AN ACT concerning crimes, criminal procedure and punishment; relating to public defender caseloads.

Be it enacted by the Legislature of the State of Kansas:

Section 1. (a) A public defender may withdraw from any court-appointed case when such defender determines that there exists a possible conflict of interest in further representation of the defendant.

(b) A public defender shall refuse to accept court-appointed cases when it is determined jointly by the public defender and the director of the state board of indigents' defense services that the current active caseload would preclude such public defender from providing adequate representation to new or existing clients.

(c) When a decision is made to withdraw from a case or to not accept cases due to current caseloads, the public defender shall communicate this decision to the chief judge of the district, who shall appoint attorneys from the panel for indigents' defense services for a period established by the director.

Sec. 2. (a) Except as provided in subsection (b), any public defender, with the approval of the director of the state board of indigents' defense services, may elect to accept misdemeanor or juvenile appointments not covered by agreement or contract in the district or county of jurisdiction. If the public defender accepts such appointments, such public defender shall make a record of time expended both in court and in preparation of such a case and shall submit this timesheet with a bill for services rendered. The timesheet and bill shall be submitted to the director and the clerk of the district court of the county in which the case was heard. The bill shall designate the state board of indigents' defense services as the payee and shall include the title of the case, case number and any other identifying information needed by the clerk for processing, as well as the total amount due according to the timesheet. Expenses incurred by the public defender's office may also be included in this billing.

(b) The public defender may, at any time, refuse to accept misdemeanor or juvenile appointments. No public defender shall accept a misdemeanor or juvenile appointment if such public defender's current active caseload would preclude such public defender from providing
adequate representation to new or existing clients.

Sec. 3. The provisions of section 1 and 2, and amendments thereto,
shall be a part of and supplemental to article 45 of chapter 22 of the
Kansas Statutes Annotated, and amendments thereto.

Sec. 4. This act shall take effect and be in force from and after its
publication in the statute book.