

STATE OF NEW YORK

3864

2019-2020 Regular Sessions

IN ASSEMBLY

January 31, 2019

Introduced by M. of A. PRETLOW -- read once and referred to the Committee on Judiciary

AN ACT establishing the New York state public defense commission, providing for the members, powers and duties thereof, and providing fiscal relief to localities; and to amend the county law, in relation to public defense services

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Legislative findings and declaration. The legislature finds
2 and declares that in certain proceedings the state is required to
3 provide high quality legal assistance to persons otherwise financially
4 unable to obtain counsel and/or afford the necessary expenses of representation. Providing public defense services to those who face an
5 economic barrier to obtaining legal counsel serves the ends of justice
6 in accordance with rights and privileges guaranteed by the constitution
7 of the state of New York and the constitution of the United States of
8 America. The availability of high quality public defense services
9 affirms the faith of our citizens in our government of laws.
10

11 The legislature further finds that the present system of requiring
12 localities to provide public defense services with little state financial assistance and no state oversight does not and cannot meet the
13 foregoing objectives. The existing statutory limit on fees for counsel
14 assigned to provide public defense services has resulted in a shortage
15 of qualified lawyers to provide defense services, thereby denying or
16 delaying the representation to which public defense clients are entitled. The present system has caused court congestion and delay, and
17 eroded public trust and confidence in the legal system.
18

19 The legislature further finds that localities are struggling to carry
20 the increasing burden of fulfilling the state mandate to provide defense
21 services, and cannot bear alone the cost of raising assigned counsel
22

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD07387-01-9

1 fees to reasonable levels. Local property owners should be given some
2 relief from the obligation of providing public defense services.

3 The legislature further finds that no mechanism currently exists for
4 state oversight of the provision of public defense services, despite its
5 character as a state mandate and the appropriation of some state funds
6 to support public defense services. Sound fiscal and governmental policy
7 requires oversight of defense services to ensure that the state mandate
8 is being met, and to determine the most effective and efficient future
9 allocation of state funds. Certain defense services can most efficiently
10 and effectively be provided by an independent commission. Some locali-
11 ties, especially those with smaller populations, could benefit by a
12 mechanism for delivering defense services directly by the state.

13 The legislature further finds that public defense services must be
14 provided in a manner that ensures the independence of public defense
15 providers.

16 Therefore, to address these needs, the legislature establishes in this
17 act the New York state public defense commission to oversee public
18 defense services in this state, reimburse localities for public defense
19 expenditures, and provide defense services in extraordinary circum-
20 stances.

21 § 2. Short title. This act shall be known and may be cited as the "New
22 York state public defense commission act".

23 § 3. Definitions. As used in this act, the following terms are defined
24 as follows:

25 1. "Client" means a person who is currently receiving or received in
26 the past public defense services.

27 2. "Client community" means clients, their families, geographic neigh-
28 borhoods in which a significant number of clients live, and organiza-
29 tions dedicated to providing support and/or advocacy to clients and
30 their families and neighborhoods.

31 3. "Commission" means the New York state public defense commission
32 established pursuant to section four of this act.

33 4. "Committee" shall mean the nominating committee established pursu-
34 ant to section five of this act.

35 5. "Director" shall mean the director of public defense services
36 appointed pursuant to section six of this act.

37 6. "Eligible person" means any person financially unable to obtain
38 counsel and/or afford the necessary expenses of representation, when
39 such person is suspected or accused of, charged with, or convicted of
40 committing an offense, or is a party in family court, surrogate's court
41 or other proceedings, and is entitled to counsel by law.

42 7. "Locality" means a county, except that within any county in the
43 city of New York such term shall mean the city of New York.

44 8. "Public defense services" or "defense services" means publicly
45 financed legal representation, including the services of an attorney and
46 all necessary ancillary services, provided to persons financially unable
47 to obtain counsel and/or afford the necessary expenses of represen-
48 tation, when such persons are suspected or accused of, charged with, or
49 convicted of committing an offense, or are parties in family court,
50 surrogate's court or other proceedings, and are entitled to counsel by
51 law.

