



Bill Number: S.B. 1309

Barto Floor Amendment

Reference to: printed bill

Amendment drafted by: Marianne Yamnik

FLOOR AMENDMENT EXPLANATION

- Allows the presiding judge of the superior court to enter into agreement to use appropriate facilities for juvenile shelter or treatment services.
- Limits the information received by the court employee who is facilitating the collaboration of services to the information necessary to ensure service delivery.
- Removes provisions that would prohibit DES from requiring duplicate services if a child or parent is receiving services from a non-contracted provider.

Amendment explanation prepared by Marianne Yamnik

2/26/2014

BARTO FLOOR AMENDMENT

SENATE AMENDMENTS TO S.B. 1309

(Reference to printed bill)

1 Page 1, between lines 1 and 2 insert:

2 “Section 1. Title 8, chapter 2, article 1, Arizona Revised Statutes,
3 is amended by adding section 8-209, to read:

4 8-209. Juvenile court facilities; juvenile shelters; treatment services
5 IF APPROPRIATE FACILITIES ARE AVAILABLE TO THE JUVENILE COURT, THE
6 PRESIDING JUDGE OF THE SUPERIOR COURT MAY ENTER INTO AN AGREEMENT FOR THE USE
7 OF THOSE FACILITIES BY A PROVIDER OF JUVENILE SHELTER OR TREATMENT SERVICES.”

8 Renumber to conform

9 Line 15, after “INFORMATION” insert “NECESSARY TO ENSURE SERVICE DELIVERY”

10 Strike lines 19 through 26

11 Reletter to conform

12 Amend title to conform

2/26/14
9:06 AM
S: MY/lS