SECOND REGULAR SESSION

SENATE BILL NO. 841

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR ARTHUR.

KRISTINA MARTIN, Secretary

AN ACT

To repeal section 600.042, RSMo, and to enact in lieu thereof one new section relating to the funding for the office of the public defender.

Be it enacted by the General Assembly of the State of Missouri, as follows:

	Section A. Section 600.042, RSMo, is repealed and one new
2	section enacted in lieu thereof, to be known as section 600.042,
3	to read as follows:
	600.042. 1. The director shall:
2	(1) Direct and supervise the work of the deputy
3	directors and other state public defender office personnel
4	appointed pursuant to this chapter; and he or she and the
5	deputy director or directors may participate in the trial
6	and appeal of criminal actions at the request of the
7	defender;
8	(2) Submit to the commission, between August fifteenth
9	and September fifteenth of each year, a report which shall
10	include all pertinent data on the operation of the state
11	public defender system, the costs, projected needs, and
12	recommendations for statutory changes. Prior to October
13	fifteenth of each year, the commission shall submit such
14	report along with such recommendations, comments,
15	conclusions, or other pertinent information it chooses to
16	make to the chief justice, the governor, and the general
17	assembly. Such reports shall be a public record, shall be
18	maintained in the office of the state public defender, and

EXPLANATION-Matter enclosed in **bold-faced** brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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19 shall be otherwise distributed as the commission shall 20 direct;

(3) With the approval of the commission, establish
such divisions, facilities and offices and select such
professional, technical and other personnel, including
investigators, as he deems reasonably necessary for the
efficient operation and discharge of the duties of the state
public defender system under this chapter;

(4) Administer and coordinate the operations of
defender services and be responsible for the overall
supervision of all personnel, offices, divisions and
facilities of the state public defender system, except that
the director shall have no authority to direct or control
the legal defense provided by a defender to any person
served by the state public defender system;

34 (5) Develop programs and administer activities to35 achieve the purposes of this chapter;

36 (6) Keep and maintain proper financial records with 37 respect to the provision of all public defender services for 38 use in the calculating of direct and indirect costs of any 39 or all aspects of the operation of the state public defender 40 system;

41 (7) Supervise the training of all public defenders and
42 other personnel and establish such training courses as shall
43 be appropriate;

44 (8) With approval of the commission, promulgate
45 necessary rules, regulations and instructions consistent
46 with this chapter defining the organization of the state
47 public defender system and the responsibilities of division
48 directors, district defenders, deputy district defenders,
49 assistant public defenders and other personnel;

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50 (9) With the approval of the commission, apply for and 51 accept on behalf of the public defender system any funds 52 which may be offered or which may become available from 53 government grants, private gifts, donations or bequests or 54 from any other source. Such moneys shall be deposited in 55 the [state general revenue] public defender - federal and 56 other fund;

57 (10) Contract for legal services with private 58 attorneys on a case-by-case basis and with assigned counsel 59 as the commission deems necessary considering the needs of 60 the area, for fees approved and established by the 61 commission;

62 (11) With the approval and on behalf of the
63 commission, contract with private attorneys for the
64 collection and enforcement of liens and other judgments owed
65 to the state for services rendered by the state public
66 defender system.

67 2. No rule or portion of a rule promulgated under the
68 authority of this chapter shall become effective unless it
69 has been promulgated pursuant to the provisions of section
70 536.024.

71 3. The director and defenders shall, within guidelines as established by the commission and as set forth in 72 73 subsection 4 of this section, accept requests for legal 74 services from eligible persons entitled to counsel under 75 this chapter or otherwise so entitled under the constitution or laws of the United States or of the state of Missouri and 76 provide such persons with legal services when, in the 77 discretion of the director or the defenders, such provision 78 79 of legal services is appropriate.

80 4. The director and defenders shall provide legal81 services to an eligible person:

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82 (1) Who is detained or charged with a felony,83 including appeals from a conviction in such a case;

84 (2) Who is detained or charged with a misdemeanor
85 which will probably result in confinement in the county jail
86 upon conviction, including appeals from a conviction in such
87 a case, unless the prosecuting or circuit attorney has
88 waived a jail sentence;

89 (3) Who is charged with a violation of probation when 90 it has been determined by a judge that the appointment of 91 counsel is necessary to protect the person's due process 92 rights under section 559.036;

93 (4) Who has been taken into custody pursuant to 94 section 632.489, including appeals from a determination that 95 the person is a sexually violent predator and petitions for 96 release, notwithstanding any provisions of law to the 97 contrary;

98 (5) For whom the federal constitution or the state99 constitution requires the appointment of counsel; and

100 (6) Who is charged in a case in which he or she faces a loss or deprivation of liberty, and in which the federal 101 102 or the state constitution or any law of this state requires 103 the appointment of counsel; however, the director and the defenders shall not be required to provide legal services to 104 105 persons charged with violations of county or municipal 106 ordinances, or misdemeanor offenses except as provided in 107 this section.

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5. The director may:

109 (1) Delegate the legal representation of an eligible110 person to any member of the state bar of Missouri;

111 (2) Designate persons as representatives of the 112 director for the purpose of making indigency determinations 113 and assigning counsel.

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There is hereby created within the state treasury 114 6. the "Public Defender - Federal and Other Fund", which shall 115 be funded annually by appropriation, and which shall contain 116 117 moneys received from any other funds from government grants, private gifts, donations, bequests, or any other source to 118 119 be used for the purpose of funding local offices of the office of the state public defender. The state treasurer 120 121 shall be the custodian of the fund and shall approve 122 disbursements from the fund upon the request of the director of the office of state public defender. Any interest or 123 other earnings with respect to amounts transferred to the 124 fund shall be credited to the fund. Notwithstanding the 125 provisions of section 33.080 to the contrary, any unexpended 126 balances in the fund at the end of any fiscal year shall not 127 128 be transferred to the general revenue fund or any other fund.

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