WEST VIRGINIA LEGISLATURE EIGHTY-FIRST LEGISLATURE REGULAR SESSION, 2013

ENROLLED Senate Bill No. 383

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(By Senators Cookman, Stollings, Plymale and Palumbo)

[PASSED APRIL 8, 2013; IN EFFECT NINETY DAYS FROM PASSAGE.]

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Senate Bill No. 383

(BY SENATORS COOKMAN, STOLLINGS, PLYMALE AND PALUMBO)

[Passed April 8, 2013; in effect ninety days from passage.]

AN ACT to amend and reenact §29-21-9 and §29-21-20 of the Code of West Virginia, 1931, as amended, all relating to Public Defender Services; authorizing family court judges to appoint counsel in contempt cases when jail commitment is possible; and providing immunity to attorney appointed by family court judges.

Be it enacted by the Legislature of West Virginia:

That §29-21-9 and §29-21-20 of the Code of West Virginia, 1931, as amended, be amended and reenacted, all to read as follows:

ARTICLE 21. PUBLIC DEFENDER SERVICES.

§29-21-9. Panel attorneys.

1 (a) In each circuit of the state, the circuit court shall 2 establish and maintain regional and local panels of private 3 attorneys-at-law who are available to serve as counsel for 4 eligible clients. An attorney-at-law may become a panel 5 attorney and be enrolled on the regional or local panel, or 6 both, to serve as counsel for eligible clients by informing the 7 court. An agreement to accept cases generally or certain 8 types of cases particularly may not prevent a panel attorney 9 from declining an appointment in a specific case.

10 (b) In all cases where an attorney-at-law is required to be 11 appointed for an eligible client, the appointment shall be 12 made by the circuit judge: *Provided*, That in family court 13 contempt cases, the family court judge shall appoint an 14 attorney-at-law when required, in the following order of 15 preference:

16 (1) In circuits where a public defender office is in 17 operation, the judge shall appoint the public defender office 18 unless an appointment is not appropriate due to a conflict of 19 interest or unless the public defender corporation board of 20 directors or the public defender, with the approval of the 21 board, has notified the court that the existing caseload cannot 22 be increased without jeopardizing the ability of defenders to 23 provide effective representation;

(2) If the public defender office is not available for
appointment, the court shall appoint one or more panel
attorneys from the local panel;

27 (3) If there is no local panel attorney available, the judge
28 shall appoint one or more panel attorneys from the regional
29 panel;

30 (4) If there is no regional panel attorney available, the
31 judge may appoint a public defender office from an adjoining
32 circuit if such public defender office agrees to the
33 appointment;

34 (5) If the adjoining public defender office does not accept
35 the appointment, the judge may appoint a panel attorney from
36 an adjoining circuit; or

37 (6) If a panel attorney from an adjoining circuit is
38 unavailable, the judge may appoint a panel attorney from any
39 circuit.

(c) In any given case, the appointing judge may alter the
order in which attorneys are appointed if the case requires
particular knowledge or experience on the part of the attorney
to be appointed: *Provided*, That any time a court, in
appointing counsel pursuant to the provisions of this section,
alters the order of appointment as set forth herein, the order
of appointment shall contain the court's reasons for doing so.

§29-21-20. Appointed counsel immune from liability.

- 1 Any attorney who provides legal representation under the
- 2 provisions of this article under appointment by a circuit court,
- 3 family court or by the Supreme Court of Appeals, and whose
- 4 only compensation therefor is paid under the provisions of
- 5 this article, shall be immune from liability arising from that
- 6 representation in the same manner and to the same extent that
- 7 prosecuting attorneys are immune from liability.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.

Chairman Senate Committee

Originated in the Senate.

In effect ninety days from passage.

Clerk of the Senate

Clerk of the House of Delegates

President of the Senate

Speaker of the House of Delegates

The within this the

Day of, 2013.

Governor