2015 Regular Session

HOUSE BILL NO. 605

BY REPRESENTATIVE SEABAUGH

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana. INDIGENT DEFENSE: Provides relative to indigent defender services in capital cases

1	AN ACT
2	To amend and reenact R.S. 15:142(B)(introductory paragraph), (C), and (D), 146(A)(1),
3	147(A) and (C)(1), 148(B)(1)(introductory paragraph), (2)(introductory paragraph),
4	(3), (4), (5), (7), (8), (9), (10), (11), (12), (13), and (15), 152(B)(1), (2), (5), (8), (13),
5	and (15), 153(B)(1), (2), (3), (4), and (6), 155(B)(4) and (8), 157(B)(1) and (2) and
6	(C), 159(D), 160(B)(1), (2), (5), and (7), 161(A) and (E)(1), (6), (7), (8), (9), and
7	(13), 164(B), (C), and (F)(1), 165(A), (B)(introductory paragraph) and (3), and (E),
8	and 167(C), to enact Part I-A of Code Title XIV of Chapter 1 of Title 15 of the
9	Louisiana Revised Statutes of 1950, to be comprised of R.S. 15:184, 184.1, 184.2,
10	184.3, 184.4, 184.5, 184.6, 184.7, and 184.8, and to repeal R.S. 15:169, 178, and
11	182, relative to indigent defender representation; to provide relative to the powers,
12	duties, and responsibilities of the Louisiana Public Defender Board; to provide
13	relative to the provision of public defender services in capital cases; to provide
14	relative to the establishment of a statewide system providing indigent defender
15	services in capital cases; to establish the Committee for the Provision of Indigent
16	Defense Services in Capital Cases; to provide for definitions; to provide for the
17	membership, powers, duties, responsibilities, obligations, and compensation of the
18	committee; to require the committee to develop a recommended master plan for the
19	establishment of a statewide system for providing capital public defender services;
20	to provide for the approval of the master plan by the Louisiana Supreme Court; to

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1	request that the Louisiana Supreme Court enact or amend its rules to establish and
2	implement the master plan; to remove the responsibility of providing indigent
3	defender services in capital cases from the Louisiana Public Defender Board; to
4	create the Louisiana Capital Defense Services Fund; to provide for the appropriation
5	and use of monies in the fund; to provide relative to the appropriation and use of
6	monies in the Louisiana Public Defender Fund; to transfer all powers, duties,
7	functions, and responsibilities of the Louisiana Public Defender Board with regard
8	to capital cases to the Committee for the Provision of Indigent Defense Services in
9	Capital Cases, the Louisiana Supreme Court, and the district courts for each judicial
10	district of the state; and to provide for related matters.
11	Be it enacted by the Legislature of Louisiana:
12	Section 1. R.S. 15:184, 184.2, 184.3, 184.4, 184.5, and 184.6 are hereby enacted to
13	read as follows:
14	PART I-A. INDIGENT REPRESENTATION IN CAPITAL CASES
15	<u>§184. Short title</u>
16	This Part may be referred to and cited as the "Louisiana Capital Defense
17	Services Act".
18	* * *
19	<u>§184.2.</u> Definitions
20	As used in this Part, the following words have the following meanings:
21	(1) "Capital case" means a case in which the defendant has been indicted for
22	first degree murder and the prosecuting attorney has filed a notice of intent to seek
23	the death penalty or has otherwise notified the court before which the case is pending
24	that the state will seek the death penalty against the defendant.
25	(2) "Capital public defender" or "capital indigent defender" means an
26	attorney appointed pursuant to the provisions of this Part to provide legal counsel to
27	an indigent defendant in a capital case.

1	(3) "Capital public defender services" or "capital indigent defender services"
2	means the provision of legal services to indigent persons in capital cases in which
3	the right to counsel attaches under the United States and Louisiana constitutions.
4	(4) "Committee" means the Committee for the Provision of Indigent Defense
5	Services in Capital Cases established by the provisions of this Part.
6	(5) "Indigent defendant" or "indigent person" means a person that has been
7	determined under the provisions of R.S. 15:175 to be indigent and financially unable
8	to retain private counsel.
9	(6) "Revenue" or "self-generated revenue" means all revenue received as a
10	result of grants or donations or other forms of assistance.
11	§184.3. Committee for the Provision of Indigent Defender Services in Capital
12	Cases; membership; meetings; per diem
13	A. There is hereby created and established within the Judicial
14	Administrator's Office, Louisiana Supreme Court, the Committee for the Provision
15	of Indigent Defender Services in Capital Cases. The committee shall study, develop,
16	and issue a report to the Louisiana Supreme Court with recommendations for a
17	master plan to establish a statewide system of providing indigent defender services
18	in capital cases in all courts in this state.
19	<u>B.(1)</u> The committee shall be comprised of the following members, each of
20	whom shall possess the qualifications required of a juror in a capital cases provided
21	by Code of Criminal Procedure Article 797(4):
22	(a) Three retired or active judges with experience presiding over capital
23	cases appointed by the Louisiana District Judges Association.
24	(b) One criminal defense attorney with experience representing defendants
25	in capital cases appointed by the Louisiana Association of Criminal Defense
26	Lawyers.
27	(c) One prosecutor with experience prosecuting capital cases appointed by
28	the Louisiana District Attorneys Association.

