
HOUSE BILL No. 1336

DIGEST OF INTRODUCED BILL

Citations Affected: IC 2-5; IC 4-10-13-6; IC 4-10-13-7; IC 4-22; IC 4-30-16-3; IC 5-13-9.1; IC 8-1; IC 8-15-2-1.3; IC 12-7-2; IC 12-11-7; IC 12-17-2-18; IC 12-17-2-30; IC 13-12-1-1; IC 14-8-3-2; IC 14-25-7-16; IC 15-1-1.5; IC 15-1.5-3-9; IC 16-18-3-2; IC 29-1-1-4; IC 31-10-1-1; IC 32-3-2-14; IC 33-1-15; IC 33-2.1-10; P.L.40-1994, SECTION 87; P.L.78-1994, SECTION 5; P.L.245-1997, SECTION 2; P.L.172-1994, SECTION 4; P.L.335-1995, SECTION 1; P.L.87-1997, SECTION 4; P.L.338-1995, SECTION 1; P.L.241-1997, SECTION 1; P.L.13-1996, SECTION 3; P.L.248-1996, SECTION 1; P.L.251-1996, SECTION 1; P.L.109-1997, SECTION 4; P.L.163-1997, SECTION 2; P.L.239-1997, SECTION 1; P.L.249-1997, SECTION 1.

Synopsis: Legislative studies. Provides that if a legislative study is authorized, urged, or required by a statute, concurrent resolution, or resolution of the legislative council, the presiding officers of the house of representatives and the senate shall refer the study to a standing committee of their respective bodies. Requires a standing committee to report back to its chamber the results of its study not later than January 1 after the study is referred to the committee, unless another
(Continued next page)

Effective: Upon passage.

C. Brown

January 13, 1998, read first time and referred to Committee on Rules and Legislative Procedures.



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date is specified by the presiding officer of the committee's chamber. Provides that if a standing committee assigned a legislative study recommends passage of a bill or resolution, the presiding officer of the committee's chamber is required to place the bill on the second reading calendar of the chamber after the bill is introduced in the chamber. Abolishes existing statutory study committees.

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Introduced

Second Regular Session 110th General Assembly (1998)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 1997 General Assembly.

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HOUSE BILL No. 1336



A BILL FOR AN ACT to amend the Indiana Code concerning the general assembly.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 2-5-1.1-6.5 IS AMENDED TO READ AS
2 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6.5. (a) **As used in**
3 **this section, "agency" includes an agency, an authority, a board, a**
4 **bureau, a commission, a committee, a department, a division, an**
5 **institution, or other similar entity created or established by law.**

6 (b) The council shall, upon consultation with the governor's office,
7 develop an annual report format taking into consideration, among other
8 things, program budgeting, with the final format to be determined by
9 the council. The format may be distributed to any agency. ~~(as defined~~
10 ~~in IC 2-5-21-1)~~. The agency shall complete and return fifteen (15)
11 copies to the legislative council before September 1 of each year for the
12 preceding fiscal year.

13 ~~(b)~~ (c) The council shall distribute one (1) copy to the governor's
14 office, one (1) copy to the budget agency, and three (3) copies to the
15 state library.



1 (☞) (d) The reports are a public record and are open to inspection.
 2 SECTION 2. IC 2-5-1.2 IS ADDED TO THE INDIANA CODE AS
 3 A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON
 4 PASSAGE]:

5 **Chapter 1.2. Legislative Study Committees**

6 **Sec. 1. As used in this chapter, "legislative study" refers to study**
 7 **of an issue or a topic of interest to the general assembly authorized,**
 8 **required, or urged by any of the following:**

- 9 (1) A statute.
 10 (2) A concurrent resolution of the general assembly.
 11 (3) A resolution of the legislative council.

12 **Sec. 2. As used in this chapter, "presiding officer" refers to the**
 13 **following:**

- 14 (1) With respect to the house of representatives, the speaker
 15 of the house.
 16 (2) With respect to the senate, the president pro tempore of
 17 the senate.

