reimburse counties for the costs of operating county public defender offices, joint county public defender offices and county appointed counsel systems, the counties' costs and expenses of conducting the defense in capital cases, the counties' costs and expenses of appointed counsel, and any other costs to provide legal representation to indigent persons.

Caps reimbursement of county costs at an hourly rate not to exceed \$75 per hour, except in capital cases which are reimbursed at an hourly rate not to exceed \$140 per hour.

Same as the Executive.

PUBCD6 Federal Representation

Section: 371.20 Section: 371.20

Requires that Fund 3S80 ALI 019608, Federal Representation, be used to support representation provided by OPD in federal cases.

Office of	of the Ohio Public Defender	Main Operating Appropriations Bill H.B. 96	
Executive		In House Finance	
PUBCD8	Northwest Regional Hub pilot program		
Section:	371.30	Section: 371.30	
Creates the Northwest Regional Hub pilot program to allow Allen, Hardin, and Putnam counties to participate in an alternative management system for indigent defense that is primarily managed by OPD, with a portion of cases managed by court-appointed counsel.		Same as the Executive.	
persons t counsel in	OPD to assume responsibility for representation of indigent to the extent that representation is not provided by outside in accordance with R.C. 120.33 if a county elects to become part orthwest Regional Hub and transfer indigent defense services to	Same as the Executive.	
•	OPD to provide direct representation to indigent defendants in than 80% of indigent defense cases.	Same as the Executive.	
holding p every jud defender	for withdrawal procedures for participating counties, including public meetings and providing notice to the local bar association, ge serving in the county, county prosecutor, county public , and every attorney who is on the court's roster for nent to provide indigent defense.	Same as the Executive.	
and the t the time defender	that when a county transfers indigent defense services to OPD ransferring county operates a county public defender office at of the transfer, the employees of the transferring county public may be transferred to employees of the OPD as OPD es necessary for successful implementation of the pilot, to the	Same as the Executive.	

extent possible, with no loss of service credit.

Authorizes the pilot to operate during the FY 2026-FY 2027 biennium.

Same as the Executive.

Office of the Ohio Public Defender			Main Operating Appropriations Bill H.B. 96	
Executive			In House Finance	
PUBCD3	Northwest Regional Hub Support			
Section:	371.30		Section: 371.30	
Requires that GRF ALI 019406, Northwest Regional Hub Support, be used by OPD to pay for costs of providing indigent defense services as part of the Northwest Regional Hub pilot program in Allen, Hardin, and Putnam counties.			Same as the Executive.	
PUBCD9	Task Force to Study Ohio's Indigent Defense System - abolishment		Continue C20 40 (manuals Continue Cafill D. 450 afths 424th C.A.)	
No provision.		I	Section: 630.10, (repeals Section 6 of H.B. 150 of the 134th G.A.) Abolishes the Task Force to Study Ohio's Indigent Defense System (originally established by Section 6 of H.B. 150 of the 134th G.A.)	
			Fiscal effect: None; the task force was required to issue its recommendations to the General Assembly by April 3, 2024.	

Executive In House Finance

AGOCD31 Public Records Law changes

R.C. 149.43

Creates an exemption under the Public Records Law for the following:

"Specific investigatory work product" and defines it to include specific records developed during an investigation by the investigating officer, agent of an investigative agency, or prosecuting attorney.

No provision.

No provision.

No provision.

No provision.

R.C. 149.43

Same as the Executive, but with the following changes:

- (1) Same as the Executive, but defines "specific investigatory work product" for purposes of the Public Records Law as information assembled by law enforcement officials in connection with a probable or pending criminal proceeding.
- (2) "Attorney work product record," defined as a record (including any record that documents the independent thought processes, mental impressions, legal theories, strategies, analysis, or reasoning) created by or for an attorney in anticipation of or for litigation, trial, or administrative proceedings, when acting in an official capacity on behalf of the state, a political subdivision of the state, a state agency, public official, or public employee.
- (3) A record created using assistive device or application when the record is used, maintained, and accessible only to the individual creating the record or causing the record to be created.
- (4) The personal notes of a public official or public employee, or an attorney acting in an official capacity on behalf of the public official or public employee acting in their official capacity, which were created for reference and convenience and are used, maintained, and accessible only to the individual creating the record or causing the record to be created.
- Clarifies that trial preparation records, which include any record that is not a confidential law enforcement investigatory record or attorney work product record, are exempt from the Public Records Law until after the conclusion of all direct appeals or, if no appeal is filed, at the expiration of the time during which an appeal may be filed.

Office of the Ohio Public Defender	Main Operating Appropriations Bill H.B. 96
Executive	In House Finance
Fiscal effect: Potential administrative cost savings for state and local agencies if certain documents are no longer required to be released as part of a public records request due to an exemption under the Public Records Law.	Fiscal effect: Same as the Executive.

Office of the Ohio Public Defender

Executive In House Finance AUDCD2 **Performance Audits** 223.20 223.20 Section: Section: Requires that GRF ALI 070402, Performance Audits, be used to support Same as the Executive. costs for providing performance audits for local governments, school districts, state agencies, and colleges and universities that are not recovered through charges, including certain costs not recoverable under federal guidelines. No provision. Earmarks up to \$500,000 in FY 2026 under GRF ALI 070402, Performance Audits, to conduct a performance audit of indigent defense services within Ohio. No provision. Requires the AOS to review the challenges of the delivery of indigent defense services, including, but not limited to the costs, accounting, and payment processes of the Office of the Ohio Public Defender and at least five counties that represent each of the various indigent defense delivery methods in the state.