1	SENATE BILL NO. 187
2	INTRODUCED BY J. SHOCKLEY, L. JENT
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING THE MONTANA PUBLIC DEFENDER ACT
5	AND RELATED STATUTES; RESTRICTING AND LIMITING CASELOAD LEVELS FOR THE CHIEF PUBLIC
6	DEFENDER AND DEPUTY PUBLIC DEFENDERS; REQUIRING NOTARIZED AFFIDAVITS OF INDIGENCY;
7	REVISING THE PROVISION FOR PAYMENT BY DEFENDANTS OF PUBLIC DEFENDER SERVICES;
8	AMENDING SECTIONS <u>2-15-1028, 46-8-101,</u> 46-8-113, <u>46-18-251,</u> <u>46-8-114,</u> 47-1-102, 47-1-105, 47-1-111,
9	47-1-202, AND <u>47-1-205,</u> 47-1-215, <u>AND 47-1-216,</u> MCA; AND PROVIDING AN <u>IMMEDIATE</u> EFFECTIVE
10	DATE."
11	
12	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
13	(Refer to Introduced Bill)
14	Strike everything after the enacting clause and insert:
15	
16	Section 1. Section 2-15-1028, MCA, is amended to read:
17	"2-15-1028. Public defender commission. (1) There is a public defender commission.
18	(2) The commission consists of 11 seven <u>11</u> members appointed by the governor as follows:
19	(a) two attorneys from nominees submitted by <u>the chief justice of the supreme court;</u>
20	(b) three attorneys from nominees submitted by the president of the state bar of Montana, as follows:
21	(i) one attorney experienced in the defense of felonies who has served a minimum of 1 year as a full-time
22	public defender; AS FOLLOWS:
23	(I) ONE ATTORNEY EXPERIENCED IN THE DEFENSE OF FELONIES WHO HAS SERVED A MINIMUM OF 1 YEAR AS A
24	FULL-TIME PUBLIC DEFENDER;
25	(II) (ii) one attorney <u>of whom must be ATTORNEY</u> experienced in the defense of juvenile delinquency and
26	abuse and neglect cases involving the federal Indian Child Welfare Act; and
27	(iii) one attorney who represents criminal defense lawyers;
28	(III) ONE ATTORNEY WHO REPRESENTS CRIMINAL DEFENSE LAWYERS;
29	(c) two members of the general public who are not attorneys or judges, active or retired, as follows:
30	(i) one member from nominees submitted by the president of the senate; and
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- 1 -

Legislative Services Division

SB0187.05

1	(ii) one member from nominees submitted by the speaker of the house; $\frac{1}{2}$
2	(d) one person who is a member of an organization that advocates on behalf of indigent persons;
3	(e) one person who is a member of an organization that advocates on behalf of a racial minority
4	population in Montana;
5	(f) one person who is a member of an organization that advocates on behalf of people with mental illness
6	and developmental disabilities; and
7	(g) one person who is employed by an organization that provides addictive behavior counseling.
8	(3) A person appointed to the commission must have significant experience in the defense of criminal
9	or other cases subject to the provisions of Title 47, chapter 1, or must have demonstrated a strong commitment
10	to quality representation of indigent defendants.
11	(3) At least one member must have specific knowledge of Indian culture AND AT LEAST ONE MEMBER MUST
12	HAVE A BACKGROUND IN THE DIAGNOSIS AND TREATMENT OF MENTAL ILLNESS.
13	(D) ONE PERSON WHO IS A MEMBER OF AN ORGANIZATION THAT ADVOCATES ON BEHALF OF INDIGENT PERSONS;
14	(E) ONE PERSON WHO IS A MEMBER OF AN ORGANIZATION THAT ADVOCATES ON BEHALF OF A RACIAL MINORITY
15	POPULATION IN MONTANA;
16	(F) ONE PERSON WHO IS A MEMBER OF AN ORGANIZATION THAT ADVOCATES ON BEHALF OF PEOPLE WITH MENTAL
17	ILLNESS AND DEVELOPMENTAL DISABILITIES; AND
18	(G) ONE PERSON WHO IS EMPLOYED BY AN ORGANIZATION THAT PROVIDES ADDICTIVE BEHAVIOR COUNSELING.
19	(3) A PERSON APPOINTED TO THE COMMISSION MUST HAVE SIGNIFICANT EXPERIENCE IN THE DEFENSE OF
20	CRIMINAL OR OTHER CASES SUBJECT TO THE PROVISIONS OF TITLE 47, CHAPTER 1, OR MUST HAVE DEMONSTRATED A
21	STRONG COMMITMENT TO QUALITY REPRESENTATION OF INDIGENT DEFENDANTS.
22	(4) A vacancy on the commission must be filled in the same manner as the original appointment and in
23	a timely manner.
24	(5) Members shall serve staggered 3-year terms.
25	(6) (A) The commission is allocated to the department of administration for administrative purposes only,
26	as provided in 2-15-121, except that:
27	(a)(I) the commission <u>shall hire staff for the commission SUBJECT TO SUBSECTION (6)(B)</u> and <u>the</u> chief
28	public defender shall hire their own separate staff for the office, except for any support staff provided by the
29	department of administration for centralized services, such as payroll, human resources, accounting, information
30	technology, or other services determined by the commission and the department to be more efficiently provided
	Legislative Services -2 - Division