18 **Sec. 3. As used in this chapter, "standing committee" refers to**
 19 **the following:**

- 20 (1) With respect to the house of representatives, a committee
 21 created under the rules of the house of representatives.
 22 (2) With respect to the senate, a committee created under the
 23 rules of the senate.

24 **Sec. 4. If a legislative study is authorized, required, or urged,**
 25 **each presiding officer shall refer the study to a standing committee**
 26 **of the presiding officer's chamber.**

27 **Sec. 5. Unless the presiding officer sets a different day for a**
 28 **report, a standing committee assigned a legislative study shall**
 29 **complete the study and report back to its respective chamber not**
 30 **later than January 1 after the study is assigned to the committee.**

31 **Sec. 6. A committee assigned a legislative study shall meet at the**
 32 **call of the chair of the committee.**

33 **Sec. 7. Except as provided in this chapter, a committee assigned**
 34 **a legislative study is governed by the rules of its chamber.**

35 **Sec. 8. The legislative services agency shall provide staff and**
 36 **administrative support for a committee assigned a legislative study.**

37 **Sec. 9. Subject to section 5 of this chapter, a committee assigned**
 38 **a legislative study shall issue reports as required by the**
 39 **committee's presiding officer.**

40 **Sec. 10. The committee's presiding officer may establish a**
 41 **budget for a committee.**

42 **Sec. 11. Each member of a committee assigned a legislative**

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1 study is entitled to receive:

- 2 (1) a per diem instead of subsistence; and
 3 (2) reimbursement for actual mileage and travel expenses;
 4 established by the presiding officer of the committee's chamber.

5 **Sec. 12. The expenditures of a committee shall be paid from**
 6 **appropriations to the committee's respective chamber.**

7 **Sec. 13. If a standing committee assigned a legislative study**
 8 **recommends enactment of a bill or adoption of a resolution, the**
 9 **presiding officer of the committee's chamber shall place the bill or**
 10 **resolution on the second reading calendar of the chamber after the**
 11 **bill or resolution is introduced in the chamber.**

12 SECTION 3. IC 4-10-13-6 IS AMENDED TO READ AS
 13 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. Each state
 14 agency required to prepare reports under the provisions of this chapter
 15 may ~~after consultation with and agreement by the commission on state~~
 16 ~~tax and financing policy~~ add to or omit specific categories of data from
 17 the reports required by this chapter.

18 SECTION 4. IC 4-10-13-7 IS AMENDED TO READ AS
 19 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. (a) The manner
 20 of publication of any of the reports ~~as herein~~ **required by this chapter**
 21 shall be prescribed by the state budget committee, and the cost of
 22 publication shall be paid from funds appropriated to such state agencies
 23 and allocated by the state budget committee to such agencies for such
 24 purpose.

25 (b) A copy of ~~such the~~ reports shall be presented to the governor,
 26 the state board of tax commissioners, the state budget committee, ~~the~~
 27 ~~commission on state tax and financing policy~~, the Indiana legislative
 28 ~~advisory commission~~, **services agency**, and to any other state agency
 29 that may request a copy of such reports.

30 SECTION 5. IC 4-22-2-19, AS AMENDED BY P.L.44-1995,
 31 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 32 UPON PASSAGE]: Sec. 19. (a) Except as provided in section 23.1 of
 33 this chapter, this section does not apply to the adoption of rules:

- 34 (1) required by statute if initiation of the rules is contingent upon
 35 the receipt of a waiver under federal law;
 36 (2) that amend an existing rule;
 37 (3) required by statutes enacted before June 30, 1995; or
 38 (4) required by statutes enacted before June 30, 1995, and
 39 recodified in the same or similar form after June 29, 1995, in
 40 response to a program of statutory recodification conducted by the
 41 code revision commission **(before its repeal in 1998).**

42 (b) If an agency will have statutory authority to adopt a rule at the

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1 time that the rule becomes effective, the agency may conduct any part
2 of its rulemaking action before the statute authorizing the rule becomes
3 effective.

