455; and
190	(d) request supplemental appropriations from the Legislature to address a deficit in the
191	Child Welfare Parental [Defense] Representation Fund created in Section 78B-22-804.
192	Section 4. Section <b>78B-22-406</b> is amended to read:
193	78B-22-406. Indigent defense services grant program.
194	(1) The commission may award grants:
195	(a) to supplement local spending by an indigent defense system for indigent defense
196	services; and
197	(b) for contracts to provide indigent defense services for appeals from juvenile court
198	proceedings in a county of the third, fourth, fifth, or sixth class.
199	(2) The commission may use grant money:
200	(a) to assist an indigent defense system to provide indigent defense services that meet
201	the commission's core principles for the effective representation of indigent individuals;
202	(b) to establish and maintain local indigent defense data collection systems;
203	(c) to provide indigent defense services in addition to indigent defense services that are
204	currently being provided by an indigent defense system;
205	(d) to provide training and continuing legal education for indigent defense service
206	providers;
207	(e) to assist indigent defense systems with appeals from juvenile court proceedings;
208	(f) to pay for indigent defense resources and costs and expenses for parental [defense]
209	representation attorneys as described in Subsection 78B-22-804(2); and
210	(g) to reimburse an indigent defense system for the cost of providing indigent defense
211	services in an action initiated by a private party under Title 78A, Chapter 6, Part 5, Termination
212	of Parental Rights, if the indigent defense system has complied with the commission's policies
213	and procedures for reimbursement.

214	(3) To receive a grant from the commission, an indigent defense system shall
215	demonstrate to the commission's satisfaction that:
216	(a) the indigent defense system has incurred or reasonably anticipates incurring
217	expenses for indigent defense services that are in addition to the indigent defense system's
218	average annual spending on indigent defense services in the three fiscal years immediately
219	preceding the grant application; and
220	(b) a grant from the commission is necessary for the indigent defense system to meet
221	the commission's core principles for the effective representation of indigent individuals.
222	(4) The commission may revoke a grant if an indigent defense system fails to meet
223	requirements of the grant or any of the commission's core principles for the effective
224	representation of indigent individuals.
225	Section 5. Section 78B-22-452 is amended to read:
226	78B-22-452. Duties of the office.
227	(1) The office shall:
228	(a) establish an annual budget for the office for the Indigent Defense Resources
229	Restricted Account created in Section 78B-22-405;
230	(b) assist the commission in performing the commission's statutory duties described in
231	this chapter;
232	(c) identify and collect data that is necessary for the commission to:
233	(i) aid, oversee, and review compliance by indigent defense systems with the
234	commission's core principles for the effective representation of indigent individuals; and
235	(ii) provide reports regarding the operation of the commission and the provision of
236	indigent defense services by indigent defense systems in the state;
237	(d) assist indigent defense systems by reviewing contracts and other agreements, to
238	ensure compliance with the commission's core principles for effective representation of
239	indigent individuals;
240	(e) establish procedures for the receipt and acceptance of complaints regarding the
241	provision of indigent defense services in the state;
242	(f) establish procedures to award grants to indigent defense systems under Section
243	78B-22-406 that are consistent with the commission's core principles;
244	(g) create and enter into contracts consistent with Section 78B-22-454 to provide