SB0187.05

1 by the department; and

(b)(II) commission and office of state public defender budget requests prepared and presented to the
legislature and the governor in accordance with 17-7-111 must be prepared and presented independently of the
department of administration. However, nothing in this subsection (6)(b) (6)(A)(II) prohibits the department from
providing administrative support for the budgeting process and including the budget requests in appropriate
sections of the department's budget requests for administratively attached agencies.

7 (B) NEW STAFF POSITIONS FOR THE COMMISSION MAY BE ADDED ONLY WHEN THE PUBLIC DEFENDER ACCOUNT

8 ESTABLISHED PURSUANT TO 47-1-110 HAS RECEIVED SUFFICIENT REVENUE PURSUANT TO 46-18-113(1)(A) AND (1)(B)

9 TO MAINTAIN A BALANCE IN THE ACCOUNT THAT WOULD SUSTAIN ANY STAFF POSITION APPROVED BY THE COMMISSION FOR

10 AT LEAST 1 YEAR.

(7) While serving a term on the commission, a member of the commission may not serve as a judge, a
public defender employed by or under contract with the office of state public defender established in 47-1-201,
a county attorney or a deputy county attorney, the attorney general or an assistant attorney general, the United
States district attorney or an assistant United States district attorney, or a law enforcement official.

(8) Members of the commission may not receive a salary for service on the commission but must be
 reimbursed for expenses, as provided in 2-18-501 through 2-18-503, while actually engaged in the discharge of
 official duties.

(9) The commission shall establish procedures for the conduct of its affairs and elect a presiding officer
from among its members."

20

21 Section 2. Section 46-8-101, MCA, is amended to read:

22 "46-8-101. Right to counsel. (1) During the initial appearance before the court, every defendant must
23 be informed of the right to have counsel and must be asked if the aid of counsel is desired.

(2) If Except as provided in subsection (3), if the defendant desires assigned counsel because of financial inability to retain private counsel and the offense charged is a felony or the offense is a misdemeanor and incarceration is a sentencing option if the defendant is convicted, the court shall order the office of state public defender, provided for in 47-1-201, to assign counsel to represent the defendant without unnecessary delay pending a determination of eligibility under the provisions of 47-1-111.

(3) If the defendant desires assigned counsel because of financial inability to retain private counsel and
 the offense charged is a misdemeanor and incarceration is a sentencing option if the defendant is convicted,



1	during the initial appearance the court may order that incarceration not be exercised as a sentencing option if the
2	defendant is convicted. If the court so orders, the court shall inform the defendant that the assistance of counsel
3	at public expense through the office of state public defender is not available and that time will be given to consult
4	with an attorney before a plea is entered. If incarceration is waived as a sentencing option, a public defender may
5	not be assigned."
6	
7	Section 3. Section 46-8-113, MCA, is amended to read:
8	"46-8-113. Payment by defendant for assigned counsel costs to be filed with court. (1) As part
9	of or as a condition under a sentence imposed under the provisions of this title, the court shall require a convicted
10	defendant to pay the costs of counsel assigned to represent the defendant as follows, except as provided in
11	subsections (2) and (3):
12	(a) in every misdemeanor case, \$150 attorney fees at the rate of \$75 an hour; and
13	(b) in every felony case, \$500 attorney fees at the rate of \$75 an hour.
14	(2) Costs must be limited to costs incurred by the office of state public defender, provided for in 47-1-201,
15	for providing the defendant with counsel in the criminal proceeding. If the criminal proceeding includes a jury trial
16	or a justice's court trial, counsel assigned by the office of state public defender shall file with the court a statement
17	of the hours spent on the case and the costs and expenses incurred and, except as provided in subsection (3),
18	the court shall require the defendant to pay the costs of counsel and other costs and expenses as reflected in
19	the statement. The defendant is also responsible for the cost of counsel and expenses incurred in preparing for
20	or completing an appeal IF THE APPEAL IS UNSUCCESSFUL.
21	(3) The court may not sentence a defendant to pay the costs for assigned counsel unless the defendant
22	is or will be able to pay them. In determining the amount and method of payment of costs, the court shall take into
23	account the financial resources of the defendant and the nature of the burden that payment of costs will impose.
24	(4) A defendant who has been sentenced to pay costs may at any time petition the court that sentenced
25	the defendant for remission of the payment of costs or of any unpaid portion of the costs. If it appears to the
26	satisfaction of the court that payment of the amount due will impose manifest hardship on the defendant or the
27	defendant's immediate family, the court may remit all or part of the amount due in costs or modify the method of
28	payment.
29	(5) Costs of counsel imposed under this section must be included in the court's judgment.
30	(6) (a) In addition to other methods of payment, the court may order forfeiture and sale of the offender's
	Legislative

