IC 12-26-8

Chapter 8. Commitment of a Child

IC 12-26-8-1

Appointment of advocate or guardian; persons authorized to be appointed as advocate; representation and protection of child's best interests

- Sec. 1. (a) A juvenile court that conducts a proceeding under this article shall appoint a court appointed special advocate, a guardian ad litem, or both for the child before the court begins a proceeding under this article.
 - (b) An advocate is not required to be an attorney.
- (c) An attorney representing the child may be appointed as the child's advocate.
- (d) The court may not appoint any of the following to be a child's advocate:
 - (1) A party to the proceeding.
 - (2) An employee of a party to the proceeding.
 - (3) A representative of a party to the proceeding.
- (e) An advocate shall represent and protect the best interests of the child.

As added by P.L.2-1992, SEC.20.

IC 12-26-8-2

Advocate; officer of juvenile court

Sec. 2. A child's advocate is an officer of the juvenile court for the purpose of representing the child's interests.

As added by P.L.2-1992, SEC.20.

IC 12-26-8-3

Representation of advocate by counsel; appointment of counsel

Sec. 3. (a) A child's advocate may be represented by an attorney.

(b) If necessary to protect the child's interests, the juvenile court may appoint an attorney to represent an advocate of a child. The court may appoint only one (1) attorney under this subsection. *As added by P.L.2-1992, SEC.20*.

IC 12-26-8-4

Commitment of child; review by advocate; assistance provided by facility superintendent

- Sec. 4. (a) Within thirty (30) days after a child is first committed to a facility by a juvenile court, the child's advocate shall do all of the following:
 - (1) Visit the facility.
 - (2) Evaluate the services delivered to the child.
 - (3) Evaluate whether the commitment continues to be appropriate for the child.
- (b) The child's advocate shall conduct a review similar to that required under subsection (a):
 - (1) sixty (60) days after the child is first committed;

- (2) six (6) months after the child is first committed; and
- (3) every six (6) months after the review required by subdivision (2).
- (c) The superintendent of the facility shall provide necessary assistance to carry out the reviews required by this section. *As added by P.L.2-1992, SEC.20.*

IC 12-26-8-5

Advocate reviews; report; recipients of report

- Sec. 5. The child's advocate shall submit a report of each review required by section 4 of this chapter to all of the following:
 - (1) The committing juvenile court.
 - (2) The superintendent of the facility.
 - (3) A county office that has wardship of the child.
 - (4) Each party to the commitment proceeding.

As added by P.L.2-1992, SEC.20. Amended by P.L.4-1993, SEC.204; P.L.5-1993, SEC.217.

IC 12-26-8-6

Advocate; access to reports relevant to child; confidential reports

Sec. 6. (a) A child's advocate shall be given access to all reports relevant to the child.

(b) IC 31-39-2 applies to the release of reports that are confidential under IC 31-39-1.

As added by P.L.2-1992, SEC.20. Amended by P.L.1-1997, SEC.87.

IC 12-26-8-7

Payment of fees to be made under IC 31-6-4-18

Sec. 7. Payment of any fees shall be made under IC 31-40. *As added by P.L.2-1992, SEC.20. Amended by P.L.1-1997, SEC.88.*

IC 12-26-8-8

Obligations of county offices to children under custody or supervision committed to state institutions

Sec. 8. If a child under the custody or supervision of a county office is committed to a state institution, the court may not release the county office from the county office's obligations to the child unless the court appoints a guardian for the child under IC 12-26-16. *As added by P.L.2-1992, SEC.20. Amended by P.L.4-1993, SEC.205; P.L.5-1993, SEC.218.*

IC 12-26-8-9

Repealed

(Repealed by P.L.128-2012, SEC.18.)