1	(2) If at any time it appears that a member of the committee lacks any
2	qualification required by this Section, the member may be removed from the
3	committee by a unanimous vote of the remaining members of the committee. Upon
4	removal of a member, the committee shall notify the entity that appointed the
5	member that the member was removed. The entity that appointed the removed
6	member shall, within thirty days after receiving notice of the removal, appoint
7	another person who meets the qualifications set forth in this Section to replace the
8	committee member that was removed.
9	$\underline{C.(1)}$ At the first meeting of the committee, the committee shall elect a
10	chairman and vice chairman and may elect other necessary officers from among its
11	membership as needed.
12	(2) The first meeting shall take place no later than August 1, 2015, and
13	thereafter, the committee shall meet at such additional times as it deems necessary
14	and appropriate. Meetings may be held at any place chosen by a majority of the
15	committee members, and members may attend meetings through means of audio or
16	audio-visual transmission.
17	(3) A meeting may be called by the chairman on his own initiative and shall
18	be called by the chairman upon written request of a majority of the committee.
19	(4) Three members of the committee shall constitute a quorum for
20	transacting business. A vote of a majority of the membership of the committee shall
21	be required to take action.
22	D. Members of the committee shall receive a per diem at the same rate as
23	members of the legislature for each day that the committee meets. They shall also
24	receive reimbursement for travel and other expenses at the rate established for state
25	employees.
26	§184.4. Powers, duties, and responsibilities of the committee; presentation of master
27	plan; approval by the Louisiana Supreme Court
28	A. The committee shall study and develop a master plan for the
29	establishment of a statewide system for providing indigent defender services in

1	capital cases in all courts in this state. The master plan shall be provided to the
2	Louisiana Supreme Court for its review and approval and shall generally include a
3	recommendation for the establishment, implementation, administration, and
4	oversight of the statewide system for providing indigent defender services in capital
5	cases in all courts of this state.
6	B. In addition to the requirements set forth in Subsection A of this Section,
7	the master plan shall include recommendations for all of the following:
8	(1) Mandatory statewide public defender standards and guidelines for capital
9	cases that require capital public defender services to be provided in a manner that is
10	uniform, fair, and consistent throughout the state.
11	(2) Mandatory qualifications for capital public defenders including the
12	specific training programs that must be completed and the minimum number of years
13	spent in the practice of law in good standing with the Louisiana State Bar
14	Association.
15	(3) Constitutionally appropriate workloads that permit the rendering of
16	competent representation.
17	(4) Performance supervision and evaluation protocols and methods for
18	monitoring and evaluating compliance with the mandatory standards and guidelines
19	for capital cases.
20	(5) Appropriate sanctions for the failure to adhere to the mandatory standards
21	and guidelines for capital cases.
22	(6) Polices and procedures for ensuring that cases are handled pursuant to
23	the Rules of Professional Conduct.
24	(7) Methods for ensuring that data, including workload data, is collected and
25	maintained in a uniform and timely manner through the state.
26	(8) Administrative salary ranges for compensation of attorneys delivering
27	capital public defender services throughout the state so that compensation is based
28	on objective policymaking, including years of services, nature of the work and
29	workload, and in consideration of variations in public defense practices and

1	procedures in rural, urban, and suburban districts as well as prosecutorial and judicial
2	processing practices, trial rates, sentencing practices, and attorney experience.
3	(9) Minimum salary and compensation standards for attorneys, investigators,
4	paraprofessionals, and any and all other staff, employees, or contractors necessary
5	for the adequate provision of capital indigent defender services and comparable to
6	other positions of similar stature through the state.
7	(10) The method by which an attorney is appointed to represent and provide
8	legal counsel to the defendant in a capital case.
9	C. The committee may:
10	(1) Employ secretarial, clerical, and other such personnel as may be
11	necessary in the operation of the business of the committee and fix their
12	compensation.
13	(2) Enter into a contract or contracts providing for office space, telephone,
14	internet, office machines, or other necessary components for the completion of any
15	work required of the committee.
16	§184.5. Presentation of master plan; supreme court approval; transfer of capital
17	defense services
18	A.(1) The committee shall present its report and recommended master plan
19	to the Louisiana Supreme Court at an open meeting that shall take place no later than
20	January 1, 2016, and shall be subject to the provisions of the Open Meetings Law.
21	A record of the proceedings shall be kept and shall be open to public inspection,
22	except as otherwise provided by R.S. 42:17.
23	(2) If the Louisiana Supreme Court fails to approve the master plan or any
24	part thereof, the Louisiana Supreme Court may work with the committee to make
25	any adjustments to the master plan that it deems necessary.
26	(3) Upon approval by the Louisiana Supreme Court of the master plan
27	recommended by the committee, the Louisiana Legislature urges and requests the
28	Louisiana Supreme Court to amend its rules to establish and implement the statewide