4 (c) However, an agency shall:

- 5 (1) begin the rulemaking process not later than sixty (60) days
6 after the effective date of the statute that authorizes the rule; or
7 (2) if an agency cannot comply with subdivision (1), immediately
8 provide written notification to the administrative rules oversight
9 committee stating the reasons for the agency's noncompliance.

10 If an agency notifies the administrative rules oversight committee
11 concerning a rule in compliance with subdivision (2), failure to adopt
12 the rule within the time specified in subdivision (1) does not invalidate
13 the rule.

14 SECTION 6. IC 4-22-2-42 IS AMENDED TO READ AS
15 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 42. The publisher
16 with the assistance of the code revision commission, shall establish a
17 format, a numbering system, standards, and techniques for agencies to
18 use whenever they draft and prepare rules under this chapter.

19 SECTION 7. IC 4-22-7-7, AS AMENDED BY P.L.28-1997,
20 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
21 UPON PASSAGE]: Sec. 7. (a) This section applies to the following
22 agency statements:

- 23 (1) Executive orders issued by the governor.
24 (2) Notices that a rule has been disapproved or objected to by the
25 attorney general under IC 4-22-2-32 or IC 4-22-2-38 or
26 disapproved or objected to by the governor under IC 4-22-2-34 or
27 IC 4-22-2-38.
28 (3) Official opinions of the attorney general (excluding advisory
29 letters).
30 (4) Official explanatory opinions of the state board of accounts
31 based on an official opinion of the attorney general.
32 (5) Any other statement:
33 (A) that:
34 (i) interprets, supplements, or implements a statute or rule;
35 (ii) has not been adopted in compliance with IC 4-22-2;
36 (iii) is not intended by its issuing agency to have the effect
37 of law; and
38 (iv) may be used in conducting the agency's external affairs;
39 or
40 (B) that specifies a policy that an agency relies upon to:
41 (i) enforce a statute or rule;
42 (ii) conduct an audit or investigation to determine



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1 compliance with a statute or rule; or

2 (iii) impose a sanction for violation of a statute or rule.

3 This subdivision includes information bulletins, revenue rulings
4 (including, subject to IC 6-8.1-3-3.5, a letter of findings), and
5 other guidelines of an agency.

6 (6) A statement of the governor concerning extension of an
7 approval period under IC 4-22-2-34.

8 (b) Whenever an agency adopts a statement described by subsection
9 (a), the agency shall distribute two (2) duplicate copies of the statement
10 to the publisher for publication and indexing in the Indiana Register
11 and the copies required by IC 4-23-7.1-26 to the Indiana library and
12 historical department. However, if a statement under subsection
13 (a)(5)(B) is in the form of a manual, book, pamphlet, or reference
14 publication, the publisher is required to publish only the title of the
15 manual, book, or reference publication.

16 (c) Every agency that adopts a statement described under subsection
17 (a) also shall maintain a current list of all agency statements described
18 in subsection (a) that it may use in its external affairs. The agency shall
19 update the listing at least every thirty (30) days. The agency shall
20 include on the list the name of the agency and the following
21 information for each statement:

22 (1) Title.

23 (2) Identification number.

24 (3) Date originally adopted.

25 (4) Date of last revision.

26 (5) Reference to all other statements described in subsection (a)
27 that are repealed or amended by the statement.

28 (6) Brief description of the subject matter of the statement.

29 (d) At least quarterly, every agency that maintains a list under
30 subsection (c) shall distribute two (2) copies of the list to the publisher
31 and two (2) copies to the Indiana library and historical department. ~~and~~
32 ~~the administrative rules oversight committee.~~

33 SECTION 8. IC 4-22-8-12 IS AMENDED TO READ AS
34 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. Failure of an
35 agency ~~or~~ the publisher ~~or the code revision commission~~ to comply
36 with this chapter does not invalidate a rule or other agency statement.