Services Division

1	assets under the provisions of Title 25, chapter 13, part 7, unless the court finds, after notice and an opportunity
2	for the offender to be heard, that the assets are reasonably necessary for the offender to sustain a living or
3	support the offender's dependents or unless the state determines that the cost of forfeiture and sale would
4	outweigh the amount available to the office of the state public defender after sale. If the proceeds of sale exceed
5	the amount of payment ordered and the costs of forfeiture and sale, any remaining amount must be returned to
6	the offender.
7	(b) After a prosecution is commenced and upon petition of the prosecutor, the court may grant a
8	restraining order or injunction, require a satisfactory bond, or take other action if the court finds that the restraining
9	order or injunction, bond, or other action is necessary to preserve property or assets that could be used to satisfy
10	an anticipated payment obligation. A hearing must be held on the petition, and any person with an interest in the
11	property is entitled to be heard.
12	(7)(6) For a felony offense:
13	(a) during any period that the offender is incarcerated, the department of corrections shall take a
14	percentage, as set by department rule, of any money in any account of the defendant administered by the
15	department and use the money to satisfy any existing payment obligation to the office of the state public defender;
16	(b) at the beginning of any period during which the offender is not incarcerated, the offender shall sign
17	a statement allowing any employer of the offender to garnish up to 25% of the offender's compensation and give
18	the garnished amounts to the department of corrections to be used by the department to satisfy any existing
19	payment obligation; and
20	(c)(B) during any period that the defendant is on probation or parole, the probation and parole officer shall
21	set a monthly payment amount to be paid.
22	(8)(7) The department of corrections shall give the department of revenue a copy of the COURT order to
23	make payments to the office of the state public defender. If full payment has not been made, the department of
24	revenue shall intercept any state tax refunds and any federal tax refunds, as provided by law, due the offender
25	and transfer the money to the department of corrections for a felony offense and to the sentencing court for a
26	misdemeanor offense for disbursement to the office of the state public defender. The department of revenue may
27	charge the department of corrections a fee to recover its costs of intercepting a tax refund. The fee may not
28	exceed the amount charged a state agency for debt collection services under Title 17, chapter 4.
29	(9)(8) As provided in 46-18-201, a sentencing court shall, as part of the sentence, require an offender
30	to fully compensate the office of state public defender STATE for the costs of counsel. The duty to pay the costs



1 of counsel under the sentence remains with the offender or the offender's estate until full payment is made, 2 whether or not the offender is under state supervision. If the offender is under state supervision, payment of costs 3 of counsel is a condition of any probation or parole. 4 (8) IF THE OFFENDER IS UNDER STATE SUPERVISION, PAYMENT OF COSTS OF COUNSEL IS A CONDITION OF ANY 5 PROBATION OR PAROLE. 6 (10)(9) (a) The offender shall pay the cost of supervising the payment of costs of counsel by paying an 7 amount equal to 10% of the costs of counsel, but not less than \$5. 8 (b) A felony offender shall pay the restitution and cost of supervising the payment of costs of counsel 9 to the department of corrections until the offender has fully paid the costs of counsel and the cost of supervising 10 the payment of costs of counsel. The department shall pay the costs of counsel to the office of state public 11 defender. ALL FUNDS COLLECTED MUST BE DEPOSITED IN THE STATE GENERAL FUND. The department may contract 12 with a government agency or private entity for the collection of the payments for costs of counsel and the cost 13 of collecting the payments for costs of counsel during the period following state supervision or state custody of 14 the offender. The department shall adopt rules to implement this subsection (10)(b) (9)(B). 15 (c) In a misdemeanor case, payment of costs of counsel and of the cost of supervising the payment of 16 costs of counsel must be made to the court until the offender has fully paid the costs of counsel and the cost of 17 supervising the payment of costs of counsel. The court shall disburse the money to the entity employing the 18 person ordered to supervise costs of counsel, which shall disburse the costs of counsel to the office of state 19 public defender. ALL FUNDS COLLECTED MUST BE DEPOSITED IN THE STATE GENERAL FUND. 20 (11)(10) If at any time the court finds that, because of circumstances beyond the offender's control, the 21 offender is not able to pay the costs of counsel, the court may order the offender to perform community service 22 during the time that the offender is unable to pay. The offender must be given a credit against costs of counsel 23 due at the rate of the hours of community service times the state minimum wage in effect at the time that the 24 community service is performed." 25 26 SECTION 4. SECTION 46-18-251, MCA, IS AMENDED TO READ: 27 "46-18-251. (Temporary) Allocation of fines, costs, restitution, and other charges. (1) Except as 28 provided in 46-18-236(7)(b), if a misdemeanor offender is subjected to any combination of fines, costs, restitution, 29 charges, or other payments arising out of the same criminal proceeding, money that the court collects from the 30 offender must be allocated as provided in this section. A felony offender shall pay restitution and costs of counsel

Legislative Services Division

1 imposed pursuant to 46-8-113 to the department of corrections, and other fines and costs must be paid to the 2 court and allocated as provided in this section.