1	system for providing indigent defender services in capital cases as set forth in the
2	master plan.
3	B. All powers, duties, functions, and responsibilities of the Louisiana Public
4	Defender Board relative to capital cases shall be transferred to and shall be
5	performed by the committee, the Louisiana Supreme Court, and the district courts
6	for each judicial district pursuant to the provisions of this Act when both of the
7	following occur:
8	(1) The Louisiana Supreme Court approves the master plan recommended
9	by the committee pursuant to the provisions of Subsection A of this Section.
10	(2) The Louisiana Legislature enacts legislation, or the Louisiana Supreme
11	Court amends or enacts rules in the Rules of the Louisiana Supreme Court, that
12	establishes and implements the statewide system for providing indigent defender
13	services in capital cases as set forth in the master plan.
14	§184.6. Right of action not created
15	A. It is not the intent of the legislature to create any new right, right of
16	action, or cause of action or eliminate any right, right of action, or cause of action
17	existing under any provision of law. Nothing in the provisions of this Part shall
18	create, expressly or by implication, any right, claim, or cause of action in favor of
19	anyone in connection with the delivery of capital indigent defender services.
20	B. In addition to the provisions of Subsection A of this Section, nothing
21	herein, nor any standards, guidelines, or rules adopted as a result hereof, shall be
22	construed to provide any criminal defendant the basis of any claim that the attorney
23	or attorneys appointed to represent him pursuant to this statute performed in an
24	ineffective manner. It shall be presumptive evidence that any attorney performing
25	capital public defender services pursuant to the auspices of this Part is currently
26	certified to have met the standards and guidelines adopted by the board to provide
27	criminal defense services in an effective manner. Nothing contained herein shall be
28	construed to overrule, expand, or extend, whether directly or by analogy, the decision
29	reached by the Supreme Court of the United States in Strickland v. Washington, 466

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1	U.S. 668, 104 S.Ct. 2052, 80 L.Ed.2d 674 (1984) nor its progeny as adopted by the
2	Louisiana Supreme Court.
3	Section 2. R.S. 15:142(B)(introductory paragraph), (C), and (D), 146(A)(1), 147(A)
4	and (C)(1), 148(B)(1)(introductory paragraph), (2)(introductory paragraph), (3), (4), (5), (7),
5	(8), (9), (10), (11), (12), (13), and (15), 152(B)(1), (2), (5), (8), (13), and (15), 153(B)(1), (2),
6	(3), (4), and (6), 155(B)(4) and (8), 157(B)(1) and (2) and (C), 159(D), 160(B)(1), (2), (5),
7	and (7), 161(A) and (E)(1), (6), (7), (8), (9), and (13), 164(B), (C), and (F)(1), 165(A),
8	(B)(introductory paragraph) and (3), and (E), and 167(C) are hereby amended and reenacted
9	and R.S. 15:184.1, 184.7, and 184.8 are hereby enacted to read as follows:
10	§142. Legislative findings
11	* * *
12	B. In recognition of its mandates under both the United States and Louisiana
13	constitutions, the legislature enacts the Louisiana Public Defender Act of 2007 to
14	provide for all of the following in noncapital cases:
15	* * *
16	C. The legislature recognizes that the uniform application of statewide
17	standards and guidelines to be established by the Louisiana Public Defender Board
18	in noncapital cases is an important means of achieving a more consistent delivery of
19	quality representation throughout the state. To that end, it is the express intention
20	of the legislature that the Louisiana Public Defender Act of 2007 is designed, to the
21	extent practicable and feasible, to provide for the delivery of public defender services
22	which meet the requirements established by Strickland v. Washington, 466 U.S. 668,
23	104 S.Ct. 2052, 80 L.Ed.2d 674 (1984) and its progeny as adopted by the Louisiana
24	Supreme Court.
25	D. The legislature recognizes that the Louisiana Supreme Court in <i>State v</i> .
26	Citizen, 2004-KA-1841 (La. 2005), 898 So. 2nd So.2d 325 (La. 2005) authorized
27	trial judges to halt prosecutions in capital cases, upon motion of defense counsel,
28	until adequate funding is provided to ensure an adequate defense, and it is the
29	express intention of the legislature to ensure adequate resources, consistent with the

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1	Citizen opinion, which allow prosecutions in such cases to continue to conclusion
2	resulting in verdicts that are fair, correct, swift, and final.
3	* * *
4	§146. Louisiana Public Defender Board
5	A.(1) There is hereby created and established as a state agency within the
6	office of the governor the Louisiana Public Defender Board to provide for the
7	supervision, administration, and delivery of a statewide public defender system for
8	noncapital cases, which must deliver uniform public defender services in noncapital
9	cases in all courts in this state. The board shall be a body corporate with the power
10	to sue and be sued.
11	* * *
12	§147. Powers, duties, responsibilities
13	A. Except for the inherent regulatory authority of the Louisiana Supreme
14	Court provided for in Article V, Section 5 of the Constitution of Louisiana regarding
15	the regulation of the practice of law, the Louisiana Public Defender Board shall have
16	all regulatory authority, control, supervision, and jurisdiction, including auditing and
17	enforcement, and all power incidental or necessary to such regulatory authority,
18	control, supervision, and jurisdiction over all aspects of the delivery of noncapital
19	public defender services throughout the courts of the state of Louisiana.
20	* * *
21	C. The board may:
22	(1) Enter into a contract or contracts, on such terms and conditions as it
23	deems advisable, with one or more attorneys licensed to practice law in this state, a
24	consortia of lawyers, or an independent public defender organization qualified with
25	the United States Internal Revenue Service for an exemption from federal income tax
26	under Section 501(c) of the Internal Revenue Code to provide counsel for noncapital
27	indigent defendants. The provisions of this Paragraph are subject to the intent of the
28	Louisiana Public Defender Act that district public defender programs shall continue
29	operating within the method of delivery of services in effect prior to April 30, 2007,

