1	A bill to be entitled
2	An act relating to court-appointed counsel; amending
3	s. 27.40, F.S.; eliminating the limited registry for
4	private counsel willing to accept a flat fee; creating
5	s. 27.401, F.S.; establishing the Cross-Circuit
6	Conflict Representation Pilot Program in specified
7	offices of the public defender and criminal conflict
8	and civil regional counsel; providing requirements for
9	appointment of counsel in the circuits and region
10	participating in the pilot program; requiring reports
11	to be submitted by specified dates; requiring the
12	Justice Administrative Commission to provide specified
13	data; providing for future expiration of the pilot
14	program; amending s. 27.5304, F.S.; increasing the
15	statutory caps for certain flat fees in criminal
16	cases; eliminating a requirement for the state courts
17	system to pay certain excess fees to court-appointed
18	counsel from court funds; providing for the Justice
19	Administrative Commission to make such payments from
20	specified funds appropriated to the commission;
21	eliminating a requirement for the commission to
22	provide certain data on cases involving court-
23	appointed counsel and compensation of such counsel;
24	providing an effective date.
25	
26	Be It Enacted by the Legislature of the State of Florida:
27	
28	Section 1. Subsection (3) of section 27.40, Florida
29	Statutes, is amended to read:
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30 27.40 Court-appointed counsel; circuit registries; minimum 31 requirements; appointment by court.-

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(3) In <u>using</u> utilizing a registry:

(a) The chief judge of the circuit shall compile a list of attorneys in private practice, by county and by category of cases, and provide the list to the clerk of court in each county. The chief judge of the circuit may restrict the number of attorneys on the general registry list. To be included on a registry, <u>an attorney must</u> attorneys shall certify <u>that he or</u> <u>she</u>:

40 1. <u>Meets</u> That they meet any minimum requirements 41 established by the chief judge and by general law for court 42 appointment;

43 2. <u>Is</u> That they are available to represent indigent
44 defendants in cases requiring court appointment of private
45 counsel; and

46 3. <u>Is</u> That they are willing to abide by the terms of the 47 contract for services; and

48 4. Whether they are willing to accept as full payment the
49 flat fees prescribed in s. 27.5304, notwithstanding the
50 provisions of s. 27.5304(12), except for cases brought under the
51 Racketeer Influenced and Corrupt Organizations Act and capital
52 cases as defined in s. 27.5304(5) (a) 4.

53

54 To be included on a registry, an attorney also must enter into a 55 contract for services with the Justice Administrative 56 Commission. Failure to comply with the terms of the contract for 57 services may result in termination of the contract and removal 58 from the registry. Each attorney on the registry <u>is</u> shall be

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59 responsible for notifying the clerk of the court and the Justice 60 Administrative Commission of any change in his or her status. 61 Failure to comply with this requirement is shall be cause for 62 termination of the contract for services and removal from the 63 registry until the requirement is fulfilled. In addition to 64 general registries, the chief judge may establish limited 65 registries that include only those attorneys willing to waive 66 compensation in excess of the flat fee prescribed in s. 27.5304, notwithstanding the provisions of s. 27.5304(12). 67

(b) The court shall appoint attorneys in rotating order in 68 69 the order in which names appear on the applicable registry, 70 unless the court makes a finding of good cause on the record for 71 appointing an attorney out of order. If a chief judge 72 establishes a limited registry of attorneys willing to waive 73 compensation in excess of the flat fee, the court shall appoint 74 attorneys from that limited registry unless there are no 75 attorneys available to accept the appointment on the limited 76 registry. The clerk of court shall maintain the registry and 77 provide to the court the name of the attorney for appointment. 78 An attorney not appointed in the order in which his or her name 79 appears on the list shall remain next in order.

(c) If the number of attorneys on the registry in a county or circuit for a particular category of cases is inadequate, the chief judge of the particular circuit shall provide to the clerk of court the names of at least three private attorneys who have relevant experience. The clerk of court shall send an application to each of these attorneys to register for appointment.

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(d) Quarterly, each chief judge shall provide a current

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88	copy of each registry to the Chief Justice of the Supreme Court,
89	the state attorney and public defender in each judicial circuit,
90	the office of criminal conflict and civil regional counsel, the
91	clerk of court in each county, and the Justice Administrative
92	Commission. The registry shall be provided to the Justice
93	Administrative Commission in the form and manner provided by the
94	<u>commission</u> Circuits utilizing a limited registry list as allowed
95	by paragraph (a) shall include the race, gender, and national
96	origin of all attorneys listed in and appointed under the
97	limited registry.
98	Section 2. Section 27.401, Florida Statutes, is created to
99	read:
100	27.401 Cross-Circuit Conflict Representation Pilot
101	Program
102	(1) The Cross-Circuit Conflict Representation Pilot Program
103	is established in the offices of the public defender in the
104	Tenth and Thirteenth Judicial Circuits and the office of the
105	criminal conflict and civil regional counsel in the Fifth
106	Region.
107	(2) Notwithstanding ss. 27.40 and 27.5305:
108	(a) If the public defender in the Tenth Judicial Circuit is
109	unable to provide representation to an indigent defendant
110	charged with a crime under s. 782.04(2), (3), or (4) due to a
111	conflict of interest and the criminal conflict and civil
112	regional counsel of the Second Region is also unable to provide
113	representation for the case due to a conflict of interest, the
114	public defender in the Thirteenth Judicial Circuit shall be
115	appointed. If the public defender in the Thirteenth Judicial
116	Circuit is unable to provide representation for the case due to

