1	
2	An act relating to capital collateral
3	representation; amending s. 27.702, F.S.;
4	redesignating the Commission on the
5	Administration of Justice in Capital Cases as
6	the Commission on Capital Cases; amending s.
7	27.703, F.S.; requiring private counsel
8	appointments to be in accordance with specified
9	provisions; amending s. 27.709, F.S.;
10	conforming provisions to changes made by the
11	act; amending s. 27.710, F.S.; requiring
12	notification of the trial court if an appointed
13	attorney fails to execute a contract within a
14	specified period; authorizing an attorney
15	appointed to represent a defendant in a
16	postconviction capital collateral proceeding to
17	designate another attorney to assist in the
18	representation; amending s. 27.711, F.S.;
19	revising provisions governing the award of
20	attorney's fees; providing that an additional
21	payment for miscellaneous expenses may be paid
22	under extraordinary circumstances from a
23	separate budget allocation; providing for
24	payment of certain tuition and other expenses
25	for an attorney who is actively representing a
26	capital defendant; providing for the payment of
27	attorneys fees and costs when an attorney is
28	permitted to withdraw or is otherwise removed
29	from representation; providing for the
30	transmittal of files and documents to the
31	successor attorney; requiring the court to

1

	ENROLLED							
	1999 Legislature CS for CS for SB 2054, 1st Engrossed							
1	monitor the performance of counsel appointed to							
2	represent a capital defendant in a							
3	postconviction proceeding; providing for							
4	payment of attorneys' miscellaneous expenses							
5	which were incurred before a specified date;							
6	providing an effective date.							
7								
8	Be It Enacted by the Legislature of the State of Florida:							
9								
10	Section 1. Subsection (4) of section 27.702, Florida							
11	Statutes, 1998 Supplement, is amended to read:							
12	27.702 Duties of the capital collateral regional							
13	counsel; reports							
14	(4)(a) The capital collateral regional counsel or							
15	private counsel shall give written notification of each							
16	pleading filed by that office and the name of the person							
17	filing the pleading to the Commission on the Administration of							
18	Justice in Capital Cases and to the trial court assigned to							
19	the case.							
20	(b) Each capital collateral regional counsel shall							
21	provide a quarterly report to the President of the Senate, the							
22	Speaker of the House of Representatives, and the Commission on							
23	the Administration of Justice in Capital Cases which details							
24	the number of hours worked by investigators and legal counsel							
25	per case and the amounts per case expended during the							
26	preceding quarter in investigating and litigating capital							
27	collateral cases.							
28	Section 2. Subsection (2) of section 27.703, Florida							
29	Statutes, is amended to read:							
30	27.703 Conflict of interest and substitute counsel							
31								
	2							
COD	4							

1999 Legislature	CS	for	CS	for	SB	2054,	1st	Engrossed
------------------	----	-----	----	-----	----	-------	-----	-----------

1 (2) Appointed counsel shall be paid from funds 2 appropriated to the Justice Administrative Commission. The 3 hourly rate may not exceed \$100. However, effective July 1, 4 1999, all appointments of private counsel under this section 5 shall be in accordance with ss. 27.710 and 27.711. 6 Section 3. Section 27.709, Florida Statutes, 1998 7 Supplement, is amended to read: 8 27.709 Commission on the Administration of Justice in 9 Capital Cases .--(1)(a) There is created the Commission on the 10 11 Administration of Justice in Capital Cases, which shall 12 consist of the six following members: Two members appointed by the Governor. 13 1. 14 2. Two members appointed by the President of the 15 Senate from the membership of the Senate. One member shall be 16 a member of the majority party, and one member shall be a 17 member of the minority party. 18 Two members appointed by the Speaker of the House 3. 19 of Representatives from the membership of the House of Representatives. One member shall be a member of the majority 20 party, and one member shall be a member of the minority party. 21 22 (b) The chair of the commission shall be selected by 23 the members for a term of 1 year. (c) The commission shall meet quarterly, and other 24 25 meetings may be called by the chair upon giving at least 7 26 days' notice to all members and the public. (d) Members of the commission are entitled to per diem 27 28 and travel expenses to be paid by the appointing entity. 29 (e) The initial members of the commission must be appointed on or before October 1, 1997. Members of the 30 commission shall be appointed to serve terms of 4 years each, 31 3 CODING: Words stricken are deletions; words underlined are additions.

1 except that a member's term shall expire upon leaving office 2 as a member of the Senate or the House of Representatives. Two 3 of the initial members, one from the Senate and one from the 4 House of Representatives, shall be appointed for terms of 2 5 years each. Two of the initial members, one from the Senate 6 and one from the House of Representatives, shall be appointed 7 for terms of 3 years each.