52 § 4. New York state public defense commission. 1. There is hereby
53 established the New York state public defense commission, a body corpo-
54 rate and public constituting a public benefit corporation. The commis-
55 sion shall be composed of thirteen members.

56 2. a. The members of the commission shall be appointed as follows:

(i) seven members shall be appointed by the governor in accordance with the provisions of paragraph c of this subdivision;

(ii) one member shall be appointed by the temporary president of the senate;

(iii) one member shall be appointed by the speaker of the assembly;

(iv) one member shall be appointed by the minority leader of the senate;

(v) one member shall be appointed by the minority leader of the assembly;

(vi) one member shall be appointed by the chief judge of the court of appeals; and

(vii) one member shall be appointed by the administrative board of the courts.

b. No member of the commission shall be a judge, prosecutor, law enforcement officer or employee thereof, or public official, unless such official is engaged exclusively in providing and/or administering public defense services.

c. (i) Five of the seven members appointed by the governor shall be appointed as follows:

(A) one with the qualifications enumerated in paragraph a of subdivision three of section five of this act, shall be appointed upon the recommendation of the New York State Association of Criminal Defense Lawyers;

(B) one with the qualifications enumerated in paragraph b of subdivision three of section five of this act, shall be appointed upon the recommendation of the Vera Institute of Justice;

(C) one with the qualifications enumerated in paragraph c of subdivision three of section five of this act, shall be appointed upon the recommendation of the Community Action Association of New York;

(D) one with the qualifications enumerated in paragraph d of subdivision three of section five of this act, shall be appointed upon the recommendation of the New York State Defenders Association; and

(E) one with the qualifications enumerated in paragraph e of subdivision three of section five of this act, shall be appointed upon the recommendation of the New York State Bar Association.

(ii) In the case of members to be appointed pursuant to subparagraph (i) of this paragraph, the governor may request the provision of additional recommended qualified candidates from the appropriate recommending entity. The two members of the commission appointed solely by the governor and all other members appointed by the other appointing authorities shall be selected from the pool of candidates provided by the committee pursuant to section five of this act. A majority of the members of the commission shall be attorneys admitted to practice in this state.

d. The members of the commission shall serve terms of four years; provided, however, that the members initially appointed shall serve the following terms:

(i) two members appointed by the governor, two years;

(ii) two members appointed by the governor, and the members appointed by the chief judge of the court of appeals and the administrative board of the courts, three years; and

(iii) all remaining members, four years.

All members may be reappointed to additional terms and shall serve until their successors are appointed. Vacancies on the commission shall be filled for the remainder of the term in the manner provided for by the original appointment.

1 3. The members of the commission shall receive no compensation for
2 their services, but shall be allowed their actual and necessary expenses
3 incurred in the performance of their duties.

4 4. The powers of the corporation shall be vested in and shall be exer-
5 cised by the commission at any meeting duly called and held where a
6 quorum of eight members is present. No action shall be taken by the
7 commission except pursuant to the favorable vote of at least seven
8 members present at the meeting at which such action is taken.

9 5. Any action required or permitted to be taken by the commission or
10 any committee thereof may be taken without a meeting if all members of
11 the commission or the committee consent in writing to the adoption of a
12 resolution authorizing such action. The resolution and the written
13 consents thereto by the members of the commission or committee shall be
14 filed with the minutes of the proceedings of the commission or commit-
15 tee.

16 6. The members of the commission or any committee thereof may partic-
17 ipate in a meeting of such commission or committee by means of a confer-
18 ence telephone or similar communications equipment allowing all persons
19 participating in the meeting to hear each other at the same time;
20 participation by such means shall constitute presence in person at such
21 meeting.

22 7. The commission shall establish an advisory committee representative
23 of public defenders, attorneys-in-charge of private legal aid bureaus or
24 societies and not-for-profit corporations, voluntary associations,
25 organizations providing public defense services, and assigned counsel
26 administrators in all areas of the state.

