▲ Approved for Filing: E. Chelsea-McCarty ▲ ▲ 02-02-12 3:26 PM ▲

	CHILDREN'S JUSTICE CENTER PROGRAM AMENDMENTS
	2012 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Ralph Okerlund
	House Sponsor:
LONG '	TITLE
General	Description:
]	This bill adds three counties to the list of counties in which Children's Justice Centers
shall be	established.
Highlig	hted Provisions:
]	This bill:
,	adds Box Elder County, San Juan County, and Summit County to the list of
counties	in which Children's Justice Centers shall be established.
Money .	Appropriated in this Bill:
1	None
Other S	pecial Clauses:
ľ	None
Utah Co	ode Sections Affected:
AMENI	DS:
6	57-5b-102, as last amended by Laws of Utah 2011, Chapter 129
D - 14	
	acted by the Legislature of the state of Utah:
	Section 1. Section 67-5b-102 is amended to read:
	67-5b-102. Children's Justice Center Requirements of center Purposes of
center.	
(1) (a) There is established a program that provides a comprehensive,

02-02-12 3:26 PM

S.B. 167

28	multidisciplinary, nonprofit, intergovernmental response to sexual abuse of children, physical
29	abuse of children, and other crimes involving children where the child is a primary victim or a
30	critical witness, such as in drug-related child endangerment cases, in a facility known as a
31	Children's Justice Center.
32	(b) The attorney general shall administer the program.
33	(c) The attorney general shall:
34	(i) allocate the funds appropriated by a line item pursuant to Section 67-5b-103;
35	(ii) administer applications for state and federal grants;
36	(iii) staff the Advisory Board on Children's Justice;
37	(iv) assist in the development of new centers; and
38	(v) coordinate services between centers.
39	(2) (a) The attorney general shall establish Children's Justice Centers or satellite offices
40	in Box Elder County, Cache County, Carbon County, Davis County, Duchesne County, Emery
41	County, Grand County, Iron County, Salt Lake County, Sanpete County, San Juan County,
42	Sevier County, Summit County, Tooele County, Uintah County, Utah County, Wasatch
43	County, Washington County, and Weber County.
44	(b) The attorney general may establish other centers within a county and in other
45	counties of the state.
46	(3) The attorney general and each center shall fulfill the statewide purpose of each
47	center by:
48	(a) minimizing the time and duplication of effort required to investigate, prosecute, and
49	initiate treatment for the abused child in the state;
50	(b) facilitating the investigation of the alleged offense against the abused child;
51	(c) conducting interviews of abused children and their families in a professional
52	manner;
53	(d) obtaining reliable and admissible information which can be used effectively in
54	criminal and child protection proceedings in the state;
55	(e) coordinating and tracking:
56	(i) the use of limited medical and psychiatric services;
57	(ii) investigation of the alleged offense;
58	(iii) preparation of prosecution;

02-02-12 3:26 PM

 (v) education and training of persons who provide services to the abused child and family in the state; (f) expediting the processing of the case through the courts in the state; (g) protecting the interest of the abused child and the community in the state; (h) reducing trauma to the abused child in the state; (i) enhancing the community understanding of sexual abuse of children, physical above of children, and other crimes in the state involving children where the child is a primary v of children, and other crimes in the state involving children where the child is a primary v or a critical witness, such as in drug-related child endangerment cases; (j) providing as many services as possible that are required for the thorough and effective investigation of child abuse cases; and (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	
 (f) expediting the processing of the case through the courts in the state; (g) protecting the interest of the abused child and the community in the state; (h) reducing trauma to the abused child in the state; (i) enhancing the community understanding of sexual abuse of children, physical a of children, and other crimes in the state involving children where the child is a primary v or a critical witness, such as in drug-related child endangerment cases; (j) providing as many services as possible that are required for the thorough and effective investigation of child abuse cases; and (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	b
 (g) protecting the interest of the abused child and the community in the state; (h) reducing trauma to the abused child in the state; (i) enhancing the community understanding of sexual abuse of children, physical of children, and other crimes in the state involving children where the child is a primary vor a critical witness, such as in drug-related child endangerment cases; (j) providing as many services as possible that are required for the thorough and effective investigation of child abuse cases; and (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	L
 (h) reducing trauma to the abused child in the state; (i) enhancing the community understanding of sexual abuse of children, physical above of children, and other crimes in the state involving children where the child is a primary volor a critical witness, such as in drug-related child endangerment cases; (j) providing as many services as possible that are required for the thorough and effective investigation of child abuse cases; and (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	I
 (i) enhancing the community understanding of sexual abuse of children, physical a of children, and other crimes in the state involving children where the child is a primary v or a critical witness, such as in drug-related child endangerment cases; (j) providing as many services as possible that are required for the thorough and effective investigation of child abuse cases; and (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	I
 of children, and other crimes in the state involving children where the child is a primary v or a critical witness, such as in drug-related child endangerment cases; (j) providing as many services as possible that are required for the thorough and effective investigation of child abuse cases; and (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	1
 or a critical witness, such as in drug-related child endangerment cases; (j) providing as many services as possible that are required for the thorough and effective investigation of child abuse cases; and (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	ouse
 (j) providing as many services as possible that are required for the thorough and effective investigation of child abuse cases; and (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	ctim
 69 effective investigation of child abuse cases; and 70 (k) enhancing the community understanding of criminal offenses committed again 71 in the presence of children. 	
 (k) enhancing the community understanding of criminal offenses committed again in the presence of children. 	
71 in the presence of children.	
I Contraction of the second seco	st or
72 (4) To assist a center in fulfilling the requirements and statewide purposes as prov	ded
in Subsection (3), each center may obtain access to any relevant juvenile court legal record	S
and adult court legal records, unless sealed by the court.	
75 (5) The statewide purpose of this chapter is to establish a program that provides a	
76 comprehensive, multidisciplinary, nonprofit, intergovernmental response to sexual abuse	f
children, physical abuse of children, and other crimes involving children where the child i	а
78 primary victim or a critical witness, such as drug-related child endangerment cases, in a fa	cility
79 known as a Children's Justice Center.	

Legislative Review Note as of 1-27-12 9:38 AM

Office of Legislative Research and General Counsel