8 (f) The Office of Legislative Services shall provide9 staff support for the commission.

(2) The commission shall review the administration of 10 justice in capital collateral cases, receive relevant public 11 12 input, review the operation of the capital collateral regional counsel, and advise and make recommendations to the Governor, 13 14 Legislature, and Supreme Court. In addition, the commission 15 shall receive complaints regarding the practice of any office of regional counsel and shall refer any complaint to The 16 17 Florida Bar, the State Supreme Court, or the Commission on Ethics, as appropriate. 18

19 (3) The Commission on the Administration of Justice in 20 Capital Cases shall conduct a study to evaluate whether the elimination of state postconviction proceedings in death 21 22 penalty cases will reduce delays in carrying out a sentence of 23 death in capital cases. In conducting the study, the 24 commission shall take public testimony from any interested party. The commission shall review the average number of 25 26 postconviction motions and writs filed in capital cases, prior 27 legislative and judicial attempts to reduce delays in capital cases, and the length of time required for capital 28 29 postconviction claims in state and federal court. The commission shall consider average delays in capital cases, 30 whether those delays have increased in the last 10 years, and 31

4

1999 Legislature CS for CS for SB 2054, 1st Engrossed

the reasons for any increase in delays. The study shall 1 include a report which addresses the legal, fiscal, and 2 3 practical considerations concerning the elimination of state 4 postconviction proceedings, and the recommendation of the 5 commission. Public notice shall be provided, in a manner agreed to by the commission, for all hearings where the 6 7 commission intends to hear public testimony concerning the elimination of state postconviction proceedings in death 8 9 penalty cases for purposes of this study. The report shall be submitted to the Speaker of the House of Representatives, the 10 President of the Senate, and the minority leaders in the House 11 12 and the Senate by December 1, 1998.

Section 4. Subsections (1), (4), and (6) of section 27.710, Florida Statutes, 1998 Supplement, are amended to read:

16 27.710 Registry of attorneys applying to represent 17 persons in postconviction capital collateral proceedings; 18 certification of minimum requirements; appointment by trial 19 court.--

The executive director of the Commission on the 20 (1) Administration of Justice in Capital Cases shall compile and 21 22 maintain a statewide registry of attorneys in private practice 23 who have certified that they meet the minimum requirements of s. 27.704(2) and who are available for appointment by the 24 court under this section to represent persons convicted and 25 26 sentenced to death in this state in postconviction capital 27 collateral proceedings. To ensure that sufficient attorneys are available for appointment by the court, when the number of 28 29 attorneys on the registry falls below 50, the executive director shall notify the chief judge of each circuit by 30 letter and request the chief judge to promptly submit the 31

5

names of at least three private attorneys who regularly 1 practice criminal law in that circuit and who appear to meet 2 3 the minimum requirements to represent persons in 4 postconviction capital collateral proceedings. The executive 5 director shall send an application to each attorney identified by the chief judge so that the attorney may register for 6 7 appointment as counsel in postconviction capital collateral proceedings. As necessary, the executive director may also 8 9 advertise in legal publications and other appropriate media for qualified attorneys interested in registering for 10 appointment as counsel in postconviction capital collateral 11 12 proceedings. Not later than September 1 of each year, and as necessary thereafter, the executive director shall provide to 13 14 the Chief Justice of the Supreme Court, the chief judge and 15 state attorney in each judicial circuit, and the Attorney 16 General a current copy of its registry of attorneys who are 17 available for appointment as counsel in postconviction capital collateral proceedings. The registry must be indexed by 18 19 judicial circuit and must contain the requisite information submitted by the applicants in accordance with this section. 20 (4) Each private attorney who is appointed by the 21 22 court to represent a capital defendant must enter into a 23 contract with the Comptroller. If the appointed attorney fails 24 to execute the contract within 30 days after the date the contract is mailed to the attorney, the executive director of 25 26 the Commission on Capital Cases shall notify the trial court. The executive director of the Commission on the Administration 27 of Justice in Capital Cases shall develop the form of the 28 29 contract, and the Comptroller shall function as contract manager and shall enforce performance of the terms and 30 conditions of the contract. By signing such contract, the 31