3 (2) Except as otherwise provided in 46-18-236(7)(b) and this section, if a defendant is subject to payment

- 4 of restitution and any combination of fines, costs, charges under the provisions of 46-18-236, or other payments,
- 5 50% of all money collected from the defendant must be applied to payment of restitution and the balance must
- 6 be applied to other payments in the following order:
- 7 (a) payment of charges imposed pursuant to 46-8-113;
- 8 (a)(b) payment of charges imposed pursuant to 46-18-236;
- 9 (b)(c) payment of supervisory fees imposed pursuant to 46-23-1031;
- 10 (c)(d) payment of costs imposed pursuant to 46-18-232 or 46-18-233;
- 11 (d)(e) payment of fines imposed pursuant to 46-18-231 or 46-18-233; and
- 12 (e)(f) any other payments ordered by the court.
- 13 (3) The money applied under subsection (2) to the payment of restitution must be paid in the following
- 14 order:

15 (a) to the victim until the victim's unreimbursed pecuniary loss is satisfied;

- 16 (b) to the crime victims compensation and assistance program in the department of justice for deposit
- 17 in the account provided for in 53-9-113 until the state is fully reimbursed for compensation to the victim provided
- 18 pursuant to Title 53, chapter 9, part 1;

19 (c) to any other government agency that has compensated the victim for the victim's pecuniary loss; and

20 (d) to any insurance company that has compensated the victim for the victim's pecuniary loss.

21 (4) If any fines, costs, charges, or other payments remain unpaid after all of the restitution has been paid,

22 any additional money collected must be applied to payment of those fines, costs, charges, or other payments.

23 If any restitution remains unpaid after all of the fines, costs, charges, or other payments have been paid, any

24 additional money collected must be applied toward payment of the restitution. (Terminates June 30, 2015--sec.

- 25 14, Ch. 374, L. 2009.)
- 26 46-18-251. (Effective July 1, 2015) Allocation of fines, costs, restitution, and other charges. (1)

27 Except as provided in 46-18-236(7)(b), if an offender is subjected to any combination of fines, costs, restitution,

28 charges, or other payments arising out of the same criminal proceeding, money collected from the offender must

29 be allocated as provided in this section.

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(2) Except as otherwise provided in 46-18-236(7)(b) and this section, if a defendant is subject to payment

Legislative Services Division

- 1 of restitution and any combination of fines, costs, charges under the provisions of 46-18-236, or other payments,
- 2 50% of all money collected from the defendant must be applied to payment of restitution and the balance must
- 3 be applied to other payments in the following order:
- (a) payment of charges imposed pursuant to 46-8-113; 4
- 5 (a)(b) payment of charges imposed pursuant to 46-18-236;
- 6 (b)(c) payment of supervisory fees imposed pursuant to 46-23-1031;
- 7 (c)(d) payment of costs imposed pursuant to 46-18-232 or 46-18-233;
- 8 (d)(e) payment of fines imposed pursuant to 46-18-231 or 46-18-233; and
- 9 (e)(f) any other payments ordered by the court.
- 10 (3) The money applied under subsection (2) to the payment of restitution must be paid in the following
- 11 order:
- 12 (a) to the victim until the victim's unreimbursed pecuniary loss is satisfied;
- 13 (b) to the crime victims compensation and assistance program in the department of justice for deposit
- 14 in the state general fund until the state is fully reimbursed for compensation to the victim provided pursuant to Title
- 15 53, chapter 9, part 1;
- 16 (c) to any other government agency that has compensated the victim for the victim's pecuniary loss; and
- 17 (d) to any insurance company that has compensated the victim for the victim's pecuniary loss.
- 18 (4) If any fines, costs, charges, or other payments remain unpaid after all of the restitution has been paid,
- 19 any additional money collected must be applied to payment of those fines, costs, charges, or other payments.
- 20 If any restitution remains unpaid after all of the fines, costs, charges, or other payments have been paid, any
- 21 additional money collected must be applied toward payment of the restitution."
- 22
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SECTION 3. SECTION 46-8-113, MCA, IS AMENDED TO READ:

24 "46-8-113. Payment by defendant for assigned counsel -- costs to be filed with court. (1) As part 25 of or as a condition under a sentence imposed under the provisions of this title, the court shall, by including the 26 costs of counsel in the court's judgment, require a convicted defendant to pay the costs of counsel assigned to 27 represent the defendant as follows, except as provided in subsections (2) and (3):

(2) Costs must be limited to costs incurred by the office of state public defender, provided for in 47-1-201,