245	indigent defense services for an indigent defense inmate who:
246	(i) is incarcerated in a state prison located in a county of the third, fourth, fifth, or sixth
247	class as [defined] classified in Section 17-50-501;
248	(ii) is charged with having committed a crime within that state prison; and
249	(iii) has been appointed counsel in accordance with Section 78B-22-203;
250	(h) assist the commission in developing and reviewing advisory caseload guidelines
251	and procedures;
252	(i) investigate, audit, and review the provision of indigent defense services to ensure
253	compliance with the commission's core principles for the effective representation of indigent
254	individuals;
255	(j) administer the Child Welfare Parental [Defense] Representation Program in
256	accordance with Part 8, Child Welfare Parental [Defense] Representation Program;
257	(k) annually report to the governor, Legislature, Judiciary Interim Committee, and
258	Judicial Council, regarding:
259	(i) the operations of the commission;
260	(ii) the operations of the indigent defense systems in the state; and
261	(iii) compliance with the commission's core principles by indigent defense systems
262	receiving grants from the commission;
263	(1) submit recommendations to the commission for improving indigent defense services
264	in the state;
265	(m) publish an annual report on the commission's website; and
266	(n) perform all other duties assigned by the commission related to indigent defense
267	services.
268	(2) The office may enter into contracts and accept, allocate, and administer funds and
269	grants from any public or private person to accomplish the duties of the office.
270	(3) Any contract entered into under this part shall require that indigent defense services
271	are provided in a manner consistent with the commission's core principles implemented under
272	Section 78B-22-404.
273	Section 6. Section <b>78B-22-453</b> is amended to read:
274	78B-22-453. Director Qualifications Staff.
275	(1) The executive director of the State Commission on Criminal and Juvenile Justice

- shall appoint a director to carry out the duties of the office described in Section 78B-22-452.
  (2) The director shall be an active member of the Utah State Bar with an appropriate
  background and experience to serve as the full-time director.
- (3) The director shall hire staff as necessary to carry out the duties of the office as
  described in Section 78B-22-452, including:
- (a) one individual who is an active member of the Utah State Bar to serve as a full-timeassistant director; and
- 283

(b) one individual with data collection and analysis skills.

- (4) When appointing the director of the office under Subsection (1), the executive
  director of the State Commission on Criminal and Juvenile Justice shall give preference to an
  individual with experience in adult criminal defense, representing parents in child welfare
  [parental defense] cases, or in juvenile delinquency defense.
- (5) When hiring the assistant director, the director shall give preference to an
   individual with experience in adult criminal defense, <u>representing parents in</u> child welfare
   [parental defense] cases, or in juvenile delinquency defense.
- 291 Section 7. Section **78B-22-801** is amended to read:
- 292 **78B-22-801.** Definitions.

As used in this part:

294 [(1) "Child welfare case" means a proceeding under Title 78A, Chapter 6, Part 3,

295 Abuse, Neglect, and Dependency Proceedings, or Part 5, Termination of Parental Rights Act.]

[(2)] (1) "Contracted parental [defense] representation attorney" means an attorney who
 represents an indigent individual who is a parent in a child welfare case under a contract with
 the office or a contributing county.

[(3)] (2) "Contributing county" means a county that complies with this part for
 participation in the [Child Welfare Parental Defense Fund] fund described in Section
 78B-22-804.

302 [(4)] (3) "Fund" means the Child Welfare Parental [Defense] <u>Representation</u> Fund
 303 created in Section 78B-22-804.

- 304 [(5)] (4) "Program" means the Child Welfare Parental [Defense] <u>Representation</u>
   305 Program created in Section 78B-22-802.
- 306 Section 8. Section **78B-22-802** is amended to read:

307	78B-22-802. Child Welfare Parental Representation Program Creation
308	Duties Annual report Budget.
309	(1) There is created within the office the Child Welfare Parental [Defense]
310	Representation Program.
311	(2) (a) The office shall:
312	(i) administer and enforce the program in accordance with this part;
313	(ii) manage the operation and budget of the program;
314	(iii) develop and provide educational and training programs for contracted parental
315	[defense] representation attorneys; and
316	(iv) provide information and advice to assist a contracted parental [defense]
317	representation attorney to comply with the attorney's professional, contractual, and ethical
318	duties.
319	(b) In administering the program, the office shall contract with:
320	(i) a person who is qualified to perform the program duties under this section; and
321	(ii) an attorney, as an independent contractor, in accordance with Section 78B-22-803.
322	(3) (a) The director shall prepare a budget of:
323	(i) the administrative expenses for the program; and
324	(ii) the amount estimated to fund needed contracts and other costs.
325	(b) On or before October 1 of each year, the director shall report to the governor and
326	the Child Welfare Legislative Oversight Panel regarding the preceding fiscal year on the
327	operations, activities, and goals of the program.
328	Section 9. Section 78B-22-803 is amended to read:
329	78B-22-803. Child welfare parental representation contracts.
330	(1) (a) The office may enter into a contract with an attorney to provide indigent defense
331	services for a parent who is the subject of a petition alleging abuse, neglect, or dependency, and
332	requires indigent defense services under Section 78A-6-1111.
333	(b) The office shall make payment for the representation, costs, and expenses of a
334	contracted parental [defense] representation attorney from the [Child Welfare Parental Defense
335	Fund] fund in accordance with Section 78B-22-804.
336	(2) (a) Except as provided in Subsection (2)(b), a contracted parental [defense]
337	representation attorney shall:

338	(i) complete a basic training course provided by the office;
339	(ii) provide parental [defense] representation services consistent with the commission's
340	core principles described in Section 78B-22-404;
341	(iii) have experience in child welfare cases; and
342	(iv) participate each calendar year in continuing legal education courses providing no
343	fewer than eight hours of instruction in child welfare law.
344	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
345	commission may, by rule, exempt from the requirements of Subsection (2)(a) an attorney who
346	has equivalent training or adequate experience.
347	Section 10. Section <b>78B-22-804</b> is amended to read:
348	78B-22-804. Child Welfare Parental Representation Fund Contracts for
349	coverage by the Child Welfare Parental Representation Fund.
350	(1) There is created an expendable special revenue fund known as the "Child Welfare
351	Parental [Defense] Representation Fund."
352	(2) Subject to availability, the office may make distributions from the fund for the
353	following purposes:
354	(a) to pay for indigent defense resources for contracted parental [defense]
355	representation attorneys;
356	(b) for administrative costs of the program; and
357	(c) for reasonable expenses directly related to the functioning of the program, including
358	training and travel expenses.
359	(3) The fund consists of:
360	(a) appropriations made to the fund by the Legislature;
361	(b) interest and earnings from the investment of fund money;
362	(c) proceeds deposited by contributing counties under this section; and
363	(d) private contributions to the fund.
364	(4) The state treasurer shall invest the money in the fund by following the procedures
365	and requirements of Title 51, Chapter 7, State Money Management Act.
366	(5) (a) If the office anticipates a deficit in the fund during a fiscal year:
367	(i) the commission may request an appropriation from the Legislature; and
368	(ii) the Legislature may fund the anticipated deficit through appropriation.

369 (b) If the anticipated deficit is not funded by the Legislature, the office may request an 370 interim assessment to participating counties as described in Subsection (6) to fund the 371 anticipated deficit. 372 (6) (a) A county legislative body and the office may annually enter into a contract for 373 the office to provide [parental defense attorney services] indigent defense services for a parent 374 in a child welfare case in the contributing county out of the fund. 375 (b) The contract described under Subsection (6)(a) shall: 376 (i) require the contributing county to pay into the fund an amount defined by a formula 377 established by the commission by rule under Title 63G, Chapter 3, Utah Administrative 378 Rulemaking Act; and 379 (ii) provide for revocation of the agreement for failure to pay an assessment on the due 380 date established by the commission by rule under Title 63G, Chapter 3, Utah Administrative 381 Rulemaking Act. 382 (7) (a) After the first year of operation of the fund, any contributing county that elects 383 to initiate participation in the fund, or reestablish participation in the fund after participation 384 was terminated, is required to make an equity payment, in addition to the assessment provided 385 in Subsection (5). 386 (b) The commission shall determine the amount of the equity payment described in 387 Subsection (7)(a) by rule established by the commission under Title 63G, Chapter 3, Utah 388 Administrative Rulemaking Act. 389 (8) A contributing county that elects to withdraw from participation in the fund, or 390 whose participation in the fund is revoked due to failure to pay the contributing county's 391 assessment, as described in Subsection (6), when due, shall forfeit any right to any previously 392 paid assessment by the contributing county or coverage from the fund.

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