As Introduced

133rd General Assembly

Regular Session 2019-2020

H. B. No. 85

Representatives Wilkin, Rogers

Cosponsors: Representatives Edwards, Jones, Baldridge, Patterson, O'Brien, Sheehy, Holmes, G., Riedel, Smith, R., Carfagna

A BILL

То	amend section 127.19 and to enact sections	1
	109.47, 120.56, 127.20, 307.451, 307.452, and	2
	307.453 of the Revised Code to allow the	3
	Controlling Board to transfer money to the	4
	Attorney General and State Public Defender to	5
	defray county costs associated with certain	6
	capital cases and to declare an emergency.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 127.19 be amended and sections	8
109.47, 120.56, 127.20, 307.451, 307.452, and 307.453 of the	9
Revised Code be enacted to read as follows:	10
Sec. 109.47. (A) There is hereby created in the state	11
treasury the capital case extraordinary prosecution cost fund.	12
The fund shall consist of transfers under divisions (B) (2) and	13
(3) of section 127.19 of the Revised Code and any other funds	14
appropriated by the general assembly. The fund shall be	15
administered by the attorney general.	16
(B) Following controlling board approval and transfer of	17

funds pursuant to a joint request under division (B)(2) of	18
section 127.19 of the Revised Code or a request under division	19
(B) (3) of section 127.19 of the Revised Code, the attorney	20
general shall distribute money in the fund to the county upon	21
request for the prosecution costs.	22
(C) (1) If the prosecution costs incurred exceed the funds	23
appropriated, the prosecuting attorney for the county that	24
received the funds may submit a request for additional funds to	25
the attorney general. If a request is submitted, the prosecuting	26
attorney shall inform the board of county commissioners of the	27
request. After receiving a request, the attorney general shall	28
request additional funds under division (B)(2) or (3) of section	29
127.19 of the Revised Code by submitting a request that includes	30
all of the following:	31
(a) Facts demonstrating the need for the additional funds;	32
(b) A statement explaining why the original funds were not	33
sufficient for the prosecution;	34
(c) The amount of additional funds being requested.	35
(2) After receiving a request for additional funds, the	36
controlling board shall add the request to the agenda of the	37
<pre>board's next scheduled meeting.</pre>	38
(3) If no additional funds are appropriated, the county	39
shall be responsible for all remaining prosecution costs as	40
otherwise provided in the Revised Code.	41
Sec. 120.56. (A) There is hereby created in the state	42
treasury the capital case extraordinary defense cost fund. The	43
fund shall consist of transfers under division (B)(2) of section	44
127.19 of the Revised Code and any other funds appropriated by	45
the general assembly. The fund shall be administered by the	46

state public defender.	47
(B) Following controlling board approval and transfer of	48
funds pursuant to a joint request under division (B)(2) of	49
section 127.19 of the Revised Code, the state public defender	50
shall be responsible for all defense costs related to defendants	51
determined to be indigent under the standards of indigency	52
established by the Ohio public defender commission, and the	53
county shall not be responsible for any defense costs related to	54
such indigent defendants. The state public defender shall	55
distribute money in the fund to pay bills as submitted for the	56
defense costs after approval by the court.	57
(C) (1) If the defense costs exceed the funds appropriated,	58
the state public defender may request additional funds under	59
division (B)(2) of section 127.19 of the Revised Code by	60
submitting a request that includes all of the following:	61
(a) Facts demonstrating the need for the additional funds;	62
(b) A statement explaining why the original funds were not	63
sufficient for the defense;	64
(c) The amount of additional funds being requested.	65
(2) If the state public defender requests additional	66
funds, the state public defender shall inform the board of	67
county commissioners of the county in which the indigent	68
defendants are being tried of the request.	69
(3) After receiving a request for additional funds, the	70
controlling board shall add the request to the agenda of the	71
board's next scheduled meeting.	72
(4) If no additional funds are appropriated, the state	73
public defender shall notify the board of county commissioners	74