- 8 -

- 28 (a) in every misdemeanor case, \$150 \$250; and
- 29 (b) in every felony case, \$500 \$800.
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Legislative Services

Division

for providing the defendant with counsel in the criminal proceeding. If the criminal proceeding includes a jury trial 1 2 or a justice's court trial, counsel assigned by the office of state public defender shall file with the court a statement 3 of the hours spent on the case and the costs and expenses incurred and, except as provided in subsection (3), 4 the court shall require the defendant to pay the costs of counsel and other costs and expenses as reflected in 5 the statement. In any proceeding for the determination of whether a defendant is or will be able to pay the costs 6 of counsel, the court shall question the defendant as to the defendant's ability to pay those costs and shall inform 7 the defendant that purposely false or misleading statements by the defendant may result in criminal charges 8 against the defendant. 9 (3) The court may not sentence a defendant to pay the costs for assigned counsel unless the defendant 10 is or will be able to pay them. In determining the amount and method of payment of costs, the court shall take into 11 account the hours spent on the case and the costs and expenses incurred, the financial resources of the 12 defendant, and the nature of the burden that payment of costs will impose. 13 (4) A defendant who has been sentenced to pay costs may at any time petition the court that sentenced 14 the defendant for remission of the payment of costs or of any unpaid portion of the costs. If it appears to the 15 satisfaction of the court that payment of the amount due will impose manifest hardship on the defendant or the 16 defendant's immediate family, the court may remit all or part of the amount due in costs or modify the method of 17 payment." 18 SECTION 4. SECTION 46-8-114, MCA, IS AMENDED TO READ: 19 20 "46-8-114. Time and method of payment. When a defendant is sentenced to pay the costs of assigned 21 counsel pursuant to 46-8-113, the court may order payment to be made within a specified period of time or in 22 specified installments. Payments must be made to the office of state public defender, provided for in 47-1-201, clerk of the sentencing court for allocation as provided in 46-18-201, 46-18-232, and 46-18-251 and deposited 23 24 in the account established in 47-1-110." 25 26 **Section 5.** Section 47-1-102, MCA, is amended to read: 27 "47-1-102. Purpose. The purposes of this chapter are to: 28 (1) establish a statewide public defender system to provide effective assistance of counsel to indigent 29 criminal defendants and other persons in civil cases who are entitled by law to assistance of counsel at public 30 expense; Legislative -9-

ervices Division

1	(2) ensure that the system is free from undue political interference and conflicts of interest;
2	(3) provide that public defender services are delivered by qualified and competent counsel in a manner
3	that is fair and consistent throughout the state;
4	(4) establish a system that utilizes state employees, contracted services, or other methods of providing
5	services in a manner that is responsive to and respective of regional and community needs and interests; and
6	(5) ensure that adequate public funding of the statewide public defender system is provided and
7	managed in a fiscally responsible manner; and
8	(6) ensure that clients of the statewide public defender system pay reasonable costs for services
9	provided by the system based on the clients' financial ability to pay."
10	
11	Section 6. Section 47-1-105, MCA, is amended to read:
12	"47-1-105. Commission duties report rules. The commission shall supervise and direct the
13	system. In addition to other duties assigned pursuant to this chapter, the commission shall:
14	(1) establish the qualifications, duties, and compensation of the chief public defender, as provided in
15	47-1-201, appoint a chief public defender after considering qualified applicants, and regularly evaluate the
16	performance of the chief public defender;
17	(2) establish statewide standards for the qualification and training of attorneys providing public defender
18	services to ensure that services are provided by competent counsel and in a manner that is fair and consistent
19	throughout the state. The standards must take into consideration:
20	(a) the level of education and experience that is necessary to competently handle certain cases and case
21	types, such as criminal, juvenile, abuse and neglect, civil commitment, capital, and other case types in order to
22	provide effective assistance of counsel;
23	(b) acceptable caseloads and workload monitoring protocols to ensure that public defender workloads
24	are manageable;
25	(c) access to and use of necessary professional services, such as paralegal, investigator, and other
26	services that may be required to support a public defender in a case;
27	(d) continuing education requirements for public defenders and support staff;
28	(e) practice standards;
29	(f) performance criteria; and
30	(g) performance evaluation protocols.
	Legislative Services - 10 - Division

