Fifty-eighth Legislative Assembly of North Dakota

FIRST ENGROSSMENT

ENGROSSED HOUSE BILL NO. 1044

Introduced by

Legislative Council

(Judiciary A Committee)

- 1 A BILL for an Act to create and enact a new section to chapter 54-57 of the North Dakota
- 2 Century Code, relating to the office of administrative hearings and indigent defense contracts;
- 3 to amend and reenact section 27-20-49 and subsection 1 and 4 of section 29-07-01.1 of the
- 4 North Dakota Century Code, relating to the provision of indigent defense services; to provide
- 5 for a report to the legislative council; to provide for transition; and to provide an effective date.

6 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

	nd reenacted as follows:
27-2	20-49. Costs and expenses for care of child.
1.	The following expenses are a charge upon the funds of the county upon
	certification thereof by the court:
	a. The cost of medical and other examinations and treatment of a child ordered
	by the court.
	b. The cost of care and support of a child committed by the court to the legal
	custody of a public agency other than an institution for delinquent children, or
	to a private agency or individual other than a parent.
	c. The cost of any necessary transportation for medical and other examinations
	and treatment of a child ordered by the court unless the child is in the legal
	custody of a state agency.
2.	The supreme court office of administrative hearings shall pay reasonable
	compensation for services and related expenses of counsel appointed by the court
	for a party and the supreme court shall pay reasonable compensation for a
	guardian ad litem. The attorney general shall pay the witness fees, mileage, and
	travel expense of witnesses incurred in the proceedings under this chapter in the
	2.

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amount and at the rate provided for in section 31-01-16. Expenses of the state
include the cost of any necessary transportation for medical and other
examinations and treatment of a child ordered by the court if the child is in the
legal custody of a state agency in which case the cost must be reimbursed to the
county by that state agency at the state mileage rate, excluding meals and lodging,
plus twenty-nine cents per mile.

7 3. If, after due notice to the parents or other persons legally obligated to care for and 8 support the child, and after affording them an opportunity to be heard, the court 9 finds that they are financially able to pay all or part of the costs and expenses 10 stated in subsection 1, and expenses payable by the supreme court under 11 subsection 2, the court may order them to pay the same and prescribe the manner 12 of payment. Unless otherwise ordered, payment shall be made to the clerk of the 13 juvenile court for remittance to the person to whom compensation is due, or if the 14 costs and expenses have been paid by the county or the state to the county 15 treasurer of the county or to the state treasurer.

SECTION 2. AMENDMENT. Subsection 1 of section 29-07-01.1 of the North Dakota
Century Code is amended and reenacted as follows:

18 Lawyers appointed to represent indigent persons must be compensated at a 1. 19 reasonable rate to be determined by the court office of administrative hearings. 20 Expenses necessary for the adequate defense of an indigent person, when 21 approved by the judge, must be paid by the state if the action is prosecuted in 22 district court and by the city in which the alleged offense took place if the action is 23 prosecuted in municipal court. The city shall also pay the expenses in any appeal 24 taken to district court from a judgment of conviction in municipal court pursuant to 25 section 40-18-19. A defendant requesting representation by appointed counsel, or 26 for whom appointed counsel without a request is considered appropriate by the 27 court, shall submit an application for appointed defense services. For an 28 application for appointed defense services in the district court, a nonrefundable 29 application fee of twenty-five dollars must be paid at the time the application is 30 submitted. The district court may extend the time for payment of the fee or may 31 waive or reduce the fee if the court determines the defendant is financially unable

- to pay all or part of the fee. If the application fee is not paid before disposition of
 the case, the fee amount must be added to the amount to be reimbursed under
 this section. Application fees collected under this subsection must be forwarded
 for deposit in the indigent defense administration fund established under
 subsection 4.
- 4. The indigent defense administration fund is a special fund in the state treasury.
 The state treasurer shall deposit in the fund all application fees collected under
 subsection 1. All moneys in the indigent defense administration fund are
 appropriated on a continuing basis to the judicial branch to be used in the
- 10 administration of the indigent defense system and the collection of indigent
- 11 defense costs and expenses required to be reimbursed under this section.
- SECTION 3. AMENDMENT. Subsection 4 of section 29-07-01.1 of the North Dakota
 Century Code is amended and reenacted as follows:
- 144.The indigent defense administration fund is a special fund in the state treasury.15The state treasurer shall deposit in the fund all application fees collected under16subsection 1. All moneys in the indigent defense administration fund are17appropriated on a continuing basis to the judicial branch office of administrative18hearings to be used in the administration of the indigent defense system and the19collection of indigent defense costs and expenses required to be reimbursed under20this section.
- SECTION 4. A new section to chapter 54-57 of the North Dakota Century Code is
 created and enacted as follows:
- 23 Office of administrative hearings to contract for indigent defense services. The
- 24 office of administrative hearings shall establish, implement, and administer a process of
- 25 contracting for all or a part of the legal counsel services for indigents which are required to be
- 26 provided under applicable court rules, sections 27-20-26, 29-07-01.1, and 29-32.1-05, and any
- 27 other statute that requires the appointment of state-funded legal services for indigents. In
- 28 addition to or in combination with contracting for legal counsel services and within the limits of
- 29 available funding, the office of administrative hearings may employ indigent defense counsel on
- 30 <u>a full-time or part-time basis to provide legal services for indigents</u>. The office of administrative
- 31 hearings also shall establish, implement, and administer a process for assigning indigent

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1 defense counsel to those individuals determined by the court to be eligible for and in need of 2 indigent defense services. The contracts for indigent defense services must provide for the 3 reimbursement for those expenses determined by the office of administrative hearings to be 4 reasonable and necessary for the adequate defense of indigent individuals. The office of 5 administrative hearings also shall establish and administer a process for determining rates for 6 those indigent defense services provided outside the contracts. Periodically the office shall 7 review the application process for determining eligibility for indigent defense services. 8 SECTION 5. REPORT TO LEGISLATIVE COUNCIL. During the 2003-04 interim, the 9 office of administrative hearings shall report to the legislative council regarding its progress in 10 the implementation of this Act. 11 SECTION 6. TRANSITION. All contracts for indigent defense services awarded by the 12 supreme court after June 30, 2003, must expire no later than December 31, 2003. 13 SECTION 7. EFFECTIVE DATE. Sections 1, 2, and 4 of this Act become effective on 14 January 1, 2004. 15 **SECTION 8. EFFECTIVE DATE.** Section 3 of this Act becomes effective on July 1, 16 2003. The office of administrative hearings may use moneys appropriated to the office for the 17 biennium beginning July 1, 2003, and ending June 30, 2005, to prepare for the implementation 18 of contracting for indigent defense services required under section 4 of this Act so that the 19 process may be established and implemented by January 1, 2004.