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1	and the board is prohibited from using its power to contract to change the structure
2	of a local program, delivery method, or to terminate personnel without cause in
3	violation of R.S. 15:165(C).
4	* * *
5	§148. Rulemaking; considerations in developing rules
6	* * *
7	B. The rules shall include but not be limited to:
8	(1) Creating mandatory statewide public defender standards and guidelines
9	for noncapital cases that require noncapital public defender services to be provided
10	in a manner that is uniformly fair and consistent throughout the state. Those
11	standards and guidelines shall take into consideration all of the following:
12	* * *
13	(2) Creating mandatory qualification standards for public defenders in
14	noncapital cases that ensure that the noncapital public defender services are provided
15	by competent counsel. Those standards shall ensure that public defenders are
16	qualified to handle specific case types which shall take into consideration the level
17	of education and experience that is necessary to competently handle certain cases and
18	case types such as juvenile delinquency, capital, appellate, and other case types in
19	order to provide effective assistance of counsel. Qualification standards shall
20	include all of the following:
21	* * *
22	(3) Establishing methods of monitoring and evaluating compliance with the
23	mandatory public defender standards and guidelines for noncapital cases and the
24	performance of counsel in noncapital cases in order to ensure competent
25	representation of defendants in all courts of the state.
26	(4) Establishing procedures to handle complaints about public defender
27	performance in noncapital cases and to ensure that public defenders, office
28	personnel, and clients are aware of avenues available for bringing a complaint and
29	that office procedures do not conflict with the supervisory jurisdiction of the

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1	Louisiana Supreme Court and pursuant to the court's inherent authority provided for
2	in Article V, Section 5 of the Constitution of Louisiana.
3	(5) Establishing appropriate sanctions for failure to adhere to the mandatory
4	standards and guidelines for the delivery of public defender services in noncapital
5	cases.
6	* * *
7	(7) Establishing policies and procedures for ensuring that <u>noncapital</u> cases
8	are handled according to the Rules of Professional Conduct.
9	(8) Establishing policies and procedures for handling <u>noncapital</u> conflict of
10	interest cases and <u>noncapital</u> overflow cases when workload standards which are
11	established by rules of the board are breached.
12	(9) Establishing policies and procedures to ensure that detailed expenditure
13	and workload data in noncapital cases is collected, recorded, and reported to support
14	strategic planning efforts for the system.
15	(10) Creating separate performance standards and guidelines for attorney
16	performance in capital case representation, juvenile delinquency representation,
17	appellate representation, and any other subspecialties of criminal defense practice in
18	noncapital cases as well as children in need of care cases determined to be feasible,
19	practicable, and appropriate by the board.
20	(11) Ensuring data, including workload, is collected and maintained for all
21	noncapital cases in a uniform and timely manner throughout the state to allow the
22	board sound data to support resource needs.
23	(12) Providing for minimum salary and compensation standards for attorney,
24	investigator, paraprofessional, and any and all other staff necessary for the adequate
25	defense of noncapital indigent defendants in criminal courts and comparable to other
26	positions of similar stature throughout the state.

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1	(13) Establishing processes and procedures to ensure that when a <u>noncapital</u>
2	case that is assigned presents a conflict of interest for a public defender, the conflict
3	is identified and handled appropriately and ethically.
4	* * *
5	(15) Establishing administrative salary ranges for compensation of attorneys
6	delivering public defender services in noncapital cases throughout the state so that
7	compensation is based on objective policymaking, including years of service, nature
8	of the work and workload, and in consideration of variations in public defense
9	practices and procedures in rural, urban, and suburban districts as well as
10	prosecutorial and judicial processing practices, trial rates, sentencing practices, and
11	attorney experience.
12	* * *
13	§152. State public defender; qualifications; powers and duties; salary
14	* * *
15	B. The state public defender shall:
16	(1) Recommend to the board how to establish and maintain, in a
17	cost-effective manner, the delivery of legal services in noncapital cases to persons
18	entitled to, and financially eligible for, appointed counsel in criminal proceedings at
19	state expense under Louisiana law, the Constitution of Louisiana, and the United
20	States Constitution and consistent with the standards of national justice and those
21	established by the Louisiana Supreme Court.
22	(2) Develop and present for the board's approval a strategic plan for the
23	delivery of public defender services in noncapital cases.
24	* * *
25	(5) Negotiate contracts, as appropriate, for providing legal services in
26	noncapital cases to persons financially eligible for appointed counsel at state
27	expense. No contract so negotiated is binding or enforceable until the contract has
28	been reviewed and approved by the board at a public hearing as provided for in R.S.
29	15:147(D). The provisions of this Paragraph are subject to the intent of the

