SECOND REGULAR SESSION

SENATE BILL NO. 1109

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR ROBERTS.

5073S.01I

KRISTINA MARTIN, Secretary

ANACT

To repeal section 600.063, RSMo, and to enact in lieu thereof one new section relating to the caseload of public defenders.

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

Section A. Section 600.063, RSMo, is repealed and one new

- 2 section enacted in lieu thereof, to be known as section 600.063,
- 3 to read as follows:
 - 600.063. 1. Upon approval by the director or the
- 2 commission, any district defender may file a motion to
- 3 request a conference to discuss caseload issues involving
- 4 any individual public defender or defenders, but not the
- 5 entire office, with the presiding judge of any circuit court
- 6 served by the district office. The motion shall state the
- 7 reasons why the individual public defender or public
- 8 defenders will be unable to provide effective assistance of
- 9 counsel due to caseload concerns. When a motion to request
- 10 a conference has been filed, the clerk of the court shall
- 11 immediately provide a copy of the motion to the prosecuting
- 12 or circuit attorney who serves the circuit court.
- 13 2. If the presiding judge approves the motion, a date
- 14 for the conference shall be set within thirty days of the
- 15 filing of the motion. The court shall provide notice of the
- 16 conference date and time to the district defender and the
- 17 prosecuting or circuit attorney.

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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3. Within thirty days of the conference, the presiding judge shall issue an order either granting or denying relief. If relief is granted, it shall be based upon a finding that the individual public defender or defenders will be unable to provide effective assistance of counsel due to caseload issues. The judge may order one or more of the following types of relief in any appropriate combination:

- (1) Appoint private counsel to represent any eligible defendant pursuant to the provisions of section 600.064;
- (2) Investigate the financial status of any defendant determined to be eligible for public defender representation under section 600.086 and make findings regarding the eligibility of such defendants;
- (3) Determine, with the express concurrence of the prosecuting or circuit attorney, whether any cases can be disposed of without the imposition of a jail or prison sentence and allow such cases to proceed without the provision of counsel to the defendant;
- (4) Modify the conditions of release ordered in any case in which the defendant is being represented by a public defender, including, but not limited to, reducing the amount of any bond required for release; and
- (5) [Place cases on a waiting list for defender services, taking into account the seriousness of the case, the incarceration status of the defendant, and such other special circumstances as may be brought to the attention of the court by the prosecuting or circuit attorney, the district defender, or other interested parties; and (6)] Grant continuances.
 - 4. Upon receiving the order, the prosecuting or circuit attorney and the district defender shall have ten days to file an application for review to the appropriate

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appellate court. Such appeal shall be expedited by the court in every manner practicable.

- 5. Nothing in this section shall deny any party the right to seek any relief authorized by law nor shall any provisions of this section be construed as providing a basis for a claim for post-conviction relief by a defendant.
- 56 The commission and the supreme court may make such 57 rules and regulations to implement this section. Any rule 58 or portion of a rule, as that term is defined in section 536.010, that is created by the commission under the 59 authority delegated in this section shall become effective 60 61 only if it complies with and is subject to all of the 62 provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and 63 64 if any of the powers vested with the general assembly 65 pursuant to chapter 536 to review, to delay the effective 66 date, or to disapprove and annul a rule are subsequently 67 held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 68 2013, shall be invalid and void. 69

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