of the county in which the indigent defendants are being tried	75
of the controlling board's determination. The county then shall	76
be reimbursed in accordance with section 120.35 or 2941.51 of	77
the Revised Code.	78
(D) The fund shall be used to provide funding for defense	79
costs related to defendants determined to be indigent under the	80
standards of indigency established by the Ohio public defender	81
commission only.	82
(E) The state public defender shall return to the director	83
of budget and management any unused money remaining upon the	84
conclusion of the capital case for which funds have been	85
requested. The director shall deposit the returned money into	86
the state treasury to the credit of the controlling board	87
<pre>emergency purposes/contingencies fund created under section</pre>	88
127.19 of the Revised Code.	89
Sec. 127.19. (A) There is hereby created in the state	90
treasury the controlling board emergency purposes/contingencies	91
fund, consisting of transfers from the general revenue fund and	92
any other funds appropriated by the general assembly. Moneys	93
(B) Moneys in the fund may be used by the controlling	94
board at as follows:	95
(1) At the request of a state agency or the director of	96
budget and management for the purpose of providing disaster and	97
emergency aid to state agencies and political subdivisions or	98
for other purposes approved by the controlling board.	99
(2) At the joint request of the attorney general and state	100
public defender under division (A)(2) of section 127.20 of the	101
Revised Code or at the request of the attorney general or state	102
public defender for additional funds under section 109.47 or	103

120.56 of the Revised Code, for the purposes of defraying the	104
county's prosecution or defense costs in capital cases if all of	105
the following apply:	106
(a) The county's estimated prosecution and defense costs	107
exceed five per cent of the county's general fund appropriations	108
as specified under division (A)(2) of section 307.451 of the	109
Revised Code;	110
(b) The case is a capital case in which there are multiple	111
defendants or multiple victims;	112
(c) At least one of the defendants in the case is	113
determined to be indigent under the standards of indigency	114
established by the Ohio public defender commission.	115
(3) At the request of the attorney general under division	116
(A) (3) of section 127.20 of the Revised Code, for the purposes	117
of defraying the county's prosecution costs for capital cases if	118
both of the following apply:	119
(a) The county's estimated prosecution costs exceed five	120
per cent of the county's general fund appropriations as	121
specified under division (A)(2) of section 307.452 of the	122
Revised Code;	123
(b) The case is a capital case in which there are multiple	124
defendants or multiple victims.	125
Sec. 127.20. (A) (1) If the attorney general receives a	126
request from a county under section 307.451 or the state public	127
defender receives a request from a county under section 307.452	128
of the Revised Code for extraordinary capital case cost funding	129
and one or more defendants in the case is indigent, the attorney	130
general and state public defender jointly shall estimate the	131
county prosecution and defense costs. If the attorney general	132

receives a request under section 307.451 of the Revised Code and	133
no defendant in the case is indigent, the attorney general shall	134
estimate the county's prosecution costs.	135
(2) If the county's estimated prosecution and defense	136
costs exceed five per cent of the county's general fund	137
appropriations as specified under division (A)(2) of sections	138
307.451 and 307.452 of the Revised Code, the attorney general	139
and state public defender shall submit a joint request to the	140
controlling board to transfer funds from the controlling board	141
<pre>emergency purposes/contingencies fund created under section</pre>	142
127.19 of the Revised Code to the capital case extraordinary	143
prosecution cost fund created under section 109.47 of the	144
Revised Code and the capital case extraordinary defense cost	145
fund created under section 120.56 of the Revised Code.	146
(3) If the county's estimated prosecution and defense	147
costs exceed five per cent of the county's general fund	148
appropriations as specified under division (A)(2) of section	149
307.451 of the Revised Code and none of the defendants in the	150
case are determined to be indigent under the standards of	151
indigency established by the Ohio public defender commission,	152
the attorney general shall submit a request to the controlling	153
board to transfer funds from the controlling board emergency	154
purposes/contingencies fund created under section 127.19 of the	155
Revised Code to the capital case extraordinary prosecution cost	156
fund created under section 109.47 of the Revised Code.	157
(B) If a joint request is submitted under division (A)(2)	158
of this section, the attorney general and state public defender	159
shall specify the following in the joint request:	160
(1) An aggregate estimate of prosecution and defense	161
costs:	162