6

attorney certifies that he or she intends to continue the 1 2 representation under the terms and conditions set forth in the contract until the sentence is reversed, reduced, or carried 3 4 out or until released by order of the trial court. 5 (6) More than one attorney may not be appointed and 6 compensated at any one time under s. 27.711 to represent a 7 person in postconviction capital collateral proceedings. 8 However, an attorney appointed under this section may designate another attorney to assist him or her if the 9 designated attorney meets the qualifications of this section. 10 Section 5. Section 27.711, Florida Statutes, 1998 11 12 Supplement, is amended to read: 27.711 Terms and conditions of appointment of 13 attorneys as counsel in postconviction capital collateral 14 15 proceedings.--(1) As used in s. 27.710 and this section, the term: 16 17 (a) "Capital defendant" means the person who is represented in postconviction capital collateral proceedings 18 19 by an attorney appointed under s. 27.710. 20 "Executive director" means the executive director (b) 21 of the Commission on the Administration of Justice in Capital 22 Cases. 23 "Postconviction capital collateral proceedings" (C) means one series of collateral litigation of an affirmed 24 conviction and sentence of death, including the proceedings in 25 26 the trial court that imposed the capital sentence, any appellate review of the sentence by the Supreme Court, any 27 28 certiorari review of the sentence by the United States Supreme 29 Court, and any authorized federal habeas corpus litigation with respect to the sentence. The term does not include 30 repetitive or successive collateral challenges to a conviction 31 7

and sentence of death which is affirmed by the Supreme Court
 and undisturbed by any collateral litigation.

3 (2) After appointment by the trial court under s.
4 27.710, the attorney must immediately file a notice of
5 appearance with the trial court indicating acceptance of the
6 appointment to represent the capital defendant throughout all
7 postconviction capital collateral proceedings, including
8 federal habeas corpus proceedings, in accordance with this
9 section or until released by order of the trial court.

(3) An attorney appointed to represent a capital 10 defendant is entitled to payment of the fees set forth in this 11 12 section only upon full performance by the attorney of the duties specified in this section and approval of payment by 13 14 the trial court, and the submission of a payment request by 15 the attorney, subject to the availability of sufficient funding specifically appropriated for this purpose. 16 The Justice Administrative Commission shall notify the executive 17 18 director and the court if it appears that sufficient funding 19 has not been specifically appropriated for this purpose to pay any fees which may be incurred. The attorney shall maintain 20 appropriate documentation, including a current and detailed 21 hourly accounting of time spent representing the capital 22 23 defendant. The fee and payment schedule in this section is the exclusive means of compensating a court-appointed attorney who 24 represents a capital defendant. When appropriate, a 25 26 court-appointed attorney must seek further compensation from 27 the Federal Government, as provided in 18 U.S.C. s. 3006A or other federal law, in habeas corpus litigation in the federal 28 29 courts.

30

31

(4) Upon approval by the trial court, an attorney 1 2 appointed to represent a capital defendant under s. 27.710 is 3 entitled to payment of the following fees by the Comptroller: 4 (a) Regardless of the stage of postconviction capital 5 collateral proceedings, the attorney is entitled to \$100 per hour, up to a maximum of \$2,500, after upon accepting 6 7 appointment and filing a notice of appearance. This fee is in 8 the nature of a fee for a retainer agreement. 9 (b) The attorney is entitled to \$100 per hour, up to a maximum of \$20,000, after timely filing in the trial court the 10 capital defendant's complete original motion for 11 postconviction relief under the Florida Rules of Criminal 12 Procedure. The motion must raise all issues to be addressed by 13 14 the trial court. However, an attorney is entitled to fees under this paragraph if the court schedules a hearing on a 15 matter that makes the filing of the original motion for 16 17 postconviction relief unnecessary or if the court otherwise 18 disposes of the case. 19 (c) The attorney is entitled to \$100 per hour, up to a 20 maximum of\$20,000\$10,000, after the trial court issues a 21 final order granting or denying the capital defendant's motion 22 for postconviction relief. 23 (d) The attorney is entitled to \$100 per hour, up to a maximum of\$20,000\$4,000, after timely filing in the Supreme 24 Court the capital defendant's brief or briefs that address the 25 26 trial court's final order granting or denying the capital defendant's motion for postconviction relief and the state 27 petition for writ of habeas corpus. 28 29 (e) The attorney is entitled to \$100 per hour, up to a 30 maximum of \$10,000, after the trial court issues an order, pursuant to a remand from the Supreme Court, which directs the 31 9

