# HOUSE BILL No. 1453

### DIGEST OF INTRODUCED BILL

### Citations Affected: IC 33-40.

**Synopsis:** Appellate defender and misdemeanor reimbursement. Establishes the office of the state appellate defender and the juvenile defense office to provide direct appeals for indigent individuals. Provides that a county may be reimbursed for indigent services provided for misdemeanors in a superior or circuit court.

Effective: July 1, 2019.

## Young J

January 15, 2019, read first time and referred to Committee on Courts and Criminal Code.



#### Introduced

#### First Regular Session of the 121st General Assembly (2019)

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 2018 Regular and Special Session of the General Assembly.

### HOUSE BILL No. 1453

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

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

1 SECTION 1. IC 33-40-2-1 IS AMENDED TO READ AS 2 FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 1. (a) Upon a 3 determination by the judge of any court having criminal jurisdiction 4 that: 5 (1) the court is unable within a reasonable time to appoint an 6 available attorney, public defender or otherwise, who is competent in the practice of law in criminal cases as legal counsel 7 8 for any person charged in the court with a criminal offense and 9 who does not have sufficient means to employ an attorney; or 10 (2) in the interest of justice an attorney from another judicial 11 circuit, not regularly practicing in the court, should be appointed 12 to defend the indigent defendant or appeal the defendant's case, 13 but the judge is unable within a reasonable time to provide for the 14 direct appointment of an attorney; 15 the judge may make written request to the state public defender to provide a qualified attorney for the defense of the indigent person or 16 17 to the state appellate defender for appellate services of the indigent



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(b) The judge shall attach to the written request a copy of the affidavit or indictment, and state in the request the amount of the applicable minimum fee to be paid for the legal services of defense counsel in the case, subject to:

6 (1) any additional amount reasonable under all the circumstances of the case, to be determined and approved by the judge upon the final determination of the case; and

(2) reasonable partial allowances as may be approved and ordered by the judge pending final determination.

11 SECTION 2. IC 33-40-2-3 IS AMENDED TO READ AS 12 FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 3. (a) The state public 13 defender shall prepare and maintain a schedule of minimum attorney's 14 fees for all general classifications of criminal trials, and proceedings on 15 plea of guilty, subject to the approval of the supreme court. The schedule shall be furnished upon request to all criminal courts. A fee 16 17 approved by any court for the services of: 18

(1) the state public defender;

(2) the state public defender's deputy; or

(3) any attorney appointed by the state public defender and the judge under a request made to the state public defender;

22 may not be less than the approved minimum fee provided in the 23 schedule.

24 (b) In cases where there has been a change of venue, the presiding 25 judge may not approve a fee for a public defender from the office of the 26 state public defender that exceeds one hundred twenty-five percent 27 (125%) of the minimum fee schedule established under this chapter.

(c) The state appellate defender shall prepare and maintain a schedule of minimum attorney's fees for all appellate cases. The schedule shall be furnished upon request to all criminal courts and appellate courts. A fee approved by any court for the services of the state appellate defender or any attorney appointed by the state appellate defender may not be less than the approved minimum fee provided in the schedule.

SECTION 3. IC 33-40-2-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 4. All fees for services rendered by the state public defender, or any of the state public defender's deputies, or the state appellate defender under this chapter shall be paid directly to the state treasurer, to be expended for any necessary expenses of the office of the state public defender, including salaries of the necessary deputies, in addition to the state general funds otherwise appropriated by the general assembly for the payment of the



1 expenses. 2 SECTION 4. IC 33-40-4-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 5. The council shall: 3 4 (1) assist in the coordination of the duties of the attorneys 5 engaged in the defense of indigents at public expense; 6 (2) prepare manuals of procedure; 7 (3) assist in the preparation of trial briefs, forms, and instructions; 8 (4) conduct research and studies of interest or value to all such 9 attorneys; and 10 (5) maintain liaison contact with study commissions, organizations, and agencies of all branches of local, state, and 11 12 federal government that will benefit criminal defense as part of 13 the fair administration of justice in Indiana; and 14 (6) create training programs and material for the juvenile 15 defense office of the state appellate defender under 16 IC 33-40-5-13. 17 SECTION 5. IC 33-40-5-6 IS ADDED TO THE INDIANA CODE 18 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 19 1, 2019]: Sec. 6. The office of the state appellate defender is 20 established within the commission. 21 SECTION 6. IC 33-40-5-7 IS ADDED TO THE INDIANA CODE 22 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 23 1, 2019]: Sec. 7. (a) When the state appellate defender position 24 needs to be filled, an advisory committee consisting of the following 25 seven (7) members shall be formed: 26 (1) A public defender from each of the three (3) court of 27 appeals districts described in IC 33-25-1-2(1) through 28 IC 33-25-1-2(3), who has practiced criminal appellate work 29 for at least five (5) years, appointed by the public defender 30 council of Indiana. 31 (2) An appellate attorney practicing in Indiana, appointed by 32 the president pro tempore of the senate. 33 (3) A justice of the Indiana supreme court or a judge of the 34 Indiana court of appeals, appointed by the chief justice of 35 Indiana. 36 (4) A full-time professor of law who teaches at a law school in 37 Indiana, appointed by the speaker of the house of 38 representatives. 39 (5) A leader from a nonprofit organization specializing in the 40 reentry of formerly incarcerated individuals into society, 41 appointed by Indiana Legal Services, Inc. 42 (b) A member of the advisory committee may not be a



