

PUBLIC DEFENDER

COMMISSION

ANNUAL REPORT | 2015-2016



Introduction

Long before the United States Supreme Court's historic right to counsel case of *Gideon v. Wainwright* in 1963, Indiana recognized the right to counsel in the case of *Webb v. Baird*. In 1854, the Supreme Court of Indiana recognized the right to a publicly paid attorney for persons facing incarceration who could not otherwise afford an attorney. This made Indiana the first state in the Union to recognize such a right.

The burden of providing representation in Indiana has historically fallen upon each individual county. At the same time, the right to counsel is much more than just a technical requirement—it is the right to have a competent attorney who can protect the rights of each individual citizen to the fullest extent of the law. In order to assist counties with the financial burden of providing quality representation, the Indiana General Assembly created the Indiana Public Defender Commission.

Commission Members

As the law was originally written, the Commission had seven members: three appointed by the Governor; three appointed by the Chief Justice of Indiana; and one appointed by the Board of Trustees of the Indiana Criminal Justice Institute. In P.L. 283-1993, the General Assembly added

four legislators to the Commission, ensuring adequate representation from all branches of the government. The following is a list of the Commission members, and their cities of residence, as of the close of the fiscal year:

Name	City	Appointed by
Mark W. Rutherford, Chairman	Indianapolis	Governor
David J. Hensel	Indianapolis	Governor
Hon. James R. Ahler	Rensselaer	Chief Justice
Hon. Mary Ellen Diekhoff	Bloomington	Chief Justice
Hon. Steven P. Meyer	Lafayette	Chief Justice
Larry Landis	Indianapolis	Criminal Justice Institute
Rep. Ryan Dvorak	South Bend	Speaker of the House
Rep. Bill Fine	Highland	Speaker of the House
Sen. Brent Steele	Bedford	Senate President Pro Tempore
Sen. Gregory G. Taylor	Indianapolis	Senate President Pro Tempore

309 West Washington Street, Suite 501 • Indianapolis, Indiana 46204 • 317-233-6908 • IN.gov/publicdefender

Statutory Duties

In response to serious concerns regarding the quality of publicly appointed defense attorneys in death penalty cases, the legislature created the Indiana Public Defender Commission in 1989 by P.L. 284-1989. In 1993, the legislature realized that the funding and quality of representation in non-death penalty cases was also a concern. Accordingly, it amended the Commission's statute in P.L. 283-1993. The Commission is now authorized to reimburse counties for 50% of their indigent defense services in death penalty cases and 40% in non-death penalty cases, excluding misdemeanors.

These changes resulted in the current version of I.C. 33-40-5-4, where the Commission is mandated to do the following:

- Make recommendations to the Indiana Supreme Court concerning standards for indigent defense services provided for defendants against whom the State has sought the death sentence under IC 35-50-2-9, including the following subjects:
 - (A) Determining indigency and eligibility for legal representation.
 - (B) Selection and qualifications of attorneys to represent indigent defendants at public expense.
 - (C) Determining conflicts of interest.
 - (D) Investigative, clerical, and other support services necessary to provide adequate legal representation.

- Adopt guidelines and standards for indigent defense services under which counties are eligible for reimbursement under IC 33-40-6, including the following:
 - (E) Determining indigency and the eligibility for legal representation.
 - (F) The issuance and enforcement of orders requiring defendants to pay for the costs of court appointed legal representation under IC 33-40-3.
 - (G) The use and expenditure of funds in the county supplemental public defender services fund established by IC 33-40-3-1.
 - (H) Qualifications of attorneys to represent indigent defendants at public expense.
 - (I) Minimum and maximum caseloads of public defender offices and contract attorneys.
- Make recommendations concerning the delivery of indigent defense services in Indiana.
- Make an annual report to the Governor, the General Assembly, and the Supreme Court on the operation of the Public Defense Fund.

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REIMBURSEMENT TIMELINE

1989

The Legislature creates the Public Defender Commission and authorizes reimbursement at the rate of 50%

1991

Commission adopts guidelines for counties to receive reimbursement for its indigent defense services

1994

Commission adopts standards and guidelines that a county must follow to receive reimbursement

1997

Legislature raises non-death penalty reimbursement to 40% but makes misdemeanor expenses non-reimbursable

1995

Reimbursement begins on non-death penalty cases

1993

Legislature authorizes reimbursement of 25% of participating county's non-death penalty defense costs

1992

Death penalty defense reimbursement begins

1990

Commission holds first meeting

1999-2000

Significant expansion in number of participating counties

2001-2009

Insufficient funding leads to over \$11M in lost county reimbursement; county participation begins to decline

Capital (Death Penalty) Reimbursement



Non-Capital Reimbursement

The Public Defense Fund is the only source of property tax relief for counties fulfilling the government's constitutional obligation to provide adequate indigent defense services.