1999 Legislature CS for CS for SB 2054, 1st Engrossed

trial court to hold further proceedings on the capital 1 2 defendant's motion for postconviction relief. 3 (f) (f) (e) The attorney is entitled to \$100 per hour, up to a maximum of \$4,000, after the appeal of the trial 4 5 court's denial of the capital defendant's motion for postconviction relief and the capital defendant's state б 7 petition for writ of habeas corpus become final in the Supreme 8 Court. 9 (g) (f) At the conclusion of the capital defendant's postconviction capital collateral proceedings in state court, 10 the attorney is entitled to \$100 per hour, up to a maximum of 11 12 \$2,500, after filing a petition for writ of certiorari in the Supreme Court of the United States. 13 14 (h)(g) If, at any time, the Supreme Court of the 15 United States accepts for review the capital defendant's collateral challenge of the conviction and sentence of death, 16 17 the attorney is entitled to \$100 per hour, up to a maximum of \$5,000. This payment shall be full compensation for 18 19 representing the capital defendant throughout the certiorari 20 proceedings before the United States Supreme Court. 21 The hours billed by a contracting attorney under this 22 23 subsection may include time devoted to representation of the defendant by another attorney who is qualified under s. 27.710 24 and who has been designated by the contracting attorney to 25 26 assist him or her. (5) An attorney who represents a capital defendant may 27 use the services of one or more investigators to assist in 28 29 representing a capital defendant. Upon approval by the trial court, the attorney is entitled to payment from the 30 31 10 CODING: Words stricken are deletions; words underlined are additions.

1999 LegislatureCS for CS for SB 2054, 1st Engrossed

Comptroller of \$40 per hour, up to a maximum of \$15,000, for 1 2 the purpose of paying for investigative services. 3 (6) An attorney who represents a capital defendant is 4 entitled to a maximum of \$15,000 \$5,000 for miscellaneous 5 expenses, such as the costs of preparing transcripts, 6 compensating expert witnesses, and copying documents. Upon 7 approval by the trial court, the attorney is entitled to 8 payment by the Comptroller of up to \$15,000 for miscellaneous 9 expenses, except that, if the trial court finds that extraordinary circumstances exist, the attorney is entitled to 10 payment in excess of \$15,000. 11 12 (7) An attorney who is actively representing a capital defendant is entitled to a maximum of \$500 per fiscal year for 13 14 tuition and expenses for continuing legal education that 15 pertains to the representation of capital defendants. Upon approval by the trial court, the attorney is entitled to 16 17 payment by the Comptroller for expenses for such tuition and continuing legal education. 18 19 (8) (7) By accepting court appointment under s. 27.710 20 to represent a capital defendant, the attorney agrees to 21 continue such representation under the terms and conditions set forth in this section until the capital defendant's 22 sentence is reversed, reduced, or carried out, and the 23 attorney is permitted to withdraw from such representation by 24 a court of competent jurisdiction. However, if an attorney is 25 permitted to withdraw or is otherwise removed from 26 representation prior to full performance of the duties 27 28 specified in this section, the trial court shall approve 29 payment of fees and costs for work performed, which may not 30 exceed the amounts specified in this section. An attorney who withdraws or is removed from representation shall deliver all 31 11

files, notes, documents, and research to the successor 1 2 attorney within 15 days after notice from the successor 3 attorney. The successor attorney shall bear the cost of 4 transmitting the files, notes, documents, and research. 5 (9) (9) (8) An attorney may not represent more than five 6 capital defendants at any one time. 7 (10)(9) This section does not authorize an attorney 8 who represents a capital defendant to file repetitive or 9 frivolous pleadings that are not supported by law or by the facts of the case. An action taken by an attorney who 10 represents a capital defendant in postconviction capital 11 12 collateral proceedings may not be the basis for a claim of ineffective assistance of counsel. 13 14 (11) (10) An attorney appointed under s. 27.710 to 15 represent a capital defendant may not represent the capital 16 defendant during a retrial, a resentencing proceeding, a 17 proceeding commenced under chapter 940, a proceeding challenging a conviction or sentence other than the conviction 18 19 and sentence of death for which the appointment was made, or any civil litigation other than habeas corpus proceedings. 20 21 (12) The court shall monitor the performance of assigned counsel to ensure that the capital defendant is 22 23 receiving quality representation. The court shall also receive and evaluate allegations that are made regarding the 24 25 performance of assigned counsel. The Comptroller, the Department of Legal Affairs, the executive director, or any 26 27 interested person may advise the court of any circumstance that could affect the quality of representation, including, 28 29 but not limited to, false or fraudulent billing, misconduct, failure to meet continuing legal education requirements, 30 solicitation to receive compensation from the capital 31 12

```
ENROLLED
```

1999 Leg:	islature	CS	for	CS	for	SB	2054,	1st	Engrossed
-----------	----------	----	-----	----	-----	----	-------	-----	-----------

1	defendant, or failure to file appropriate motions in a timely
2	manner.
3	Section 6. Any attorney who incurred miscellaneous
4	expenses under section 27.711(6), Florida Statutes, before
5	July 1, 1999, is entitled to payment for such miscellaneous
6	expenses up to the amount specified in this act.
7	Section 7. This act shall take effect July 1, 1999.
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19 20	
20 21	
21	
23	
24	
25	
26	
27	
28	
29	
30	
31	
	13
COD	ING:Words stricken are deletions; words <u>underlined</u> are additions.