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1	Louisiana Public Defender Act that district public defender programs shall continue
2	operating within the method of delivery of services in effect prior to April 30, 2007,
3	and the board is prohibited from using its power to contract to change the structure
4	of a local program, delivery method, or to terminate personnel without cause in
5	violation of R.S. 15:165(C).
6	* * *
7	(8) Prepare and submit to the board an annual report of the indigent defender
8	services provided in noncapital cases by the service regions, where applicable, and
9	the districts.
10	* * *
11	(13) Assist the board in establishing the standards and guidelines, policies,
12	and procedures for the statewide delivery of indigent defender services in noncapital
13	cases in accordance with rules adopted by the board and as required by statute.
14	* * *
15	(15) Review, monitor, and assess the performance of all attorneys, consortia
16	of attorneys, or independent public defender organizations qualified with the United
17	States Internal Revenue Service for an exemption from federal income tax under
18	Section 501(c) of the Internal Revenue Code to provide counsel for indigent
19	defendants in noncapital cases.
20	* * *
21	§153. Deputy public defender-director of training; qualifications; duties
22	* * *
23	B. The director of training shall:
24	(1) Coordinate training of <u>noncapital</u> public defenders in current aspects of
25	criminal and civil law and procedure involving public defense, including the
26	representation of juveniles.
27	(2) Establish and supervise a training and performance evaluation program
28	for attorneys and non-attorney staff members and contractors in noncapital cases.

1	(3) Establish training and educational programs for all <u>noncapital</u> public
2	defender attorneys. Such programs shall not be "continuing legal education" as
3	mandated by the Louisiana State Bar Association. The training sponsored by the
4	state program shall be practical training based on models in other states, including
5	trial advocacy and criminal procedure in the nature of mock trials, working seminars,
6	and mentoring. Such educational programs shall also include annual educational
7	programs and introductory educational programs for attorneys prior to providing
8	public defender services.
9	(4) Assist in the development and dissemination of standards and guidelines,
10	procedures, and policies that will ensure that public defender services in noncapital
11	cases are provided consistently throughout the state.
12	* * *
13	(6) Provide assistance with research or briefs and provide other technical
14	assistance requested by a public defender or any other person providing public
15	defender legal services in a criminal case to an indigent defendant.
16	* * *
17	§155. Budget officer; qualifications; duties
18	* * *
19	B. The budget officer shall:
20	* * *
21	(4) Develop and make available to the board such fiscal information as will
22	assist the board in evaluating the delivery of public defender services in noncapital
23	cases throughout the state with the view of pointing out unnecessary programs,
24	projects, and functions, calling attention to inefficient and uneconomical practices,
25	monitoring, reviewing, and analyzing the performance of the districts and service
26	regions, where applicable, making recommendations for improvement, and carrying
27	out other similar functions.
28	* * *

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1	(8) Evaluate legislative proposals for fiscal effect on the delivery of public
2	defender services in noncapital cases and report the findings of those evaluations to
3	the state public defender and the board.
4	* * *
5	§157. Trial-level compliance officer
6	* * *
7	B. The trial-level compliance officer shall in all noncapital cases:
8	(1) Develop evaluation protocols to assess trial-level district compliance
9	with board-adopted standards and guidelines for noncapital cases.
10	(2) Develop an effective evaluation implementation plan that allows for
11	regular assessments and ongoing monitoring of each district public defender system's
12	compliance of board-adopted standards and guidelines for noncapital cases.
13	* * *
14	C. All standards and guidelines for the delivery of public defender services
15	in noncapital cases shall be rules adopted by the board pursuant to R.S. 15:148 and
16	in accordance with the Administrative Procedure Act.
17	* * *
18	§159. Public defender service regions
19	* * *
20	D. The service region shall provide, as authorized by the board, such
21	additional services as the board finds necessary to providing competent counsel in
22	the judicial districts within the region, including but not limited to capital defense
23	services, expert witness resources, and conflict counsel. Such additional services as
24	the board deems necessary or advisable may be provided to clients through the
25	regional offices.
26	* * *
27	§160. Regional director for service regions; qualifications; duties; selection process
28	* * *

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1	B. Each regional director shall:
2	(1) Supervise public defender services in noncapital cases provided within
3	his assigned service region.
4	(2) Work in conjunction with the compliance officers to ensure that
5	noncapital public defender assignments within the service region comply with the
6	standards and guidelines for noncapital cases adopted pursuant to rule by the board
7	and the Rules of Professional Conduct.
8	* * *
9	(5) Keep a record of all public defender services and expenses in noncapital
10	cases in the service region and submit the records to the state public defender as
11	requested.
12	* * *
13	(7) Develop a method or methods of delivery of public defender services in
14	noncapital cases for the service region, for submission to the board for board
15	approval, upon consultation with and recommendations of the district public
16	defenders in each judicial district within the service region. The regional director
17	shall consider any delivery model in existence prior to August 15, 2007, or prior to
18	establishment of the region, as acceptable until that delivery model fails to comply
19	with the uniform standards and guidelines for the delivery of public defender
20	services in accordance with rules adopted by the board and as required by statute,
21	unless the region is established for districts which have previously been determined
22	not to be in compliance with the uniform standards and guidelines.
23	* * *
24	§161. District public defender; powers; duties; accounting; audit reporting; existing
25	chief indigent defenders continued; establishment of district office
26	A. Except as otherwise provided for in this Section, the board shall employ
27	or contract with a district public defender to provide for the delivery and
28	management of public defender services in noncapital cases in each judicial district.
29	* * *