27 § 5. Nominating committee. 1. There is hereby established the public
28 defense commission nominating committee. Such committee shall be
29 composed of eleven members as follows:

30 a. the commissioner of criminal justice services, or his or her desig-
31 nee;

32 b. a representative of the New York State Association of Counties;

33 c. a representative of the New York State Bar Association;

34 d. a representative of the Vera Institute of Justice;

35 e. a representative of the Community Action Association of New York;

36 f. a representative of the Fund for Modern Courts;

37 g. a representative of the Puerto Rican Legal Defense and Education
38 Fund;

39 h. a representative of the National Association for the Advancement of
40 Colored People Legal Defense and Educational Fund;

41 i. a representative of the New York State Association of Criminal
42 Defense Lawyers;

43 j. a representative of the New York State Defenders Association; and

44 k. the president or chief executive officer of the League of Women
45 Voters of New York state, or their designee, who shall chair the commit-
46 tee.

47 2. The committee shall deliberate upon and apply the categories estab-
48 lished in subdivision three of this section to select and maintain a
49 pool of not less than twenty nor more than thirty-five qualified candi-
50 dates for appointment to the commission. In such selection, it shall
51 take into account the need for broad representation reflecting the
52 geographic, racial, ethnic, gender and cultural diversity of the state's
53 public defense clients. Organizations including, but not limited to, the
54 following shall be solicited on a need basis to recommend candidates:

55 a. entities or plans providing public defense services and related
56 human services;

1 b. professional legal organizations, including bar associations; and
2 c. social justice organizations and civic organizations, especially
3 organizations composed of or concerned with persons or groups who have
4 been public defense clients and communities that include a high percent-
5 age of public defense clients.

6 The committee shall meet biennially to select a new pool of candidates
7 which may include candidates selected for previous pools. The League of
8 Women Voters of New York State shall be entitled to reasonable expenses
9 incurred in organizing the work of the committee.

10 3. The following shall be the categories of qualifications that the
11 nominating committee shall utilize in nominating candidates for the
12 commission:

13 a. experienced and distinguished trial and appellate criminal defense
14 practitioners with a demonstrated and deep-rooted sensitivity to the
15 complex issues affecting people in poverty and a proven commitment to
16 enhancing the constitutional rights of clients and the client community;

17 b. persons with established credentials that demonstrate the ability
18 to make innovations designed to conserve public resources while enhanc-
19 ing legal or other human services to low income clients in the criminal
20 justice system;

21 c. former consumers of public defense services who, having been exon-
22 erated or having paid their debt to society by service of a sentence,
23 have demonstrated a commitment to the improvement of legal services for
24 those unable to afford counsel;

25 d. persons with a proven commitment to enhancing the constitutional
26 rights of low income clients and who administer or have administered a
27 public defense system in this state or a state public defense system in
28 one of the United States of America whose experience can aid New York in
29 formulating an organized statewide approach to ensuring quality local
30 defense services; and

31 e. lawyers from moderate to large sized general practice law firms
32 with an established and demonstrated commitment to resolving problems
33 associated with the representation of low income people whose experience
34 in the representation of clients can enhance the ability of public
35 sector lawyers to take advantage of private sector firm management tech-
36 niques.

37 § 6. Director of public defense services. The commission shall appoint
38 a full time director of public defense services who shall be the chief
39 administrative officer of the commission. The director shall be commit-
40 ted to the professional representation of low income people, admitted or
41 eligible and willing to seek admission to the practice of law in this
42 state, have significant experience as an administrator of or practition-
43 er in a public defense program or service and be appointed for a renewa-
44 ble term of four years. The salary of the director shall be not less
45 than the salary of the highest paid district attorney in the state.

46 § 7. General powers of the commission. The commission shall have
47 power:

48 1. to sue and be sued, and to participate in actions and proceedings,
49 whether judicial, administrative, arbitrative or otherwise;

50 2. to have a corporate seal, to alter such seal at pleasure, and to
51 use it by causing it or a facsimile to be affixed or impressed or
52 reproduced in any other manner;

53 3. to purchase, receive, take by grant, gift, devise, bequest or
54 otherwise, lease, otherwise acquire, own, hold, improve, employ, use,
55 and otherwise deal in and with real or personal property, or any inter-
56 est therein, wherever situated;

