1 ENGROSSED SENATE BILL NO. 899 By: Weaver and Boren of the 2 Senate 3 and Worthen of the House 4 5 An Act relating to the Indigent Defense Act; amending 6 22 O.S. 2021, Sections 1355.7, 1355.13, and 1358, which relate to appointment of private attorneys, 7 death penalty cases, and reassignment of cases; authorizing reassignment of certain cases for 8 conflict of interest; expanding authorization for 9 payment at certain rate for certain cases; increasing limit on compensation for certain attorneys in capital cases; authorizing reassignment of cases for 10 certain purposes; and providing an effective date. 11 12 13 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. 22 O.S. 2021, Section 1355.7, is AMENDATORY 14 amended to read as follows: 15 Section 1355.7. A. If the Executive Director determines that a 16 conflict of interest exists at the trial level between a defendant 17 client of the Oklahoma Indigent Defense System and an attorney 18 employed or contracted by the System, or that efficient management 19 20 of System resources justify reassignment, the case may be reassigned by the Executive Director to another attorney employed by the 21 System, or to a private attorney with whom the System has a contract 22 for indigent defense or who is included on a list of attorneys as 23

provided in subsection Θ B of this section.

- B. If the Executive Director determines that a conflict of interest exists at the trial level between a defendant and an attorney who represents indigents either pursuant to a contract with the System or as assigned by the System, the case may be reassigned by the Executive Director to an attorney employed by the System, another attorney who represents indigents pursuant to a contract with the System, or another private attorney who has agreed to accept such assignments pursuant to subsection C of this section.
 - C. Assignment of a case by the System to a private attorney in all counties of this state served by the System shall be from a list of attorneys willing to accept such assignments and who meet the qualifications established by the System for such the assignments.
 - D. C. Payment to such private attorneys shall be made by the System and shall be at rates approved by the System, subject to the statutory limits established in Sections 1355.8 and 1355.13 of this title for cases at the trial level.
- SECTION 2. AMENDATORY 22 O.S. 2021, Section 1355.13, is amended to read as follows:

Section 1355.13. A. In every case in which the defendant is subject to the death penalty and an attorney or attorneys other than an attorney or attorneys employed by the Indigent Defense System are assigned to the case by the System to provide representation, an attorney or attorneys must submit a claim or claims in accordance with the provisions of the Indigent Defense Act in such detail as

- required by the System. Except as provided in subsection B of this section, total compensation for non-System attorneys who serve as

 lead counsel in capital cases shall not exceed Twenty Thousand

 Dollars (\$20,000.00) per case. Total compensation for a non-System attorney who is co-counsel with a System or non-System attorney in a capital case shall not exceed Five Thousand Dollars (\$5,000.00)

 Twenty-five Thousand Dollars (\$25,000.00) per case.
 - B. The maximum statutory fee established in this section may be exceeded only upon a determination made by the Executive Director and approved by the Board that the case is an exceptional one which requires an extraordinary amount of time to litigate, and that the request for extraordinary attorney fees is reasonable.
- SECTION 3. AMENDATORY 22 O.S. 2021, Section 1358, is amended to read as follows:

Section 1358. If the Executive Director determines that a conflict exists after evaluating a case assigned pursuant to Section 1356 of this title or that the efficient management of System resources justify reassignment, the Executive Director shall reassign the case in the same manner as is provided for conflicts case reassignments at the trial level in Section 1355.7 of this title, unless the case is from a county subject to the provisions of Section 138.1a of Title 19 of the Oklahoma Statutes and the indigent defendant was not represented at trial by the county indigent defender. If the Executive Director determines a conflict exists in

a case from a county subject to the provisions of Section 138.1a of Title 19 of the Oklahoma Statutes and the indigent defendant was not represented at trial by the county indigent defender, the county indigent defender shall be appointed to represent the indigent The appointment of the county indigent defender shall be made by the district court at the time the appeal is initiated or by the Court of Criminal Appeals after the appeal is initiated. If the district court, at the time the appeal is initiated, or the Court of Criminal Appeals, after the appeal has been initiated, determines that the county indigent defender also has a conflict of interest in the case, the district court, initially or on remand from the Court of Criminal Appeals, shall appoint counsel in the same manner as is provided for conflicts at the trial level in Section 138.7 of Title 19 of the Oklahoma Statutes, by reassigning the case to another county indigent defender, an attorney who represents indigents pursuant to contract, or a private attorney has agreed to accept such appointments.

SECTION 4. This act shall become effective November 1, 2023.

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1	Passed the Senate the 7th day of March, 2023.
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4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2023.
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