(2) The amount of money the attorney general is requesting	163
be transferred to the capital case extraordinary prosecution	164
<pre>cost fund;</pre>	165
(3) The amount of money the state public defender is	166
requesting be transferred to the capital case extraordinary	167
<pre>defense cost fund;</pre>	168
(4) The county's general fund appropriations as specified	169
under division (B) of section 307.451 of the Revised Code;	170
(5) The necessity for extraordinary funding in the capital_	171
case for which the joint request is submitted;	172
(6) Facts of the case demonstrating both of the following:	173
(a) The case is a capital case in which there are multiple	174
defendants or multiple victims.	175
(b) At least one of the defendants is determined to be	176
indigent under the standards of indigency established by the	177
Ohio public defender commission.	178
(C) If a request is submitted under division (A)(3) of	179
this section, the attorney general shall specify the following	180
<pre>in the request:</pre>	181
(1) An estimate of the county's prosecution costs	182
<pre>incurred;</pre>	183
(2) The amount of money the attorney general is requesting	184
be transferred to the capital case extraordinary prosecution	185
<pre>cost fund;</pre>	186
(3) The county's general fund appropriations as specified	187
under division (B) of section 307.451 of the Revised Code;	188
(4) The necessity for extraordinary funding in the capital	189

<pre>case for which the request is submitted;</pre>	190
(5) Facts of the case demonstrating the case is a capital	191
case in which there are multiple defendants or multiple victims.	192
(D) After the attorney general and state public defender	193
under division (A)(2) of this section or the attorney general	194
under division (A)(3) of this section submits a request, the	195
controlling board shall add the request to the agenda of the	196
board's next scheduled meeting.	197
Sec. 307.451. (A) A board of county commissioners that	198
wishes to receive money from the attorney general under section	199
109.47 of the Revised Code shall submit a request in writing to	200
the attorney general that specifies the following:	201
(1) The facts of the case for which the county wishes to	202
receive the money demonstrating the case is a capital case in	203
which there are multiple defendants or multiple victims.	204
(2) The county's general fund appropriations for the	205
calendar year in which the defendants are arrested;	206
(3) A detailed explanation of the county's need for	207
extraordinary funding including the county's financial hardship	208
in funding prosecution for the capital case.	209
(B) After the attorney general receives a request, the	210
attorney general shall proceed in accordance with section 127.20	211
of the Revised Code.	212
Sec. 307.452. (A) A board of county commissioners that	213
wishes to receive money from the state public defender under	214
section 120.56 of the Revised Code shall submit a request in	215
writing to the state public defender that specifies the	216
<pre>following:</pre>	217

(1) The facts of the case for which the county wishes to	218
receive the money demonstrating both of the following:	219
(a) The case is a capital case in which there are multiple	220
defendants or multiple victims.	221
defendants of multiple victims.	221
(b) At least one of the defendants is determined to be	222
indigent under the standards of indigency established by the	223
Ohio public defender commission.	224
(2) The county's general fund appropriations for the	225
calendar year in which the defendants are arrested;	226
(3) A detailed explanation of the county's need for	227
extraordinary funding including the county's financial hardship	228
in funding defense for the capital case.	229
(B) After the state public defender receives a request,	230
the state public defender shall proceed in accordance with_	231
section 127.20 of the Revised Code.	232
Sec. 307.453. A board of county commissioners that	233
receives money from the attorney general under section 109.47 of	234
the Revised Code shall:	235
(A) Establish a capital case extraordinary cost special	236
fund in the county treasury to consist of money received under	237
section 109.47 of the Revised Code;	238
Section 109.17 of the Nevisca Code,	200
(B) Adopt a resolution authorizing use of the money to	239
defray the prosecution costs specified, and for the capital case	240
identified, in the joint request submitted under division (A)(2)	241
of section 127.20 of the Revised Code or the request submitted	242
under division (A)(3) of that section;	243
(C) Return to the director of budget and management any	244
unused money remaining upon the conclusion of the capital case	245

H. B. No. 85
As Introduced

identified in the joint request or request. The director shall	246
deposit the returned money into the state treasury to the credit	247
of the controlling board emergency purposes/contingencies fund	248
created under section 127.19 of the Revised Code.	249
Section 2. That existing section 127.19 of the Revised	250
Code is hereby repealed.	251
Section 3. On the effective date of this act, or as soon	252
as possible thereafter, the Director of Budget and Management	253
shall transfer \$4,000,000 cash from the General Revenue Fund to	254
the Controlling Board Emergency Purposes/Contingencies Fund	255
(Fund 5KM0).	256
Section 4. This act is hereby declared to be an emergency	257
measure necessary for the immediate preservation of the public	258
peace, health, and safety. The reason for such necessity is the	259
effective prosecution and defense of capital cases. Therefore,	260
this act shall go into immediate effect.	261