1 (3) review and approve the strategic plan and budget proposals submitted by the chief public defender 2 and the administrative director; 3 (4) review and approve any proposal to create permanent staff positions; 4 (5) establish policies and procedures for identifying cases in which public defenders may have a conflict 5 of interest and for ensuring that cases involving a conflict of interest are handled according to professional ethical standards; 6 7 (5) establish and oversee a conflicts office with a conflicts manager responsible for conflicts of interest 8 and for ensuring that cases involving a conflict of interest are handled according to professional ethical standards; 9 (6) establish policies and procedures for handling excess caseloads; 10 (7) establish policies and procedures to ensure that detailed expenditure and caseload data is collected, 11 recorded, and reported to support strategic planning efforts for the system; 12 (8) adopt administrative rules pursuant to the Montana Administrative Procedure Act to implement the 13 provisions of this chapter; and 14 (9) submit a biennial report to the governor, the supreme court, and the legislature, as provided in 15 5-11-210. Each interim, the commission shall also specifically report to the law and justice interim committee 16 established pursuant to 5-5-202 and 5-5-226. The report must cover the preceding biennium and include: 17 (a) all policies or procedures in effect for the operation and administration of the statewide public 18 defender system; 19 (b) all standards established or being considered by the commission or the chief public defender; 20 (c) the number of deputy public defenders and the region supervised by each; 21 (d) the number of public defenders employed or contracted with in the system, identified by region; 22 (e) the number of attorney and nonattorney staff supervised by each deputy public defender; 23 (f) the number of new cases in which counsel was assigned to represent a party, identified by region, 24 court, and case type; 25 (g) the total number of persons represented by the office, identified by region, court, and case type; 26 (h) the annual caseload and workload of each public defender, identified by region, court, and case type, 27 except for the offices OFFICE of chief public defender and deputy public defender; 28 (i) the training programs conducted by the office and the number of attorney and nonattorney staff who 29 attended each program; 30 (j) the continuing education courses on criminal defense or criminal procedure attended by each public

Legislative Services Division

SB0187.05

1 defender employed or contracted with in the system; and 2 (k) detailed expenditure data by court and case type." 3 4 Section 7. Section 47-1-111, MCA, is amended to read: 5 "47-1-111. Eligibility -- determination of indigence -- rules. (1) (a) When a court orders the office to 6 assign counsel, the office shall immediately assign counsel prior to a determination under this section. 7 (b) If the person for whom counsel has been assigned is later determined pursuant to this section to be 8 ineligible for public defender services, the office shall immediately notify the court so that the court's order may 9 be rescinded. 10 (c) A person for whom counsel is assigned is entitled to the full benefit of public defender services until 11 the court's order requiring the assignment is rescinded. 12 (d) Any determination pursuant to this section is subject to the review and approval of the court. The 13 propriety of an assignment of counsel by the office is subject to inquiry by the court, and the court may deny an 14 assignment. 15 (2) (a) An applicant who is eligible for a public defender only because the applicant is indigent shall also 16 provide a detailed financial statement and sign an affidavit. The court shall advise the defendant that the 17 defendant is subject to criminal charges for any false statement made on the financial statement. 18 (b) The application, financial statement, and affidavit must be on a form prescribed by the commission. 19 The affidavit must clearly state that it is signed under the penalty of perjury and that a false statement may be 20 prosecuted. The judge may inquire into the truth of the information contained in the affidavit. 21 (c) Information disclosed in the application, financial statement, or affidavit is not admissible in a civil or 22 criminal action except when offered for impeachment purposes or in a subsequent prosecution of the applicant 23 for perjury or false swearing. 24 (d) The office may not withhold the timely provision of public defender services for delay or failure to fill 25 out an application. However, a court may find a person in civil contempt of court for a person's unreasonable 26 delay or failure to comply with the provisions of this subsection (2). 27 (3) An applicant is indigent if: 28 (a) the applicant's gross household income, as defined in 15-30-2337, is at or less than 133% of the 29 poverty level set according to the most current federal poverty guidelines updated periodically in the Federal 30 Register by the United States department of health and human services under the authority of 42 U.S.C. 9902(2);

- 12 -

Legislative Services Division

SB0187.05

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2	(b) the disposable income and assets of the applicant and the members of the applicant's household are
3	insufficient to retain competent private counsel without substantial hardship to the applicant or the members of
4	the applicant's household.
5	(4) A determination of indigence may not be denied based solely on an applicant's ability to post bail or
6	solely because the applicant is employed.
7	(5) A determination may be modified by the office or the court if additional information becomes available
8	or if the applicant's financial circumstances change.
9	(6) The commission shall establish procedures and adopt rules to implement this section. Commission
10	procedures and rules:
11	(a) must ensure that the eligibility determination process is fair and consistent statewide;
12	(b) must allow a qualified private attorney to represent an applicant if the attorney agrees to accept from
13	the applicant a compensation rate that will not constitute a substantial financial hardship to the applicant or the
14	members of the applicant's household;
15	(c) may provide for the use of other public or private agencies or contractors to conduct eligibility
16	screening under this section;
17	(d) must avoid unnecessary duplication of processes; and
18	(e) must prohibit individual public defenders from performing eligibility screening pursuant to this section."
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20	Section 8. Section 47-1-202, MCA, is amended to read:
21	"47-1-202. Chief public defender duties. (1) In addition to the duties provided in 47-1-201, the chief
22	public defender shall:
23	(1) act as secretary to the commission and provide administrative staff support to the commission;
24	(A) ACT AS SECRETARY TO THE COMMISSION AND PROVIDE ADMINISTRATIVE STAFF SUPPORT TO THE COMMISSION
25	UNTIL THE COMMISSION CAN HIRE ITS STAFF AS PROVIDED IN 2-15-1028(6)(B);
26	(2)(a)(B) assist the commission in establishing the state system and establishing the standards, policies,
27	and procedures required pursuant to this chapter;
28	(3)(b) (C) develop and present for the commission's approval a regional strategic plan for the delivery of
29	public defender services;
30	(4) establish processes and procedures to ensure that when a case that is assigned to the office
	Legislative Services - 13 - Division

presents a conflict of interest for a public defender, the conflict is identified and handled appropriately and
 ethically;