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1	practicing prosecutor, law enforcement officer, or employee of the
2	attorney general's office.
3	(c) The justice of the Indiana supreme court or the judge of the
4	Indiana court of appeals appointed under subsection (a)(3) shall be
5	the chairperson of the advisory committee.
6	(d) The advisory committee shall recommend three (3)
7	individuals to the commission to consider for the state appellate
8	defender.
9	(e) The individuals recommended under subsection (d) must:
10	(1) be residents of Indiana; and
11	(2) have practiced criminal appellate law in Indiana for at
12	least three (3) years.
13	(f) The commission shall provide staff support to the advisory
14	committee.
15	(g) Each advisory committee shall expire upon the appointment
16	of a new state appellate defender by the commission.
17	SECTION 7. IC 33-40-5-8 IS ADDED TO THE INDIANA CODE
18	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
19	1, 2019]: Sec. 8. (a) The commission may appoint the state appellate
20	defender:
21	(1) from the three (3) individuals recommended by the
22	advisory committee under section 7 of this chapter; or
23	(2) another individual who the commission has determined is
24	qualified;
25 26	for a term of four (4) years.
26 27	(b) The commission may renew the appointment of the state
27	appellate defender for additional four (4) year terms.
28 29	(c) The commission may terminate a state appellate defender
29 30	appointment only for good cause. SECTION 8. IC 33-40-5-9 IS ADDED TO THE INDIANA CODE
31	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
32	1, 2019]: Sec. 9. (a) This section does not apply to an individual who
32 33	is a resident of Marion County.
33 34	(b) The state appellate defender shall:
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35 36	(1) represent all individuals, in appellate cases, who: (A) have a right to counsel under federal or state law; and
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38	<ul><li>(B) are not financially able to employ appellate counsel;</li><li>(2) provide trial level appellate support, if sufficient resources</li></ul>
38 39	are available;
40	(3) initiate original appellate actions; and
40 41	(4) except as provided in subsection (c), pay for appellate
42	expenses that the state appellate defender litigates.
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1	(a) The state annellete defender shall not now for the received
1 2	(c) The state appellate defender shall not pay for transcript expenses that are county expenses under IC 33-40-6.
$\frac{2}{3}$	(d) A circuit or superior judge, the Indiana court of appeals, and
4	the Indiana supreme court may refer clients to the state appellate
5	defender after indigency is determined.
6	(e) This section does not:
0 7	(1) prohibit a person from pursuing an appellate proceeding
8	on the person's own behalf;
8 9	(2) prohibit a person from refusing the services of the state
9 10	appellate defender; or
10	(3) require the state appellate defender to pursue an appeal if:
11	(A) the commission lacks sufficient resources to effectively
12	represent the client; or
13	(B) an attorney has been appointed under IC 34-10-1.
14	SECTION 9. IC 33-40-5-10 IS ADDED TO THE INDIANA CODE
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10	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
17	1, 2019]: Sec. 10. (a) The state appellate defender:
18 19	(1) may employ staff in order to discharge the state appellate
	defender's duties; and
20 21	(2) may enter into a contract for additional staff support that
21	the commission determines is necessary.
22	(b) The state appellate defender may, with the consent of the
23 24	commission, appoint or employ, at compensation to be fixed by the
24 25	commission, deputies and other staff that may be required to discharge the state appellate defender's duties.
23 26	(c) The commission shall provide the state appellate defender
20 27	with office space, furniture, and necessary supplies and equipment.
28	SECTION 10. IC 33-40-5-11 IS ADDED TO THE INDIANA
28 29	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
30	[EFFECTIVE JULY 1, 2019]: Sec. 11. (a) The state appellate
31	defender may contract with an attorney, a group of attorneys, a
32	private organization, or a county office to provide legal services to
33	the state appellate defender's clients.
34	(b) The state appellate defender shall establish minimum
35	standards for contracts described in subsection (a).
36	SECTION 11. IC 33-40-5-12 IS ADDED TO THE INDIANA
37	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
38	[EFFECTIVE JULY 1, 2019]: Sec. 12. The state appellate defender
38 39	shall not accept postconviction relief cases.
40	SECTION 12. IC 33-40-5-13 IS ADDED TO THE INDIANA
40 41	CODE AS A <b>NEW</b> SECTION TO READ AS FOLLOWS
42	[EFFECTIVE JULY 1, 2019]: Sec. 13. (a) This section does not apply
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1 to an individual who is a resident of Marion County. 2 (b) The state appellate defender shall establish a juvenile 3 defense office. 4 (c) The juvenile defense office may accept juvenile delinquency 5 appeals referred to the state appellate defender. 6 (d) The juvenile defense office may initiate appeals, writs, and 7 collateral challenges on behalf of a juvenile. 8 (e) The juvenile defense office may provide information 9 concerning legal rights of juveniles, including the right to appeal, 10 to juveniles in the department of correction and in juvenile 11 detention centers in Indiana. 12 (f) The juvenile defense office may provide information to 13 juvenile delinquency defendants in other circumstances. 14 (g) The juvenile defense office may provide technical assistance 15 to county trial level defenders in juvenile cases. 16 SECTION 13. IC 33-40-6-4 IS AMENDED TO READ AS 17 FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 4. (a) A county auditor 18 may submit on a quarterly basis a certified request to the public 19 defender commission for reimbursement from the public defense fund 20 for an amount equal to fifty percent (50%) of the county's expenditures 21 for indigent defense services provided to a defendant against whom the 22 death sentence is sought under IC 35-50-2-9. 23 (b) A county auditor may submit on a quarterly basis a certified 24 request to the public defender commission for reimbursement from the 25 public defense fund for an amount equal to forty percent (40%) of the county's expenditures for indigent defense services provided in all 26 noncapital cases except including misdemeanors. 27 28 (c) A request under this section from a county described in 29 IC 33-40-7-1(3) may be limited to expenditures for indigent defense 30 services provided by a particular division of a court. SECTION 14. IC 33-40-6-5, AS AMENDED BY P.L.161-2018, 31 32 SECTION 106, IS AMENDED TO READ AS FOLLOWS 33 [EFFECTIVE JULY 1, 2019]: Sec. 5. (a) As used in this section, 34 "commission" means the Indiana public defender commission 35 established by IC 33-40-5-2. 36 (b) Except as provided under section 6 of this chapter, upon 37 certification by a county auditor and a determination by the 38 commission that the request is in compliance with the guidelines and 39 standards set by the commission, the commission shall quarterly 40 authorize an amount of reimbursement due the county: 41 (1) that is equal to fifty percent (50%) of the county's certified 42 expenditures for indigent defense services provided for a



