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1 AN ACT concerning criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The State Appellate Defender Act is amended by 5 changing Sections 9.1 and 10 as follows:

6 (725 ILCS 105/9.1) (from Ch. 38, par. 208-9.1)

7 Sec. 9.1. Individuals Two individuals may share one 8 attorney or staff position. For purposes of this Section, 9 "shared position" means a position in which 2 individuals share the salary and employee benefits. For purposes of seniority, 10 each individual shall receive credit at a rate equal to the 11 percentage of time employed in a shared position. Attorneys 12 13 sharing a position may not engage in the private practice of 14 law.

15 (Source: P.A. 83-771.)

16 (725 ILCS 105/10) (from Ch. 38, par. 208-10)

17 Sec. 10. Powers and duties of State Appellate Defender.

(a) The State Appellate Defender shall represent indigent
persons on appeal in criminal and delinquent minor proceedings,
when appointed to do so by a court under a Supreme Court Rule
or law of this State.

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(b) The State Appellate Defender shall submit a budget for

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1 the approval of the State Appellate Defender Commission.

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(c) The State Appellate Defender may:

3 4 (1) maintain a panel of private attorneys available to serve as counsel on a case basis;

5 (2) establish programs, alone or in conjunction with 6 law schools, for the purpose of utilizing volunteer law 7 students as legal assistants;

8 cooperate and consult with state (3) agencies, 9 professional associations, and other groups concerning the 10 causes of criminal conduct, the rehabilitation and 11 correction of persons charged with and convicted of crime, 12 the administration of criminal justice, and, in counties of less than 1,000,000 population, study, design, develop and 13 implement model systems for the delivery of trial level 14 15 defender services, and make an annual report to the General 16 Assembly;

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(4) hire investigators to provide investigative services to appointed counsel and county public defenders;

(5) in cases in which a death sentence is an authorized 19 20 disposition, provide trial counsel with legal assistance 21 advice and the assistance of expert witnesses, 22 and mitigation specialists from funds investigators, 23 appropriated to the State Appellate Defender specifically 24 for that purpose by the General Assembly. The Office of 25 State Appellate Defender shall not be appointed to serve as 26 trial counsel in capital cases;

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(6) develop a Juvenile Defender Resource Center to: (i) 1 2 study, design, develop, and implement model systems for the delivery of trial level defender services for juveniles in 3 the justice system; (ii) in cases in which a sentence of 4 5 incarceration or an adult sentence, or both, is an authorized disposition, provide trial counsel with legal 6 7 advice and the assistance of expert witnesses and 8 investigators from funds appropriated to the Office of the 9 Appellate Defender by the General State Assembly 10 specifically for that purpose; (iii) develop and provide 11 training to public defenders on juvenile justice issues, 12 utilizing resources including the State and local bar associations, the Illinois Public Defender Association, 13 14 law schools, the Midwest Juvenile Defender Center, and pro 15 bono efforts by law firms; and (iv) make an annual report 16 to the General Assembly.

17 Investigators employed by the Capital Trial Assistance Unit Death Penalty Trial Assistance and Capital Post Conviction 18 19 Unit Capital Litigation Division of the State Appellate 20 Defender shall be authorized to inquire through the Illinois State Police or local law enforcement with the Law Enforcement 21 22 Agencies Data System (LEADS) under Section 2605-375 of the 23 Civil Administrative Code of Illinois to ascertain whether 24 their potential witnesses have а criminal background, 25 including: (i) warrants; (ii) arrests; (iii) convictions; and 26 (iv) officer safety information. This authorization applies

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1 only to information held on the State level and shall be used 2 only to protect the personal safety of the investigators. Any 3 information that is obtained through this inquiry may not be 4 disclosed by the investigators.

5 (d) For each State fiscal year, the State Appellate Defender shall request a direct appropriation from the Capital 6 7 Litigation Trust Fund for expenses incurred by the State Appellate Defender in providing assistance to trial attorneys 8 9 under item (c) (5) of this Section and for expenses incurred by the State Appellate Defender in representing petitioners in 10 11 capital cases in post-conviction proceedings under Article 122 12 of the Code of Criminal Procedure of 1963 and in relation to petitions filed under Section 2-1401 of the Code of Civil 13 14 Procedure in relation to capital cases and for the representation of those petitioners by attorneys approved by or 15 16 contracted with the State Appellate Defender and an 17 appropriation to the State Treasurer for payments from the Trust Fund for the defense of cases in counties other than Cook 18 19 County State Appellate Defender shall appear before the General 20 Assembly and request appropriations to be made from the Capital 21 Litigation Trust Fund to the State Treasurer for the purpose of 22 providing defense assistance in capital cases outside of Cook 23 County and for expenses incurred by the State Appellate Defender in representing petitioners in capital cases 24 25 post-conviction proceedings under Article 122 of the Code of 26 Criminal Procedure of 1963 and in relation to petitions filed

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under Section 2-1401 of the Code of Civil Procedure in relation
to capital cases and for the representation of those
petitioners by attorneys approved by or contracted with the
State Appellate Defender. The State Appellate Defender may
appear before the General Assembly at other times during the
State's fiscal year to request supplemental appropriations
from the Trust Fund to the State Treasurer.

8 (e) The requirement for reporting to the General Assembly 9 shall be satisfied by filing copies of the report with the 10 Speaker, the Minority Leader and the Clerk of the House of 11 Representatives and the President, the Minority Leader and the 12 Secretary of the Senate and the Legislative Research Unit, as 13 required by Section 3.1 of the General Assembly Organization Act and filing such additional copies with the State Government 14 15 Report Distribution Center for the General Assembly as is 16 required under paragraph (t) of Section 7 of the State Library 17 Act.

18 (Source: P.A. 94-340, eff. 1-1-06; 95-376, eff. 1-1-08.)

Section 99. Effective date. This Act takes effect upon
 becoming law.