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1	E. Each district public defender shall:
2	(1) Manage and supervise public defender services in noncapital cases
3	provided within his judicial district.
4	* * *
5	(6) Supervise the work of the <u>noncapital</u> district personnel.
6	(7) Employ <u>noncapital</u> district personnel, subject to review by the state
7	public defender or the regional director, where applicable, for compliance with
8	qualifications and standards and guidelines established by statute and by rules
9	adopted by the board.
10	(8) Contract for <u>noncapital</u> services in accordance with the standards and
11	guidelines adopted by rule by the board, and as authorized by the regional director,
12	where applicable.
13	(9) Keep a record of all public defender services and expenses in noncapital
14	cases in the district and submit the records to the regional director, where applicable,
15	or state public defender as requested.
16	* * *
17	(13) Employ or terminate <u>noncapital</u> district personnel, manage and
18	supervise all noncapital district level work, including establishment of noncapital
19	district personnel salaries, subject to review by the board for compliance with salary
20	guidelines established by the board through the adoption of rules.
21	* * *
22	§164. Regional defense service centers
23	* * *
24	B. As used in this Section, the term "regional defense service center" means:
25	(1) A regional appellate resource center.
26	(2) A regional death penalty center.
27	(3) A regional juvenile defense center.
28	C.(1) A regional defense service center may be granted authority to contract
29	with counsel for defense at trial in the district court for defendants charged with

1	capital offenses, for appeals in noncapital cases and in capital cases in which a
2	sentence of life imprisonment was imposed, and for representation of juveniles in
3	juvenile courts and in all other courts with juvenile jurisdiction. The center may also
4	contract for other specific functions other than appeals and post-conviction
5	representation in capital cases in which the death penalty was imposed, and for the
6	operation of an office, library, and other reasonably necessary services and authority
7	as the contracting boards deem appropriate.
8	(2) A regional death penalty center may retain a supervising attorney or chief
9	defender, whose job description and compensation shall be specifically set out in the
10	contract by the districts which establishes the regional defense service center. No
11	attorney with less than five years' criminal trial practice shall serve as lead counsel
12	in any death penalty case assigned to the regional death penalty center.
13	(3) A regional defense service center may apply for grants from any source
14	of funding for the center's operation. The funds from such grants shall belong to the
15	regional center.
16	* * *
17	F.(1) The purpose of regional defense service centers shall be to improve
18	services and reduce cost by creating a regional defense service center for appellate
19	work, death penalty defense, juvenile representation, and such other specific related
20	purposes as the districts involved shall define by the contract.
21	* * *
22	§165. Methods of delivery of public defender services; selection of methods;
23	emergency circumstances
24	A. The method of delivery of services in noncapital cases in each judicial
25	district shall be approved to the extent that it is meeting or able to meet the
25	
25 26	performance standards and guidelines of the board. The board may change the
	performance standards and guidelines of the board. The board may change the method of delivery in order to ensure compliance with best practices reflected in the

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1	B. The board shall approve the method of delivery of public defender
2	services in noncapital cases for each district upon consultation with and
3	recommendations of the state public defender, the director of juvenile defender
4	services, the regional director for the service region, where applicable, and the
5	district public defenders from the following service delivery methods or any
6	combination thereof:
7	* * *
8	(3) The board may authorize the district public defender or regional director,
9	where applicable, to enter into a contract or contracts, on such terms and conditions
10	as it deems advisable, with one or more attorneys licensed to practice law in this
11	state to provide counsel for indigent defendants in <u>noncapital</u> criminal proceedings.
12	* * *
13	E. An independent public defender organization qualified with the United
14	States Internal Revenue Service for an exemption from federal income tax under
15	Section 501(c) of the Internal Revenue Code existing as of August 15, 2007, may,
16	with the approval of current local indigent defender boards of other judicial districts
17	in its region, provide administration, management, and supervision of noncapital
18	services and budgets for those districts, with due consideration for local variances
19	from judicial district to judicial district within the region, and establish, where
20	necessary, satellite offices or part-time satellite offices to maintain easy access to
21	clients in each judicial district within their purview.
22	* * *
23	§167. Louisiana Public Defender Fund
24	* * *
25	C. (1) Monies Except as provided in Paragraph (2) of this Subsection,
26	monies in the fund shall be appropriated and used solely and exclusively to provide
27	for the implementation of the Louisiana Public Defender Act and the program.

