Ohio Pu	ublic Defender Commission			Main Operating Appropriations Bi H.B. 3
Executive		As Passed By House	As Passed By Senate	As Reported By Conference Committee
PUBCD6	Trumbull County: county share fund			
R.C.	120.04	R.C. 120.04	R.C. 120.04	R.C. 120.04
County Sh	Fund 4X70 Trumbull County- nare and consolidates it with Fund ti-county: County Share.	Same as the Executive.	Same as the Executive.	Same as the Executive.
reimburse	ect: Combining all county ement lines will create certain rative efficiencies for OPD.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.
PUBCD5	Parole hearings and private counsel			
R.C.	120.06, 120.08	R.C. 120.06, 120.08		
in full boa hearings, board hea	OPD to provide legal representation and hearings and parole eligibility unless the person subject to the full aring or parole eligibility hearing has cial capacity to retain the person's sel.	Same as the Executive, but permits rather than requires OPD to provide legal representation in full board hearings and parole eligibility hearings, unless the person subject to the full board hearing or parole eligibility hearing has the financial capacity to retain the person's own counsel.		No provision.
if OPD det	PD to contract with private counsel termines that it does not have the o provide legal representation.	Same as the Executive.	No provision.	No provision.
counsel to must dire	that if OPD contracts with private provide legal representation, OPD ctly pay private counsel's legal fees uses from the Indigent Defense und.	Same as the Executive.	No provision.	No provision.

		H.B. 3
As Passed By House	As Passed By Senate	As Reported By Conference Committee
Fiscal effect: Possible cost savings in cases where OPD is no longer required to provide legal representation in full board hearings and parole eligibility hearings.		
R.C. 120.34, 120.04, 120.06, 120.08, 120.33		R.C. 120.34, 120.04, 120.06, 120.08, 120.33
Permits that reimbursements made to counties by OPD for indigent defense may be capped at rates specified by the General Assembly.	No provision.	Same as the House.
Requires OPD to prioritize reimbursement to counties that contract with OPD before the remainder of reimbursement funds are allocated proportionally to counties that do not contract with OPD for indigent defense.	No provision.	No provision.
Allows OPD to use up to 10% of the amount received pursuant to an indigent defense contract with a county public defender commission, a joint county public defender commission, or a board of county commissioners, to provide administrative or other personnel, equipment, and facilities necessary to support OPD in that county or region.	No provision.	No provision.
	where OPD is no longer required to provide legal representation in full board hearings and parole eligibility hearings. R.C. 120.34, 120.04, 120.06, 120.08, 120.33 Permits that reimbursements made to counties by OPD for indigent defense may be capped at rates specified by the General Assembly. Requires OPD to prioritize reimbursement to counties that contract with OPD before the remainder of reimbursement funds are allocated proportionally to counties that do not contract with OPD for indigent defense. Allows OPD to use up to 10% of the amount received pursuant to an indigent defense contract with a county public defender commission, a joint county public defender commission, or a board of county commissioners, to provide administrative or other personnel, equipment, and facilities necessary to support OPD in that county or	where OPD is no longer required to provide legal representation in full board hearings and parole eligibility hearings. R.C. 120.34, 120.04, 120.06, 120.08, 120.33 Permits that reimbursements made to counties by OPD for indigent defense may be capped at rates specified by the General Assembly. Requires OPD to prioritize reimbursement to counties that contract with OPD before the remainder of reimbursement funds are allocated proportionally to counties that do not contract with OPD for indigent defense. Allows OPD to use up to 10% of the amount received pursuant to an indigent defense contract with a county public defender commission, a joint county public defender commission, or a board of county commissioners, to provide administrative or other personnel, equipment, and facilities necessary to support OPD in that county or

Ohio Public Defender Commission			Main Operating Appropriations Bil H.B. 3
Executive	As Passed By House	As Passed By Senate	As Reported By Conference Committee
	Fiscal effect: The ability to cap and modify reimbursement costs may shift any exceeding costs away from OPD and to local counties. Related entry PUBCD2 caps the rate at an hourly rate not to exceed whichever is greater: \$75 per hour, or the rate established by the county as of April 1, 2023, for FY 2024 and FY 2025.		Fiscal effect: Capping reimbursement costs may shift any exceeding costs away from OPD and to local counties. Related entry PUBCD2 caps the rate at \$75 per hour for FY 2024 and FY 2025.
PUBCD1 Training Account			
Section: 371.10	Section: 371.10		
Requires GRF ALI 019405, Training Account, to be used to provide legal training programs at no cost for private appointed counsel who represent at least one indigent person at no cost, and state and county public defenders and attorneys who contract with OPD to provide indigent defense services.	Same as the Executive.	No provision (see PUBCD8).	No provision.
PUBCD2 County reimbursement - Indigent defer	• •		
Section: 371.10 Requires GRF ALI 019501, County Reimbursement, to 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.	Section: 371.10 Same as the Executive, but caps reimbursement of county costs at an hourly rate not to exceed whichever is greater: \$75 per hour, or the rate established by the county as of April 1, 2023, pursuant to continuing law during the FY 2024 - FY 2025 biennium.	Section: 371.10 Same as the Executive.	Section: 371.10 Same as the Executive, but caps reimbursement of county costs at an hourly rate not to exceed \$75 per hour.