37 SECTION 9. IC 4-30-16-3, AS AMENDED BY P.L.25-1995,
38 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
39 UPON PASSAGE]: Sec. 3. (a) The commission shall transfer the
40 surplus revenue in the administrative trust fund as follows:

41 (1) Before the last business day of January, April, July, and
42 October, the commission shall transfer to the treasurer of state, for

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1 deposit in the Indiana state teachers' retirement fund
2 (IC 21-6.1-2), an amount equal to the lesser of:

3 (A) seven million five hundred thousand dollars (\$7,500,000);

4 or

5 (B) the additional quarterly contribution needed so that the
6 ratio of the unfunded liability of the Indiana state teachers'
7 retirement fund compared to total active teacher payroll is as
8 close as possible to but not greater than the ratio that existed
9 on the preceding July 1.

10 On or before June 15 of each year, the board of trustees of the
11 Indiana state teachers' retirement fund shall submit to the
12 treasurer of state ~~each member of the pension management~~
13 ~~oversight commission~~, and the auditor of state its estimate of the
14 quarterly amount needed to freeze the unfunded accrued liability
15 of the pre-1996 account (as defined in IC 21-6.1-1-6.9) as a
16 percent of payroll. The estimate shall be based on the most recent
17 actuarial valuation of the fund. Notwithstanding any other law,
18 including any appropriations law resulting from a budget bill (as
19 defined in IC 4-12-1-2), the money transferred under this
20 subdivision shall be set aside in a special account to be used as a
21 credit against the unfunded accrued liability of the pre-1996
22 account (as defined in IC 21-6.1-1-6.9) of the Indiana state
23 teachers' retirement fund. The money transferred is in addition to
24 the appropriation needed to pay benefits for the state fiscal year.

25 (2) Before the last business day of January, April, July, and
26 October, the commission shall transfer two million five hundred
27 thousand dollars (\$2,500,000) of the surplus revenue to the
28 treasurer of state for deposit in the pension relief fund
29 (IC 5-10.3-11).

30 (3) The surplus revenue remaining in the fund on the last day of
31 January, April, July, and October after the transfers under
32 subdivisions (1) and (2) shall be transferred by the commission to
33 the treasurer of state for deposit on that day in the build Indiana
34 fund.

35 (b) The commission may make transfers to the treasurer of state
36 more frequently than required by subsection (a). However, the number
37 of transfers does not affect the amount that is required to be transferred
38 for the purposes listed in subsection (a)(1) and (a)(2). Any amount
39 transferred during the month in excess of the amount required to be
40 transferred for the purposes listed in subsection (a)(1) and (a)(2) shall
41 be transferred to the build Indiana fund.

42 SECTION 10. IC 8-15-2-1.3, AS ADDED BY P.L.83-1996,



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1 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2 UPON PASSAGE]: Sec. 1.3. (a) The authority shall establish a written
3 procedure for allocating money to projects described in section 1(a)(3)
4 and 1(a)(4) of this chapter.

5 (b) The procedure established under this section must include at
6 least the following:

7 (1) An application procedure to identify projects that qualify for
8 funding.

9 (2) Criteria for prioritizing projects.

10 (3) Procedures for selecting projects.

11 ~~(4) Procedures for reporting the results of the selection process~~
12 ~~and the status of projects to the commission on state tax and~~
13 ~~financing policy.~~

14 (c) The prioritization and selection process under this section must
15 give consideration to the following:

16 (1) The impact of the project on toll road usage.

17 (2) Consistency of the project with local transportation plans.

18 (3) The extent to which the project will have local financial
19 participation relative to local available resources.

20 (4) The amount of vehicular traffic served.

21 (5) The potential local economic impact.

22 (6) Whether the project is deemed to be an emergency by the
23 applicant and the authority.

24 SECTION 11. IC 12-7-2-34, AS AMENDED BY P.L.2-1997,
25 SECTION 29, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26 UPON PASSAGE]: Sec. 34. "Commission" means the following:

27 (1) For purposes of IC 12-10-2, the meaning set forth in
28 IC 12-10-2-1.

29 ~~(2) For purposes of IC 12-11-7, the meaning set forth in~~
30 ~~IC 12-11-7-1.~~

31 ~~(3)~~ (2) For purposes of IC 12-12-2, the meaning set forth in
32 IC 12-12-2-1.