1	(2) The state treasurer is authorized and directed to transfer an amount equal
2	to twenty-five percent of any monies deposited into the fund to the Louisiana Capital
3	Defense Services Fund in accordance with R.S. 15:184.7.
4	* * *
5	§184.1. Provision of indigent defender services in capital cases
6	Notwithstanding any provision of law to the contrary, the statewide system
7	for providing capital public defender services throughout the state of Louisiana shall
8	be in accordance with the provisions of this Part.
9	* * *
10	§184.7. Louisiana Capital Defense Services Fund
11	A. There is hereby created in the state treasury a special fund to be known
12	as the "Louisiana Capital Defense Services Fund", hereinafter referred to as the "the
13	LCDS Fund". The source of monies in the fund shall be an amount transferred by
14	the state treasurer into the LCDS Fund equal to twenty-five percent of any monies
15	deposited into the Louisiana Public Defender Fund, in accordance with R.S. 15:167,
16	or any other monies appropriated or deposited to the fund including any grants, gifts
17	or donations if the grants, gifts, and donations are not otherwise prohibited by law.
18	The monies in the LCDS Fund shall be invested by the treasurer in the same manner
19	as monies in the state general fund and all interest earned from the investment of the
20	monies in the LCDS Fund shall be deposited to and remain to the credit of the LCDS
21	Fund. All unexpended and unencumbered monies remaining in the LCDS Fund at
22	the close of the fiscal year shall remain in the LCDS Fund.
23	B. The monies in the LCDS Fund shall be subject to annual appropriation
24	and shall be used by the judicial administrator's office of the Louisiana Supreme
25	Court to administer the statewide system of providing capital public defender
26	services to all judicial districts in the state pursuant to the provisions of this Part.
27	§184.8. Partial reimbursement by indigents
28	A. To the extent that a person is financially able to provide for an attorney,
29	other necessary services, and facilities of representation and court costs, the court

1	shall order him to pay for these items. The court may order payment in installments
2	or in any manner which it believes reasonable and compatible with the defendant's
3	financial ability. Payments so made shall be transmitted to and become a part of the
4	LCDS Fund.
5	B.(1) When an accused is initially determined to be indigent and a capital
6	public defender is appointed, but the accused subsequently hires private counsel, the
7	court shall conduct a contradictory hearing to determine the expenses of representing
8	the accused incurred by the capital public defender pursuant to the provisions of this
9	Part. Upon determining the expenses incurred, the accused shall, within the
10	discretion of the court, be liable to reimburse the LCDS Fund for those expenses,
11	upon a determination that the accused was in fact not initially indigent. A judgment
12	for the amount owed may be recorded in the mortgage records in favor of the board
13	for the payment of money against the accused and may be enforced as provided by
14	law. Failure of the accused to disclose the full amount involved in the hiring shall
15	constitute grounds for contempt of court.
16	(2) All funds received pursuant to Paragraph (1) of this Subsection shall be
17	deposited into the LCDS Fund.
18	Section 3. R.S. 15:169, 178, and 182 are hereby repealed in their entirety.
19	Section 4. Upon approval by the Louisiana Supreme Court of the master plan
20	recommended by the Committee for the Provision of Indigent Defender Services in Capital
21	Cases pursuant to the provisions of this Act, the Legislature of Louisiana hereby urges and
22	requests the Louisiana Supreme Court to amend Rule XXXI of the Rules of the Louisiana
23	Supreme Court and to enact or amend any other provisions of the Rules of the Louisiana
24	Supreme Court to establish and implement the statewide system for providing indigent
25	defender services in capital cases as set forth in the master plan.
26	Section 5. All powers, duties, functions, and responsibilities of the Louisiana Public
27	Defender Board relative to capital cases are transferred to and shall be performed and
28	exercised by the Committee for the Provision of Indigent Defense Services in Capital Cases,
29	the Louisiana Supreme Court, and the district courts for each judicial district in this state

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pursuant to the provisions of this Act. Upon the transfer of the powers, duties, functions, and responsibilities provided by this Act, any pending or unfinished business of the Louisiana Public Defender Board relative to capital cases shall become the business of and shall be completed the Committee for the Provision of Indigent Defense Services in Capital Cases, the Louisiana Supreme Court, and the district courts for each judicial district in this state pursuant to the provisions of this Act. Such entities shall have the same power and authority as the entity from which the functions were transferred.

8 Section 6.(A) This Section and Sections 1 and 4 of this Act shall become effective 9 upon signature by the governor or, if not signed by the governor, upon expiration of the time 10 for bills to become law without signature by the governor, as provided by Article III, Section 11 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved 12 by the legislature, this Act shall become effective on the day following such approval.

13 (B) Sections 2, 3, and 5 of this Act shall become effective when both of the14 following have occurred:

(1) The Louisiana Supreme Court approves the master plan recommended by the
Committee for the Provision of Indigent Defense Services in Capital Cases pursuant to the
provisions of this Act.

(2) The Louisiana Legislature enacts legislation, or the Louisiana Supreme Court
amends or enacts rules in the Rules of the Louisiana Supreme Court, that establishes and
implements the statewide system for providing indigent defender services in capital cases
as set forth in the master plan recommended by the Committee for the Provision of Indigent
Defense Services in Capital Cases pursuant to the provisions of this Act.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 605 Original2015 Regular SessionSeabaugh

Abstract: Provides relative to the provision of indigent defender services in capital cases.

<u>Present law</u> (Art. I, Sec. 13 of the La. Const. and the 6th and 14th Amendments of the U.S. Constitution) provides that at "each stage of the proceedings, every person is entitled to assistance of counsel of his choice, or appointed by the court if he is indigent and charged

with an offense punishable by imprisonment." <u>Present law</u> (Art. I, Sec. 13 of the La. Const.) further requires that the legislature provide for "a uniform system for securing and compensating qualified counsel for indigents".