3 (5)(c)(D) establish processes and procedures to ensure that office and contract personnel use
 4 information technology and caseload management systems so that detailed expenditure and caseload data is
 5 accurately collected, recorded, and reported;

6 (6)(d)(E) establish administrative management procedures for regional offices;

7 (7)(e)(F) establish procedures for managing caseloads and assigning cases in a manner that ensures
 8 that public defenders are assigned cases according to experience, training, and manageable caseloads and
 9 taking into account case complexity, the severity of charges and potential punishments, and the legal skills
 10 required to provide effective assistance of counsel;

(8)(f)(G) establish policies and procedures for assigning counsel in capital cases that are consistent with
 standards issued by the Montana supreme court for counsel for indigent persons in capital cases;

(9)(g)(H) establish and supervise a training and performance evaluation program for attorneys and
 nonattorney staff members and contractors;

15 (10)(h)(I) establish procedures to handle complaints about public defender performance and to ensure 16 that public defenders, office personnel, and clients are aware of avenues available for bringing a complaint and 17 that office procedures do not conflict with the disciplinary jurisdiction of the supreme court and the rules 18 promulgated pursuant to Article VII, section 2, of the Montana constitution and the applicable provisions of Title 19 37, chapter 61;

20 (11) maintain a minimum client caseload, as determined by the commission;

(12)(i)(J) actively seek gifts, grants, and donations that may be available through the federal government
 or other sources to help fund the system; and

23 $(13)(i)(\kappa)$ perform all other duties assigned by the commission pursuant to this chapter.

24 (2) The chief public defender may not maintain a client caseload."

25

26

Section 9. Section 47-1-205, MCA, is amended to read:

27 "47-1-205. Office of appellate defender -- chief appellate defender. (1) There is within the office an
28 office of appellate defender. The office of appellate defender must be located in Helena, Montana.

(2) Beginning July 1, 2006, the chief public defender shall hire and supervise a chief appellate defender
to manage and supervise the office of appellate defender.



SB0187.05

1 (3) The chief appellate defender shall: 2 (a) manage and supervise all public defender services provided by the office of appellate defender; 3 (b) ensure that when a court orders the office to assign an appellate lawyer or when a defendant or 4 petitioner is otherwise entitled to an appellate public defender, the assignment is made promptly to a qualified 5 and appropriate appellate defender who is immediately available to the defendant or petitioner when necessary; 6 (c) ensure that appellate defender assignments comply with the provisions of 47-1-202(7)(1)(e)(1)(F) and 7 standards for counsel for indigent persons in capital cases issued by the Montana supreme court; 8 (d) hire and supervise the work of office of appellate defender personnel as authorized by the appellate 9 defender: 10 (e) contract for services as provided in 47-1-216 and as authorized by the chief public defender 11 according to the strategic plan for the delivery of public defender services; 12 (f) keep a record of appellate defender services and expenses of the appellate defender office and 13 submit records and reports to the chief public defender as requested; 14 (g) implement standards and procedures established by the commission and the chief public defender 15 for the office of appellate defender; 16 (h) maintain a minimum client caseload as determined by the chief public defender; and 17 (i) perform all other duties assigned to the chief appellate defender by the chief public defender." 18 19 Section 10. Section 47-1-215, MCA, is amended to read: "47-1-215. Regional offices -- deputy public defenders -- office space. (1) Beginning July 1, 2006, 20 21 the The chief public defender shall hire, assign, and supervise a deputy public defender to manage and supervise 22 each regional office established pursuant to 47-1-104(2). 23 (2) Each deputy public defender shall: 24 (a) manage and supervise all public defender services provided within the deputy public defender's 25 assigned region; 26 (b) establish protocols so that when a court orders the office to assign counsel, the assignment is made 27 promptly to an appropriate public defender and so that a public defender is immediately available when 28 necessary; 29 (c) ensure that public defender assignments within the region comply with the provisions of 30 47-1-202(7)(1)(e)(1)(F);