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117	a conflict of interest, the criminal conflict and civil regional
118	counsel in the Fifth Region shall be appointed. If the criminal
119	conflict and civil regional counsel in the Fifth Region is
120	unable to provide representation due to a conflict of interest,
121	private counsel shall be appointed.
122	(b) If the public defender in the Thirteenth Judicial
123	Circuit is unable to provide representation to an indigent
124	defendant charged with a crime under s. 782.04(2), (3), or (4)
125	due to a conflict of interest and the criminal conflict and
126	civil regional counsel of the Second Region is also unable to
127	provide representation for the case due to a conflict of
128	interest, the public defender in the Tenth Judicial Circuit
129	shall be appointed. If the public defender in the Tenth Judicial
130	Circuit is unable to provide representation for the case due to
131	a conflict of interest, the criminal conflict and civil regional
132	counsel in the Fifth Region shall be appointed. If the criminal
133	conflict and civil regional counsel in the Fifth Region is
134	unable to provide representation due to a conflict of interest,
135	private counsel shall be appointed.
136	(3) The offices of the public defender in the Tenth and
137	Thirteenth Judicial Circuits and the office of the criminal
138	conflict and civil regional counsel in the Fifth Region shall
139	each provide a report on the implementation of the pilot program
140	to the chairs of the legislative appropriations committees by
141	March 1, 2015, and by March 1, 2016. At a minimum, the reports
142	must include the number of cases transferred across circuits,
143	the advantages and disadvantages of cross-circuit
144	representation, the estimated cost savings of the pilot program,
145	and recommendations to improve the pilot program. The Justice
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146	Administrative Commission shall provide data to assist with the
147	estimated cost savings of the pilot program.
148	(4) The Cross-Circuit Conflict Representation Pilot Program
149	shall expire on June 30, 2016, unless otherwise provided by law.
150	However, appointments made pursuant to this section before June
151	30, 2016, shall continue until completion of the case.
152	Section 3. Paragraph (a) of subsection (5) and paragraphs
153	(f) through (h) of subsection (12) of section 27.5304, Florida
154	Statutes, are amended to read:
155	27.5304 Private court-appointed counsel; compensation;
156	notice
157	(5) The compensation for representation in a criminal
158	proceeding shall not exceed the following:
159	(a)1. For misdemeanors and juveniles represented at the
160	trial level: \$1,000.
161	2. For noncapital, nonlife felonies represented at the
162	trial level: <u>\$6,000</u> \$2,500 .
163	3. For life felonies represented at the trial level: $\$9,000$
164	\$3,000 .
165	4. For capital cases represented at the trial level:
166	$\frac{25,000}{100}$ $\frac{15,000}{100}$. For purposes of this subparagraph, a "capital
167	case" is any offense for which the potential sentence is death
168	and the state has not waived seeking the death penalty.
169	5. For representation on appeal: <u>\$9,000</u> \$2,000 .
170	(12) The Legislature recognizes that on rare occasions an
171	attorney may receive a case that requires extraordinary and
172	unusual effort.
173	(f) For criminal cases only, if the court orders payment in
174	excess of the flat fee established by law, fees shall be paid as

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175 follows: 176 1. The flat fee shall be paid from funds appropriated to 177 the Justice Administrative Commission in the General 178 Appropriations Act. 179 2. The amount ordered by the court in excess of the flat 180 fee shall be paid by the Justice Administrative Commission in a 181 special category designated for that purpose in the General 182 Appropriations Act. 183 3. If, during the fiscal year, all funds designated in the 184 special category for payment under subparagraph 2. of the amount 185 ordered by the court in excess of the flat fee are spent, the 186 amount of payments in excess of the flat fee shall be made from 187 the due process contingency funds, or other funds as necessary, 188 appropriated to the Justice Administrative Commission state 189 courts system in the General Appropriations Act. Funds from the 190 state courts system must be used in a manner approved by the 191 Chief Justice and administered by the Trial Court Budget 192 Commission. 193 (g) The Justice Administrative Commission shall provide to 194 the Office of the State Courts Administrator monthly data by 195 statewide uniform case number, attorney, and defendant name 196 concerning: 197 1. Private court-appointed cases opened; 198 2. Cases paid and the amount of payment, including any 199 amount in excess of the flat fee; and 200 3. Cases for which compensation was waived. 201 (q) (h) The Justice Administrative Commission shall provide 202 monthly to the Office of the State Courts Administrator data concerning the number of cases approved for compensation in 203

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excess of the flat fee and the amount of these awards by circuit and by judge. The Justice Administrative Commission shall report the data quarterly in an electronic format to the chairs of the legislative appropriations committees and the Office of the State Courts Administrator.

209 Section 4. This act shall take effect July 1, 2014.