1 4. to purchase, take, receive, subscribe for, otherwise acquire, own,
2 hold, vote, employ, sell, lend, lease, exchange, transfer, otherwise
3 dispose of, mortgage, pledge, use, and otherwise deal in and with bonds
4 and other obligations, shares, or other securities or interests issued
5 by others, whether engaged in similar or different business, govern-
6 mental or other activities;

7 5. to offer participation in the New York state and local employees'
8 retirement system for all its officers and employees, and to establish
9 and carry out other retirement plans authorized pursuant to the retire-
10 ment and social security law, which may be offered to all of its offi-
11 cers and employees not participating in the New York state and local
12 employees' retirement systems, and to establish and carry out other
13 incentive and benefit plans, trusts and provisions for any or all of its
14 officers and employees, subject to the applicable provisions of article
15 fourteen of the civil service law;

16 6. to fix, compromise and collect rates, rentals, fees, lease payments
17 and other charges for the services rendered by it or for use of the
18 facilities owned, controlled or administered by, or in the exercise of
19 the powers of the commission;

20 7. to conduct the activities of the commission and have offices and
21 exercise the powers granted by this act but not to interfere with the
22 professional responsibilities of any attorney to any client absent a
23 clear violation by the attorney of the disciplinary rules of the code of
24 professional responsibility set out in part 1200 of title 22 of the New
25 York codes, rules and regulations;

26 8. to appoint such officers, employees and agents as the commission
27 may require for the performance of its duties and to fix and determine
28 their qualifications, duties and compensation;

29 9. to retain or employ counsel, auditors and other private consultants
30 on a contract basis or otherwise for rendering professional, management
31 or technical services and advice;

32 10. to make, adopt, amend, enforce and repeal rules for its governance
33 and internal management and personnel practices;

34 11. to make and alter by-laws for its organization and management;

35 12. to designate the depositories of its money;

36 13. to establish its fiscal year; and

37 14. to do all things necessary, convenient or desirable, including
38 ancillary and incidental activities, to carry out its purposes and for
39 the exercise of the powers granted in this act.

40 § 8. Public defense services standards. The commission shall adopt,
41 maintain and publish standards for the provision of public defense
42 services. Such standards shall reflect national professional guidelines
43 and standards in the field and shall include, but not be limited to:

44 1. independence of the defense function and quality of defense
45 services;

46 2. reliability and sufficiency of defense funding;

47 3. vertical or continuous representation at the pre-trial and trial
48 stages by the attorney either assigned or appointed, unless the client
49 would demonstrably benefit from a change in counsel;

50 4. required participation by each attorney in approved training in the
51 fundamentals and/or advanced techniques of criminal defense practice;

52 5. specified caseload/workload limitation levels;

53 6. investigative services;

54 7. the provision of social services or social services referrals;

55 8. availability of expert witnesses to assist counsel;

1 9. clerical assistance, interview facilities and the availability of
2 law library and research materials to counsel; and

3 10. adequate supervision provided by experienced attorneys including
4 mentoring to less experienced attorneys.

5 § 9. State financial assistance to localities and public defense
6 providers for provision of public defense services. 1. Within amounts
7 appropriated therefor, such moneys as are reasonable and necessary for
8 the commission to operate and to pay the state financial assistance
9 provided for in this act shall be disbursed to the commission.

10 2. Within funds appropriated therefor, the commission shall adopt a
11 plan for state financial assistance to localities for the provision of
12 public defense services.

13 3. A locality may apply to the commission for state financial assist-
14 ance for defense services, or may elect to allow public defense provid-
15 ers that receive local funds to seek state financial assistance direct-
16 ly. To receive full state financial assistance pursuant to this section
17 for the provision of defense services after the adoption by the commis-
18 sion of standards for the provision of defense services pursuant to
19 section eight of this act, a locality or provider shall demonstrate to
20 the commission that it meets such standards; provided, however, that
21 from the effective date of this act until one year after the promulga-
22 tion of the public defense services standards, pursuant to section eight
23 of this act, compliance shall be presumed.