- 15 -

Legislative Division

SB0187.05

1	(d) hire and supervise the work of regional office personnel as authorized by the chief public defender;
2	(e) contract for services as provided in 47-1-216 and authorized by the chief public defender according
3	to the strategic plan approved by the commission;
4	(f) keep a record of public defender and associated services and expenses in the region and submit the
5	records to the chief public defender as requested;
6	(g) implement the standards and procedures established by the commission and chief public defender
7	for the region; and
8	(h) maintain a minimum client caseload as determined by the chief public defender; and
9	(H) MAINTAIN A MINIMUM CLIENT CASELOAD AS DETERMINED BY THE CHIEF PUBLIC DEFENDER; AND
10	(i)(h)(I) perform all other duties as assigned by the chief public defender.
11	(3) Expenses for office space required for regional offices, including rent, utilities, and maintenance, must
12	be paid by the office and may not be considered a county or city obligation."
13	
14	Section 11. Section 47-1-216, MCA, is amended to read:
15	"47-1-216. Contracted services rules. (1) The commission shall establish standards for a statewide
16	contracted services program that ensures that contracting for public defender services is done fairly and
17	consistently statewide and within each public defender region.
18	(2) The chief contract manager shall oversee the contracting program and may not maintain a client
19	caseload.
20	(2)(3) Beginning July 1, 2006, the <u>The</u> state office and each regional office, in a manner consistent with
21	statewide standards adopted by the commission pursuant to this section, may contract to provide public defender,
22	professional nonattorney, and other personal services necessary to deliver public defender services within each
23	public defender region. All contracting pursuant to this section is exempt from the Montana Procurement Act, as
24	provided in 18-4-132.
25	(3)(4) Contracts may not be awarded based solely on the lowest bid or provide compensation to
26	contractors based solely on a fixed fee paid irrespective of the number of cases assigned.
27	(4)(5) Contracting for public defender services must be done through a competitive process that must,
28	at a minimum, involve the following considerations:
29	(a) attorney qualifications necessary to provide effective assistance of counsel that meets the standards
30	established by the commission;
	Image: Constraint of the second system - 16 - Authorized Print Version - SB 187

Services Division

	Legislative Services - 17 - Authorized Print Version - SB 18 Division - 17 - - 17 -	7
30	(2) (a) The governor shall appoint seven members of the public defender commission, as provided i	n
29	The terms of the current members of the public defender commission terminate June 30, 2011.	
28	<u>NEW SECTION.</u> Section 13. Implementation termination of current terms appointments. (1)
27		
26	(3) All attorneys contracted for conflict of interest cases shall report to the conflicts manager.	
25	cases.	
24	reports directly to the commission and not to the chief public defender. The conflicts manager may not handl	е
23	(2) The commission shall appoint a conflicts manager to oversee the office. The conflicts manage	۶r
22	the public defender program is unable to provide representation to a defendant.	
21	to contract for attorneys to represent indigent defendants in circumstances where, because of conflict of interes	t,
20	NEW SECTION. Section 12. Conflicts of interest. (1) The commission shall establish a conflicts offic	е
19		
18	A BIENNIAL basis by the chief contract manager based on written evaluation criteria."	
17	(10) The commission shall implement rules requiring evaluation of every contract attorney on an annua	3
16	meaningfully evaluated.	
15	(9) The commission shall limit the number of contract attorneys so that all contracted attorneys may b	<u>e</u>
14	the benefit of the appointed client.	
13	(8) Contract attorneys may not take any money or benefit from an appointed client or from anyone for	<u>)r</u>
12	to provide public defender services and for others contracted to provide nonattorney services.	
11	(6)(7) The commission shall adopt rules to establish reasonable compensation for attorneys contracte	d
10	enforcement to ensure compliance with established standards.	
9	(5)(6) The chief public defender and deputy public defenders shall provide for contract oversight an	d
8	(h) continuing education requirements in accordance with standards set by the commission.	
7	(g) a process for conflict resolution; and	
6	(f) a process for the supervision and evaluation of performance;	
5	(e) reporting protocols and caseload monitoring processes;	
4	(d) attorney caseload, including the amount of private practice engaged in outside the contract;	
3	(c) attorney access to support services, such as paralegal and investigator services;	
2	issued by the Montana supreme court for counsel for indigent persons in capital cases;	
1	(b) attorney qualifications necessary to provide effective assistance of counsel that meet the standard	s

6

- 1 2-15-1028, to terms beginning on July 1, 2011, as follows:
- 2 (i) two members to terms ending June 30, 2012;
- 3 (ii) two members to terms ending June 30, 2013; and
- 4 (iii) three members to terms ending June 30, 2014.
- 5 (b) As the terms expire as provided in subsection (2)(a), members must be appointed to 3-year terms.
- NEW SECTION. Section 13. Codification instruction. [Section 11 12] is intended to be codified as
 an integral part of Title 47, chapter 1, part 1, and the provisions of Title 47, chapter 1, part 1, apply to [section 11 12].
- <u>NEW SECTION.</u> Section 14. Effective date. [This act] is effective on passage and approval <u>JULY 1</u>,
 2011.
- 13 END -