33 ~~(4)~~ (3) For purposes of IC 12-13-14, the meaning set forth in
34 IC 12-13-14-1.

35 ~~(5)~~ (4) For purposes of IC 12-14-12, the meaning set forth in
36 IC 12-14-12-1.

37 ~~(6)~~ (5) For purposes of IC 12-28-1, the meaning set forth in
38 IC 12-28-1-3.

39 SECTION 12. IC 12-17-2-18, AS AMENDED BY
40 P.L.253-1997(ss), SECTION 9, IS AMENDED TO READ AS
41 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 18. (a) The bureau
42 shall make the agreements necessary for the effective administration of



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1 the plan with local governmental officials within Indiana. The bureau
2 shall contract with:

- 3 (1) a prosecuting attorney; or
4 (2) a private attorney if the bureau determines that a reasonable
5 contract cannot be entered into with a prosecuting attorney; ~~and~~
6 ~~the determination is approved by at least two-thirds (2/3) of the~~
7 ~~Indiana child custody and support advisory committee~~
8 ~~(established under IC 33-2.1-10-1);~~

9 in each judicial circuit to undertake activities required to be performed
10 under Title IV-D of the federal Social Security Act (42 U.S.C. 651),
11 including determination of paternity, determination and enforcement
12 of child support, activities under the Uniform Reciprocal Enforcement
13 of Support Act (IC 31-2-1, before its repeal) or the Uniform Interstate
14 Family Support Act (IC 31-18, or IC 31-1.5 before its repeal), and if the
15 contract is with a prosecuting attorney, prosecutions of welfare fraud.

16 (b) The hiring of an attorney by an agreement or a contract made
17 under this section is not subject to the approval of the attorney general
18 under IC 4-6-5-3. An agreement or a contract made under this section
19 is not subject to IC 4-13-2-14.3 or IC 5-22.

20 SECTION 13. IC 12-17-2-30 IS AMENDED TO READ AS
21 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 30. The director of
22 the division shall adopt the rules necessary to implement Title IV-D of
23 the federal Social Security Act and this chapter. ~~The division shall send~~
24 ~~a copy of each proposed or adopted rule to each member of the child~~
25 ~~custody and support advisory committee established by IC 33-2.1-10~~
26 ~~not later than ten (10) days after proposal or adoption.~~

27 SECTION 14. IC 13-12-1-1, AS ADDED BY P.L.1-1996,
28 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
29 UPON PASSAGE]: Sec. 1. The purpose of the recodification act of the
30 1996 regular session of the general assembly is to recodify prior
31 environmental law in a style that is clear, concise, and easy to interpret
32 and apply. Except to the extent that:

- 33 (1) the recodification act of the 1996 regular session of the
34 general assembly is amended to reflect the changes made in a
35 provision of another bill that adds to, amends, or repeals a
36 provision in the recodification act of the 1996 regular session of
37 the general assembly; or
38 (2) the minutes of meetings of the code revision commission
39 **(before its repeal in 1998)** during 1995 expressly indicate a
40 different purpose;

41 the substantive operation and effect of the prior environmental law
42 continue uninterrupted as if the recodification act of the 1996 regular

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1 session of the general assembly had not been enacted.

2 SECTION 15. IC 14-8-3-2, AS ADDED BY P.L.1-1995, SECTION
3 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON
4 PASSAGE]: Sec. 2. The purpose of the recodification act of the 1995
5 regular session of the general assembly is to recodify prior natural
6 resources law in a style that is clear, concise, and easy to interpret and
7 apply. Except to the extent that:

8 (1) the recodification act of the 1995 regular session of the
9 general assembly is amended to reflect the changes made in a
10 provision of another bill that adds to, amends, or repeals a
11 provision in the recodification act of the 1995 regular session of
12 the general assembly; or

13 (2) the minutes of meetings of the code revision commission
14 **(before its repeal in 1998)** during 1994 expressly indicate a
15 different purpose;

16 the substantive operation and effect of the prior natural resources law
17 continue uninterrupted as if the recodification act of the 1995 regular
18 session of the general assembly had not been enacted.