24 4. Localities providing defense services, in whole or in part, pursu-
25 ant to a plan of a bar association whereby the services of private coun-
26 sel are rotated and coordinated by an administrator, pursuant to subdivi-
27 sion 3 or subdivision 4 of section 722 of the county law and
28 localities providing defense services, in whole or in part, through
29 representation by a public defender appointed pursuant to article 18-A
30 of the county law or representation by counsel furnished by a private
31 legal aid bureau or society designated by the county or city, or by any
32 not-for-profit corporation, voluntary association, or organization
33 pursuant to subdivisions 1 and 2 of section 722 of the county law, may
34 receive state financial assistance in an amount up to forty percent of
35 the cost of such representation.

36 5. Financial assistance for defense services in the amount determined
37 by the commission shall be a state charge payable on vouchers approved
38 by the director of defense services after audit, within the restrictions
39 of subdivision one of section sixteen of this act, by and on the warrant
40 of the comptroller.

41 6. Any locality or provider receiving payments pursuant to the
42 provisions of this section shall be obligated to expend local funds for
43 defense services in the year it receives state assistance in an amount
44 not less than the total amount it expended for defense services in the
45 preceding year unless it can demonstrate to the commission that it has
46 maintained or improved the quality of defense services with less expend-
47 iture of funds.

48 § 10. Provision of defense services. The commission may establish the
49 capability to provide defense services to public defense clients at the
50 request of judges, public defense providers or local governments. Such
51 services shall be provided pursuant to contract between the director and
52 the public provider or locality.

53 § 11. Guidelines for eligibility for public defense services. Within
54 policy parameters established by the commission, the director shall
55 establish and disseminate at least annually guidelines for determining
56 the eligibility of persons seeking public defense services.

1 § 12. Training. 1. The director shall provide training to or facili-
2 tate training of attorneys providing public defense services. Such
3 training shall be systematic, comprehensive and at least equal in scope
4 to that received by attorneys appearing as adversaries of defense
5 services providers. Training for attorneys shall include:

6 a. intensive entry-level training; and

7 b. regular in-service training and participation in regional and
8 national training programs to keep attorneys abreast of changes in law
9 and procedure, make attorneys aware of relevant developments in science,
10 technology and social science, and continue development of advocacy,
11 negotiation and communication skills.

12 2. The director shall provide training to or facilitate training of
13 non-legal public defense professionals in investigation, sentencing
14 advocacy, paralegal skills and other relevant areas.

15 3. The director shall provide training to or facilitate training of
16 appropriate support staff working with public defense providers, includ-
17 ing training in the use of automation technology, communication skills
18 and other relevant areas to increase efficiency and morale.

19 § 13. Oversight. 1. Within policy guidelines established by the
20 commission, the director shall establish methods for gathering informa-
21 tion about the provision of defense services including, but not limited
22 to:

23 a. requiring localities and/or public defense services providers to
24 furnish information about how defense services are provided;

25 b. publicizing the commission's oversight function and inviting the
26 client community, concerned citizens, defense services providers, judg-
27 es, members of the criminal justice community and others to provide
28 information and express concerns about the provision of defense
29 services;

30 c. instituting formal procedures for soliciting the views of the
31 client community on specific issues affecting defense services and the
32 criminal justice system; and

33 d. establishing formal and informal relationships with governmental,
34 non-profit, community, judicial and other groups for the purpose of
35 gathering information and opinions about defense services.

36 2. Within policy guidelines established by the commission, the direc-
37 tor shall establish methods for improving the provision of public
38 defense services. The director shall:

39 a. produce reports on problems in the provision of public defense
40 services whenever the director deems that there is sufficient informa-
41 tion to warrant such reports;

42 b. bring to the attention of any individual attorney, other defense
43 services professional, institutional public defense provider or locality
44 complaints made known to the director about the provision of defense
45 services by that individual, institution or locality; and

46 c. Where a locality or public defense provider within a locality fails
47 to meet the standards established by the commission pursuant to section
48 eight of this act, make such failure known to the locality or public
49 defense services provider as soon as it is apparent to the director, and
50 work with the locality or public defense provider to bring the locality
51 or public defense provider into compliance.

