1 2 An act relating to conflicts of interests in 3 the representation of indigent defendants; 4 amending s. 27.53, F.S.; requiring that the 5 court review an alleged conflict of interest 6 without disclosing confidential communications; providing for withdrawal of the public defender 7 unless the court determines that the conflict 8 9 is not prejudicial to the indigent defendant; requiring each circuit conflict committee to 10 assess the circuit's conflict representation 11 12 system; requiring that the committees report findings and recommendations to the 13 14 Legislature; providing an effective date. 15 16 Be It Enacted by the Legislature of the State of Florida: 17 18 Section 1. Subsection (3) of section 27.53, Florida 19 Statutes, is amended to read: 20 27.53 Appointment of assistants and other staff; 21 method of payment. --22 (3) If, at any time during the representation of two 23 or more indigents, the public defender determines shall determine that the interests of those accused are so adverse 24 25 or hostile that they cannot all be counseled by the public 26 defender or his or her staff without conflict of interest, or that none can be counseled by the public defender or his or 27 her staff because of conflict of interest, it shall be the 28 public defender shall file a motion to withdraw and defender's 29 30 duty to move the court to appoint other counsel. The court shall review and may inquire or conduct a hearing into the 31 1

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adequacy of the public defender's representations regarding a 1 2 conflict of interest without requiring the disclosure of any confidential communications. The court shall permit withdrawal 3 4 unless the court determines that the asserted conflict is not 5 prejudicial to the indigent client. If the court grants the 6 motion to withdraw, it may appoint one or more members of The 7 Florida Bar, who are in no way affiliated with the public 8 defender, in his or her capacity as such, or in his or her 9 private practice, to represent those accused. However, the trial court shall appoint such other counsel upon its own 10 motion when the facts developed upon the face of the record 11 and files in the cause disclose such conflict. The court 12 shall advise the appropriate public defender and clerk of 13 14 court, in writing, when making such appointment and state the 15 conflict prompting the appointment. The appointed attorney shall be compensated as provided in s. 925.036. 16 17 Section 2. Each circuit conflict committee established under section 925.037, Florida Statutes, shall assess the 18 19 circuit's conflict representation system and determine whether 20 another conflict representation system would be more cost effective, offer greater administrative control, and provide 21 representation of a higher quality in cases involving a 22 23 conflict of interest. In making this determination, the committee shall consider other conflict representation 24 systems, including the attorney-management program established 25 26 in the Eighth Judicial Circuit. The committee shall also 27 determine how to improve the reliability of the information and cost data that is reported for conflict cases within the 28 29 circuit. Each committee shall report its findings and 30 recommendations to the Legislature by February 1, 2000. 31 2

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