92_SB2093 LRB9215704LDtm

- 1 AN ACT concerning criminal procedure.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Code of Criminal Procedure of 1963 is
- 5 amended by changing Section 121-13 as follows:
- 6 (725 ILCS 5/121-13) (from Ch. 38, par. 121-13)
- 7 Sec. 121-13. Pauper Appeals.
- 8 (a) In any case wherein the defendant was convicted of a
- 9 felony, if the court determines that the defendant desires
- 10 counsel on appeal but is indigent the Public Defender or the
- 11 State Appellate Defender shall be appointed as counsel,
- 12 unless with the consent of the defendant and for good cause
- 13 shown, the court may appoint counsel other than the Public
- 14 Defender or the State Appellate Defender.

21

- 15 (b) In any case wherein the defendant was convicted of a
- 16 felony and a sentence of death was not imposed in the trial
- 17 court the reviewing court, upon petition of the defendant's
- 18 counsel made not more frequently than every 60 days after
- 19 appointment, shall determine a reasonable amount to be
- 20 allowed an indigent defendant's counsel other than the Public
- 22 reimbursement of expenditures necessarily incurred in the

Defender or the State Appellate Defender for compensation and

- 23 prosecution of the appeal or review proceedings. The
- 24 compensation shall not exceed \$1500 in each case, except
- 25 that, in extraordinary circumstances, payment in excess of
- 26 the limits herein stated may be made if the reviewing court
- 27 certifies that the payment is necessary to provide fair
- 28 compensation for protracted representation. The reviewing
- 29 court shall enter an order directing the county treasurer of
- 30 the county where the case was tried to pay the amount allowed
- 31 by the court. The reviewing court may order the provisional

1 payment of sums during the pendency of the cause.

- 2 In any case in which a sentence of death was imposed in the trial court, the Supreme Court, upon written petition 3 4 of the defendant's counsel made not more than every 60 5 after appointment, shall determine reasonable compensation 6 for an indigent defendant's attorneys on appeal. 7 compensation shall be a reasonable fee based upon the 8 compensation of attorneys who represent defendants in capital 9 cases on appeal in the county with jurisdiction over the 10 case. not--exceed--\$2,000--in--each--ease,--except--that,--in 11 extraordinary--eircumstances,-payment-in-excess-of-the-limits 12 herein-stated-may-be-made-if-the--reviewing--court--certifies 13 that--the--payment--is-necessary-to-provide-fair-compensation for-protracted-representation. The Supreme Court shall enter 14 15 an order directing the State county treasurer, or the Cook 16 County Treasurer if the case was tried in Cook County, of-the 17 county--where--the--case--was--tried to pay compensation and 18 reimburse expenditures necessarily incurred in 19 prosecution of the appeal or review proceedings from the 20 <u>Capital Litigation Trust Fund or from the grant moneys to the</u> 21 Cook County Treasurer, as the case may be. The Supreme Court 22 may order the provisional payment of sums during the pendency 23 of the cause.
- 24 (Source: P.A. 86-318; 87-580.)
- 25 Section 99. Effective date. This Act takes effect upon 26 becoming law.