2010

Prorating of reimbursement ends after multiple increases in funding

2012

Hourly rate for appointed counsel rises from \$60 to \$70

2017

Hourly rate for appointed counsel rises to \$90 At the close of
Fiscal Year 2016
approximately
10 counties were
considering
joining the
Commission's
reimbursement
program

2013

Additional funding allows for Children in Need of Services and Termination of Parental Rights cases to be reimbursable

2016

Record county participation with 57 counties in compliance

County Public
Defender Boards
maintain local
control over how
indigent defense
will be provided
in participating
counties

2017

Hourly rate for appointed counsel rises to \$120

The Commission has historically kept administrative expenses at or below 1% of the Public Defense Fund

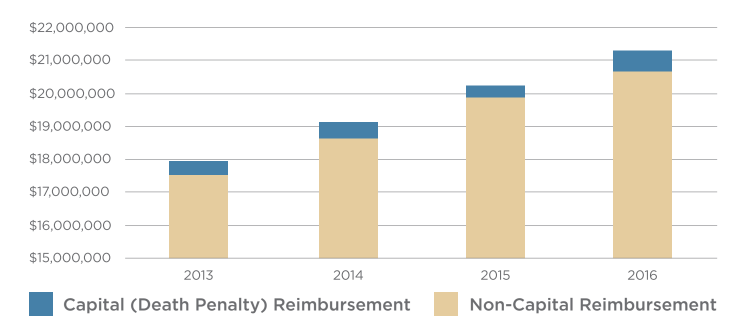
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Funding and Reimbursement History

* Denotes that totals reflect reimbursements approved for payment by the Commission during the particular fiscal year; totals in other years reflect actual amount reimbursed during the fiscal year.

Fiscal Year	# of Counties Eligible for Reimbursement	Annual Appropriation to PD Fund	Reimbursement Paid in Capital Cases	Reimbursement Paid in Non- Capital Cases	Total Reimburcement Paid	Loss due to prorated reimbursement	% of reimbursement received
1989-90		\$650,000					
1990-91		\$650,000	\$40,795		\$27,277		
1991-92		\$650,000	\$320,697		\$316,297		
1992-93		\$650,000	\$480,716		\$435,752		
1993-94		\$650,000	\$333,020		\$382,328		
1994-95		\$650,000	\$288,450		\$261,945		
1995-96	5	\$650,000	\$529,472	\$668,747	\$1,173,912		
1996-97	7	\$650,000	\$370,959	\$628,841	\$999,888		
1997-98	9	\$3,000,000	\$799,449	\$1,031,467	\$1,830,917		
1998-99	17	\$3,000,000	\$526,525	\$2,188,699	\$2,715,211		
1999-00	30	\$2,400,000	\$378,209	\$3,302,471	\$3,680,680		
2000-01	38	\$2,400,000	\$712,054	\$3,669,318	\$4,381,373		
2001-02	50	\$6,000,000	\$473,317	\$4,869,314	\$5,342,631	\$2,036,380	28.2%
2002-03	50	\$7,000,000	\$413,805	\$5,371,364	\$5,785,169	\$1,619,285	30.7%
2003-04	52	\$7,000,000	\$478,222	\$6,030,992	\$6,601,465	\$1,403,053	25.1%
2004-05	53	\$8,000,000	\$672,381	\$8,524,652	\$9,096,150	\$771,538	36.9%
2005-06	53	\$9,000,000	\$386,288	\$7,305,318	\$7,938,766	\$895,476	35.6%
2006-07	54	\$10,000,000	\$844,769	\$10,175,448	\$10,838,759	\$2,674,834	30.9%
2007-08	53	\$14,500,000	\$753,772	\$13,586,669	\$14,005,880	\$825,367	38.4%
2008-09	48	\$15,250,000	\$742,251	\$14,411,615	\$15,074,416	\$1,262,700	37.0%
2009-10	50	\$18,250,000	\$618,252	\$15,376,845	\$15,995,098	\$0	40.0%
2010-11	52	\$18,250,000	\$370,709	\$15,707,861	\$16,078,570	\$0	40.0%
2011-12	53	\$20,250,000	\$532,706	\$20,722,547	\$21,255,253	\$0	40.0%
2012-13*	53	\$20,250,000	\$381,459	\$17,546,818	\$17,928,277	\$0	40.0%
2013-14*	54	\$22,250,000	\$421,935	\$18,693,834	\$19,115,769	\$0	40.0%
2014-15*	55	\$22,250,000	\$268,182	\$19,923,236	\$20,191,418	\$0	40.0%
2015-16*	57	\$22,250,000	\$590,939	\$20,695,802	\$21,286,741	\$0	40.0%
TOTALS		\$236,500,000	\$12,729,333	\$210,431,858	\$222,739,942	\$11,488,533	

Recent Fiscal Year Reimbursement Trends



County Reimbursements for Indigent Defense Expenses (Capital)

2015-2016 Detail

County	Defendant	2015, Sept Q2 15	2015, Dec Q3 15	2016, Mar Q4 15	2016, June Q1 16	Total
Clark	Hooten	-	-	-	-	-
Clark	Oberhansley	\$14,086.22	\$19,946.66	\$22,980.31	\$18,137.79	\$75,150.98
Floyd	Gibson 919	-	-	-	-	-
Floyd	Gibson 1145	\$7,211.67	-	-	-	\$7,211.67
Harrison	Schuler	\$72,293.03	\$38,511.48	-	-	\$110,804.51
Harrison	Scott	\$52,749.22	\$39,363.30	-	-	\$92,112.52
Lake	Blount	-	\$22,287.31	\$11,816.70	\$8,679.08	\$42,783.09
Lake	Isom	\$1,738.40	\$185.50	\$291.50	\$148.40	\$2,363.80
Lake	Vann	-	\$41,330.11	\$40,384.43	\$26,922.91	\$108,637.45
Marion	Adams	-	\$245.00	-	-	\$245.00
Marion	Davis	\$21,201.98	\$19,348.65	\$25,480.94	\$17,749.37	\$83,780.94
Marion	Rackemann	\$16,963.68	\$9,150.05	\$13,446.35	\$3,179.25	\$42,739.33
Vanderburgh	Wesheit	-	-	\$25,109.67	-	\$25,109.67
Total		\$186,244.20	\$190,368.06	\$139,509.90	\$74,816.80	\$590,938.96

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County Non-Capital Reimbursements 2015-2016

Counties not receiving reimbursements

Counties receiving reimbursements