52 § 14. Annual report. The commission shall submit to the governor,
53 temporary president of the senate, speaker of the assembly and the chief
54 judge of the court of appeals an annual financial report on or before
55 the thirtieth day of September. Such report shall contain all pertinent
56 data for the prior twelve months on the operation of the commission

1 including cost of operation and financial assistance to localities. Such
2 report shall also include the proposed budget for the succeeding twelve
3 months including funds for financial assistance to localities.

4 § 15. Exempt status. It is hereby found, determined and declared that
5 the creation of the commission and the carrying out of its corporate
6 purposes is in all respects for the benefit of the people of the state
7 and is a public purpose. The commission shall be performing an essential
8 governmental function in the exercise of the powers conferred upon it by
9 this act and the commission shall not be required to pay taxes or
10 assessments upon any of the property acquired by it or under its juris-
11 diction and control, or use of any moneys, revenues or other income
12 received by the commission. All contributions made to the commission
13 whether by gift, devise or bequest, shall qualify as deductions in
14 computing the net taxable income of the donor for the purpose of income
15 tax imposed by the state or any political subdivision thereof.

16 § 16. Confidentiality of public defense records. 1. The commission
17 shall protect the confidences and secrets of public defense clients in
18 accordance with the disciplinary rules of the code of professional
19 responsibility set out in part 1200.19 of title 22 of the New York
20 codes, rules and regulations, including clients to whom the commission
21 provided, directly or indirectly, assistance or services. Notwithstand-
22 ing any other provision of law to the contrary, no record or report
23 shall be deemed deficient because of the omission of information, the
24 provision of which would result in the disclosure of any such confi-
25 dences or secrets, or would otherwise compromise the interest of any
26 public defense client.

27 2. Notwithstanding any other provision of law to the contrary, the
28 commission shall be exempt from the application of any provision of
29 articles 6 and 7 of the public officers law.

30 § 17. Section 719 of the county law, as amended by chapter 682 of the
31 laws of 1975, is amended to read as follows:

32 § 719. Expenses. If a public defender serves more than one county, the
33 expenses of salaries, maintenance and operation of [~~his~~] such public
34 defender's office shall be shared by the participating counties in
35 accordance with the provisions of the agreement establishing the office.
36 Expenses incidental to individual cases shall be paid by the county for
37 which the services were rendered. All expenses chargeable to a county
38 [~~hereunder~~] pursuant to this section shall be a county charge to be paid
39 upon certification by the county treasurer out of an appropriation made
40 for such purposes, except that certain expenses may be paid with finan-
41 cial assistance from the state as authorized by section nine of the New
42 York state public defense commission act.

43 § 18. Section 720 of the county law, as amended by chapter 761 of the
44 laws of 1966, is amended to read as follows:

45 § 720. Annual report. The public defender shall make an annual report
46 to the board or boards of supervisors and to the New York state public
47 defense commission covering all cases handled by [~~his~~] such public
48 defender's office during the preceding year.

49 § 19. Section 722-c of the county law, as amended by section 3 of part
50 J of chapter 62 of the laws of 2003, is amended to read as follows:

51 § 722-c. Services other than counsel. Upon a finding in an ex parte
52 proceeding that investigative, expert or other services are necessary
53 and that the defendant or other person described in section two hundred
54 forty-nine or section two hundred sixty-two of the family court act,
55 article six-C of the correction law or section four hundred seven of the
56 surrogate's court procedure act, is financially unable to obtain them,

1 the court shall authorize counsel, whether or not assigned in accordance
2 with a plan, to obtain the services on behalf of the defendant or such
3 other person. The court upon a finding that timely procurement of neces-
4 sary services could not await prior authorization may authorize the
5 services nunc pro tunc. The court shall determine reasonable compen-
6 sation for the services and direct payment to the person who rendered
7 them or to the person entitled to reimbursement. [~~Only in extraordinary~~
8 ~~circumstances may the court provide for compensation in excess of one~~
9 ~~thousand dollars per investigative, expert or other service provider.~~]

10 Each claim for compensation shall be supported by a sworn statement
11 specifying the time expended, services rendered, expenses incurred and
12 reimbursement or compensation applied for or received in the same case
13 from any other source.