19 SECTION 16. IC 16-18-3-2 IS AMENDED TO READ AS
20 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. The purpose of
21 senate enrolled act 24 of the 1993 regular session of the general
22 assembly is to recodify prior health and hospital law in a style that is
23 clear, concise, and easy to interpret and apply. Except to the extent that:

24 (1) senate enrolled act 24 of the 1993 regular session of the
25 general assembly is amended to reflect the changes made in a
26 provision of another bill that adds to, amends, or repeals a
27 provision in senate enrolled act 24 of the 1993 regular session of
28 the general assembly; or

29 (2) the minutes of meetings of the code revision commission
30 **(before its repeal in 1998)** during 1992 expressly indicate a
31 different purpose;

32 the substantive operation and effect of the prior health and hospital law
33 continue uninterrupted as if senate enrolled act 24 of the 1993 regular
34 session of the general assembly had not been enacted.

35 SECTION 17. IC 29-1-1-4 IS AMENDED TO READ AS
36 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. The report of the
37 probate code study commission **(notwithstanding its repeal in 1998)**
38 made pursuant to Acts 1949, c. 302, s. 5 and Acts 1951, c. 347, s. 2
39 may be consulted by the courts to determine the underlying reasons,
40 purposes and policies of this article, and may be used as a guide in its
41 construction and application.

42 SECTION 18. IC 31-10-1-1, AS ADDED BY P.L.1-1997,



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1 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2 UPON PASSAGE]: Sec. 1. The purpose of the recodification act of the
3 1997 regular session of the general assembly is to recodify prior family
4 law and juvenile law in a style that is clear, concise, and easy to
5 interpret and apply. Except to the extent that:

6 (1) the recodification act of the 1997 regular session of the
7 general assembly is amended to reflect the changes made in a
8 provision of another bill that adds to, amends, or repeals a
9 provision in the recodification act of the 1997 regular session of
10 the general assembly; or

11 (2) the minutes of meetings of the code revision commission
12 **(before its repeal in 1998)** during 1996 expressly indicate a
13 different purpose;

14 the substantive operation and effect of the prior family law and juvenile
15 law continue uninterrupted as if the recodification act of the 1997
16 regular session of the general assembly had not been enacted.

17 SECTION 19. IC 32-3-2-14 IS AMENDED TO READ AS
18 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14. The official
19 comments published by the probate code study commission
20 **(notwithstanding its repeal in 1998)** may be consulted by the courts
21 to determine the underlying reasons, purposes, and policies of this
22 chapter and may be used as a guide in its construction and application.

23 SECTION 20. THE FOLLOWING ARE REPEALED [EFFECTIVE
24 UPON PASSAGE]: IC 2-5-1.1-10; IC 2-5-2; IC 2-5-3; IC 2-5-5;
25 IC 2-5-12; IC 2-5-16; IC 2-5-18; IC 2-5-19; IC 2-5-20; IC 2-5-21;
26 IC 2-5-23; IC 2-5-24.1; IC 2-5-25; IC 4-22-2-25; IC 4-22-8-11;
27 IC 5-13-9.1; IC 8-1-2.5-9; IC 8-1-2.6-4; IC 12-11-7; IC 14-25-7-16;
28 IC 15-1-1.5; IC 15-1.5-3-9; IC 33-1-15; IC 33-2.1-10; P.L.40-1994,
29 SECTION 87; P.L.78-1994, SECTION 5; P.L.245-1997, SECTION 2;
30 P.L.172-1994, SECTION 4; P.L.335-1995, SECTION 1; P.L.87-1997,
31 SECTION 4; P.L.338-1995, SECTION 1; P.L.241-1997, SECTION 1;
32 P.L.13-1996, SECTION 3; P.L.248-1996, SECTION 1; P.L.251-1996,
33 SECTION 1; P.L.109-1997, SECTION 4; P.L.163-1997, SECTION 2;
34 P.L.239-1997, SECTION 1; P.L.249-1997, SECTION 1.

35 SECTION 21. **An emergency is declared for this act.**

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