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2 IC 35-50-2-9; and 3 (2) that is equal to forty percent (40%) of the county's certified 4 expenditures for defense services provided in noncapital cases, 5 except including misdemeanors. 6 The commission shall then certify to the auditor of state the amount of 7 reimbursement owed to a county under this chapter. 8 (c) Upon receiving certification from the commission, the auditor of 9 state shall issue a warrant to the treasurer of state for disbursement to the county of the amount certified. 10 11 SECTION 15. IC 33-40-7-11 IS AMENDED TO READ AS 12 FOLLOWS [EFFECTIVE JULY 1, 2019]: Sec. 11. (a) A county public 13 defender board shall submit a written request for reimbursement to the 14 county auditor. The request must set forth the total of the county's 15 expenditures for indigent defense services to the county auditor and may be limited in a county described in section 1(3) of this chapter to 16 expenditures for indigent defense services provided by a particular 17 18 division of a court. The county auditor shall review the request and 19 certify the total of the county's expenditures for indigent defense 20 services to the Indiana public defender commission. 21 (b) Upon certification by the Indiana public defender commission 22 that the county's indigent defense services meet the commission's 23

that the county's indigent defense services meet the commission's
standards, the auditor of state shall issue a warrant to the treasurer of
state for disbursement to the county of a sum equal to forty percent
(40%) of the county's certified expenditures for indigent defense
services provided in noncapital cases, except including misdemeanors.
(c) If a county's indigent defense services fail to meet the standards

28 adopted by the Indiana public defender commission, the public 29 defender commission shall notify the county public defender board and 30 the county fiscal body of the failure to comply with the Indiana public 31 defender commission's standards. Unless the county public defender 32 board corrects the deficiencies to comply with the standards not more 33 than ninety (90) days after the date of the notice, the county's eligibility 34 for reimbursement from the public defense fund terminates at the close 35 of that fiscal year.



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defendant against whom the death sentence is sought under