<u>Present law</u> provides for the constitutionally required delivery of public defender services in La. through the La. Public Defender Act which created and established the La. Public Defender Board that supervises, administers, and delivers public defender services, including services in capital cases, statewide.

The <u>present law</u> La. Public Defender Act provides the Board with certain powers, duties, and responsibilities necessary to carry out the provisions of the Act, provides for the La. Public Defender Fund, and authorizes the La. Public Defender Board to use monies in the fund to implement the Act and public defender service programs statewide.

Effective upon signature of the governor, proposed law does the following:

- (1) Establishes the Committee for the Provision of Indigent Defender Services in Capital Cases, hereinafter referred to as the "committee", provides for the membership of the committee, provides relative to the meetings and compensation of the committee, and provides for the duties, powers, and responsibilities of the committee.
- (2) Requires the committee to study and develop a master plan for the establishment, implementation, administration, and oversight of a statewide system for providing indigent defender services in capital cases in all courts of this state. Requires the master plan to include recommendations for all of the following:
 - (a) Mandatory statewide public defender standards and guidelines for capital cases.
 - (b) Mandatory qualifications for capital public defenders.
 - (c) Constitutionally appropriate workloads.
 - (d) Performance supervision and evaluation protocols and methods for monitoring and evaluating compliance with the mandatory standards and guidelines for capital cases.
 - (e) Appropriate sanctions for the failure to adhere to the mandatory standards and guidelines.
 - (f) Polices and procedures for ensuring that cases are handled pursuant to the Rules of Professional Conduct.
 - (g) Methods for ensuring that data is collected and maintained in a uniform and timely manner through the state.
 - (h) Administrative salary ranges for compensation of attorneys delivering capital public defender services throughout the state so that compensation is based on objective policymaking, including years of services, nature of the work and workload, and in consideration of variations in public defense practices and procedures in rural, urban, and suburban districts as well as prosecutorial and judicial processing practices, trial rates, sentencing practices, and attorney experience.
 - (i) Minimum salary and compensation standards for attorneys, investigators, paraprofessionals, and any and all other staff, employees, or contractors necessary for the adequate provision of capital indigent defender services and comparable to other positions of similar stature through the state.

- (j) The method by which an attorney is appointed to represent and provide legal counsel to the defendant in a capital case.
- (3) Requires the committee to present the master plan to the La. Supreme Court for its review and approval.
- (4) Authorizes the committee to employ such personnel as may be necessary in the operation of the business of the committee and fix their compensation and to enter into a contract or contracts providing for office space, telephone, internet, office machines, or other necessary components for the completion of any work required of the committee.

<u>Proposed law</u> provides that the following provisions of <u>proposed law</u> shall become effective upon (1) approval of the master plan by the La. Supreme Court and (2) the enactment of legislation by the legislature, or the amendment or enactment of rules by the La. Supreme Court, that establishes and implements the statewide system for providing indigent defender services in capital cases as set forth in the master plan:

- (1) Removes all powers, duties, functions, and responsibilities of the La. Public Defender Board relative to capital cases and transfers such powers, duties, functions, and responsibilities to the committee, the La. Supreme Court, and the district courts for each judicial district in the state pursuant to the provisions of <u>proposed law</u>.
- (2) Enacts the La. Capital Defense Services Act and provides that the statewide system for providing public defender services in capital cases throughout the state of Louisiana shall be in accordance with the provisions of the La. Capital Defense Services Act.
- (3) Requests the La. Supreme Court to enact or amend its rules to provide for establishment and implementation of the statewide system for providing indigent defender services in capital cases as set forth in the master plan.
- (4) Creates the La. Capital Defense Services Fund, herein after referred to as the "LCDS Fund". The source of monies in the LCDS Fund is an amount transferred by the state treasurer into the LCDS Fund equal to 25% of any monies deposited into the La. Public Defender Fund or any other monies deposited or appropriated into the fund including grants, donations, and gifts not otherwise prohibited by law. <u>Proposed law</u> further provides that monies in the fund shall be used by the judicial administrator's office of the La. Supreme Court to administer the statewide system of providing public defender services in capital cases to all judicial districts in the state pursuant to proposed law.

(Amends R.S. 15:142(B)(intro. para.), (C), and (D), 146(A)(1), 147(A) and (C)(1), 148(B)(1)(intro. para.), (2)(intro. para.), (3), (4), (5), (7), (8), (9), (10), (11), (12), (13), and (15), 152(B)(1), (2), (5), (8), (13), and (15), 153(B)(1), (2), (3), (4), and (6), 155(B)(4) and (8), 157(B)(1) and (2) and (C), 159(D), 160(B)(1), (2), (5), and (7), 161(A) and (E)(1), (6), (7), (8), (9), and (13), 164(B), (C), and (F)(1), 165(A), (B)(intro. para.) and (3), and (E), and 167(C); Adds R.S. 15:184, 184.1, 184.2, 184.3, 184.4, 184.5, 184.6, 184.7, and 184.8; Repeals R.S. 15:169, 178, and 182)