As Passed By Senate ting that the intent is to stabilize costs orce established in neral Assembly to a study of indigent Section: 371.10 ut increases the m \$500,000 to	Same as the House. Section: 371.10 Same as the House.
is to stabilize costs orce established in neral Assembly to a study of indigent Section: 371.10 ut increases the Same as the House.	Section: 371.10
ut increases the Same as the House.	
ut increases the Same as the House.	
	Same as the House.
e. (1) Same as the Executive, but increase earmark to \$500,000 in each fiscal yea	
e. (2) Same as the Executive.	(2) Same as the Executive.
Same as the Executive.	Same as the Executive.
Castley 074.40	Section: 371.10
Section: 3/1.10	Same as the Executive.
	Section: 371.10 Same as the Executive.

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Executive	As Passed By House	As Passed By Senate	As Reported By Conference Committee	
PUBCD8 State Legal Defense Services				
		Section: 371.10	Section: 371.10	
No provision.	No provision.	Earmarks up to \$50,000 in each fiscal year of GRF ALI 019401, State Legal Defense Services, to be used to provide legal training programs at no cost for private appointed counsel who represent at least one indigent person at no cost, and state and county public defenders and attorneys who contract with OPD to provide indigent defense services.	Same as the Senate.	

Ohio Public Defender Commission			Main Operating Appropriations Bill H.B. 33	
Executive	As Passed By House	As Passed By Senate	As Reported By Conference Committee	
OBMCD41 Cash transfers and abolishment of fund	ds			
Section: 516.10	Section: 516.10	Section: 516.10	Section: 516.10	
For purposes of abolishing various funds that are no longer needed, authorizes the OBM Director to carry out necessary accounting procedures, including transferring the remaining cash balances from the funds that are to be abolished, canceling existing encumbrances, and reestablishing those encumbrances against appropriate funds.	Same as the Executive.	Same as the Executive.	Same as the Executive.	
Lists the funds to be abolished, including funds used by: COM, DAS, DEV, OhioMHAS, ODPS, BEMC, OFCC, INS, ODJFS, OPD, and Ohio EPA.	Same as the Executive.	Same as the Executive, but includes the Income Tax Reduction Fund (Fund 4R80) among the funds to be abolished.	Same as the Senate.	

Ohio Public Defender Commission			Main Operating Appropriations I H.B.	
Executive	As Passed By House	As Passed By Senate	As Reported By Conference Committee	
DRCCD14 Full Parole Board hearings				
R.C. 5149.101	R.C. 5149.101	R.C. 5149.101	R.C. 5149.101	
Removes: (a) the ability for a Board hearing officer, a Board member, or the Office of Victims' Services to petition the Board for a full Parole Board hearing that relates to the proposed parole or re-parole of a prisoner, including when the offense was committed by a minor, and (b) the requirement that, at such a meeting of the Board at which a majority of members are present, the majority of those present determine whether a full Board meeting will be held.	Same as the Executive.	Same as the Executive.	Same as the Executive.	
Provides that, if a victim of aggravated murder, murder, a felony offense of violence of the first, second, or third degree, or an offense punished by a sentence of life imprisonment, the victim's representative, or specified family members of the victim (spouse, parent/parents, sibling, or child/children) requests a full Board hearing that relates to the proposed parole or reparole of a prisoner that committed the violation, it must be through the Office of Victims' Services (current law does not specify to whom such a request is to be made).	Same as the Executive.	Same as the Executive.	Same as the Executive.	

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Executive	As Passed By House	As Passed By Senate	As Reported By Conference Committee	
Permits family members of the victim not specified above to request, through the Office of Victims' Services, for the Board to hold a full Board hearing that relates to the proposed parole or re-parole of a person who committed aggravated murder, murder, a felony offense of violence of the first, second, or third degree, or an offense punished by a sentence of life imprisonment, and if such a request is made, requires the majority of those present at the Board meeting to determine whether a full Board hearing will be held.	Same as the Executive.	Same as the Executive.	Same as the Executive.	
Permits the prosecuting attorney to submit a request directly to the Board to hold a full Board hearing that relates to the proposed parole or re-parole of a person who committed aggravated murder, murder, a felony offense of violence of the first, second, or third degree, or an offense punished by a sentence of life imprisonment, and requires the Board to hold a full Board hearing.	Same as the Executive.	Same as the Executive.	Same as the Executive.	
Allows the State Public Defender, when designated by DRC, to appear at a full Board hearing and to give testimony or to submit a written statement (unchanged is current law that requires the Board to permit counsel or another person designated by the prisoner as a representative to appear and to give testimony or to submit a written statement).	Same as the Executive.	Same as the Executive.	Same as the Executive.	

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Executive	As Passed By House	As Passed By Senate	As Reported By Conference Committee	
Fiscal effect: None, as largely codifies current practice.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	Fiscal effect: Same as the Executive.	