14 § 20. Section 722-e of the county law, as amended by section 11 of
15 part VVV of chapter 59 of the laws of 2017, is amended to read as
16 follows:

17 § 722-e. Expenses. All expenses for providing counsel and services
18 other than counsel [~~hereunder~~] pursuant to this article shall be a coun-
19 ty charge or in the case of a county wholly located within a city a city
20 charge to be paid out of an appropriation for such purposes, except that
21 certain expenses may be paid for with financial assistance from the
22 state as authorized by section nine of the New York state public defense
23 commission act. Provided, however, that any such additional expenses
24 incurred for the provision of counsel and services as a result of the
25 implementation of a plan established pursuant to subdivision four of
26 section eight hundred thirty-two of the executive law, including any
27 interim steps taken to implement such plan, shall be reimbursed by the
28 state to the county or city providing such services. Such plans shall
29 be submitted by the office of indigent legal services to the director of
30 the division of budget for review and approval. However, the director's
31 approval shall be limited solely to the plan's projected fiscal impact
32 of the required appropriation for the implementation of such plan, and
33 his or her approval shall not be unreasonably withheld. The state shall
34 appropriate funds sufficient to provide for the reimbursement required
35 by this section.

36 § 21. Subdivision 1 of section 722-f of the county law, as added by
37 chapter 761 of the laws of 1966 and as designated by section 4 of part J
38 of chapter 62 of the laws of 2003, is amended to read as follows:

39 1. A public defender appointed pursuant to article eighteen-A of this
40 chapter, a private legal aid bureau or society designated by a county or
41 city pursuant to subdivision two of section seven hundred twenty-two of
42 this [~~chapter~~] article, and an administrator of a plan of a bar associ-
43 ation appointed pursuant to subdivision three of section seven hundred
44 twenty-two of this [~~chapter~~] article shall file an annual report with
45 the [~~judicial conference~~] New York state public defense commission at
46 such times and in such detail and form as [~~the judicial conference~~] such
47 commission may direct.

48 § 22. Subdivision 1 of section 722-f of the county law, as amended by
49 section 3 of part MM of chapter 55 of the laws of 2018, is amended to
50 read as follows:

51 1. A public defender appointed pursuant to article eighteen-A of this
52 chapter, a private legal aid bureau or society designated by a county or
53 city pursuant to subdivision two of section seven hundred twenty-two of
54 this article, an administrator of a plan of a bar association appointed
55 pursuant to subdivision three of section seven hundred twenty-two of
56 this article and an office of conflict defender established pursuant to

1 such subdivision shall file an annual report with the chief administra-
2 tor of the courts [~~and~~], the office of indigent legal services and the
3 New York state public defense commission. Such report shall be filed at
4 such times and in such detail and form as the office of indigent legal
5 services and the New York state public defense commission may direct.

6 § 23. No existing right or remedy of any character shall be lost or
7 impaired by reason of the provisions of this act. Any public employee
8 transferred as a result of the provisions of this act shall be trans-
9 ferred without further examination or qualification and shall retain his
10 or her respective civil service classification and status.

11 § 24. Severability. If any clause, sentence, paragraph, subdivision or
12 section of this act shall be adjudged by any court of competent juris-
13 diction to be invalid, such judgment shall not affect, impair or invali-
14 date the remainder thereof, but shall be confined in its operation to
15 the clause, sentence, paragraph, subdivision or section thereof directly
16 involved in the controversy in which such judgment shall have been
17 rendered. It is hereby declared to be the intent of the legislature that
18 this act would have been enacted even if such invalid provisions had not
19 been included.

20 § 25. This act shall take effect immediately; provided however that
21 the appointment of members to the New York state public defense commis-
22 sion shall be completed within 90 days of such effective date, and the
23 public defense services standards, required by section eight of this
24 act, shall be promulgated within 180 days of the appointment of all
25 members of the New York state public defense commission; provided
26 further, the provisions of section twenty-two of this act shall take
27 effect on the same date and in the same manner as section 3 of part MM
28 of chapter 55 of the laws of 2018, as amended, takes effect.