FY 2006	FY 2007	FY 2008	FY 2009	FY 2010	FY 2011	
Actual	Actual	Actual	Actual	Actual	Adj. Approp.	
\$1,289,281	\$1,263,331	\$1,252,281	\$1,224,340	\$723,798	\$612,600	
	-2.0%	-0.9%	-2.2%	-40.9%	-15.4%	
Source:	General Revenue	e Fund				
Legal Basis:		the 122nd G.A.,		. 0 ,	2	
Purpose:	Sub. H.B. 215 of the 122nd G.A., the main operating appropriations act cover 1998 and FY 1999) The line item provides funding for the Administrative Division's payroll, maintenance, and equipment costs associated with delivering agency suppor services, including, but not limited to, fiscal and accounting, human resource computer information systems, general office services (purchasing, inventory records management, fleet management, and delivery), library maintenance, county reimbursement collections and payments.					

General Revenue Fund	
----------------------	--

GRF 019401	State Legal Defense Services					
FY 2006	FY 2007	FY 2008	FY 2009	FY 2010	FY 2011	
Actual	Actual	Actual	Actual	Actual	Adj. Approp.	
\$5,708,060	\$5,667,108	\$5,838,191	\$5,696,513	\$4,147,222	\$3,471,400	
	-0.7%	3.0%	-2.4%	-27.2%	-16.3%	

State Land Defense Services 040404

Source: General Revenue Fund

Legal Basis: Section 361.10 of Am. Sub. H.B. 1 of the 128th G.A. (originally established by Am. Sub. H.B. 215 of the 122nd G.A., the main operating appropriations act covering FY 1998 and FY 1999)

Purpose: The line item contains money appropriated for the purpose of funding the payroll, purchased personal service, maintenance, and equipment costs associated with the State Legal Defense Services program series, the function of which is to provide legal representation and services in non-capital and capital cases to indigent adults, juveniles, and incarcerated individuals in state and federal courts when Ohio law, the Ohio Constitution, or the U.S. Constitution requires representation. Non-capital and capital cases are handled by the Commission's Legal Division and Death Penalty Division, respectively.

GRF 019403	Multi-Coun	ty: State Shar	e		
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.
\$733,006	\$807,471	\$750,209	\$748,458	\$1,025,382	\$1,456,835
	10.2%	-7.1%	-0.2%	37.0%	42.1%
Source:	General Revenu	e Fund			
Legal Basis:	5	, 120.06, and 120).33; Section 361	.10 of Am. Sub.	us ORC sections, H.B. 1 of the 128t 17, 1990)
Purpose:	Branch Office Pr provides indiger or county public Adams, Athens,	ogram. The prog nt defense servic defender office Brown, Fayette,	gram, which beg es as an alternat s to ten counties Jackson, Meigs,	an operation on ive to traditiona in south and so Pickaway, Pike	the Multi-County January 1, 1991, Il appointed coun utheastern Ohio: , Ross, and Ich entered into a

contract with the Commission under which the state provides indigent defense services in their respective counties. Branch offices are located in Athens, Ross, and Washington counties. In addition to employing state public defenders, the Commission contracts with private attorneys in all ten counties.

Each county's contribution to the program is deposited in the state treasury to the credit of Fund 4C70 (line item 019601, Multi-County: County Share). The funding split between the state and county shares is the same as it is for the Commission's much larger statewide County Reimbursement Program under which the state is responsible for up to 50% of a county's indigent defense costs.

0111 013404	i unbun C	Jounty - State	Share		
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.
\$240,321	\$255,478	\$236,929	\$241,934	\$328,601	\$467,727
	6.3%	-7.3%	2.1%	35.8%	42.3%

GRE 010/0/ Trumbull County - State Share

Source: General Revenue Fund

Legal Basis: Statutory authority for contractual arrangement resides in various ORC sections, including 120.04, 120.06, and 120.33; Section 361.10 of Am. Sub. H.B. 1 of the 128th G.A. (originally established by Am. Sub. H.B. 291 of the 115th G.A., the main operating appropriations act covering FY 1984 and FY 1985)

Purpose: The line item funds the state's share of the Trumbull County Branch Office's annual operating expenses. The branch office, which has been in operation since 1984, provides indigent criminal defense representation throughout the courts of Trumbull County. A contract is negotiated annually with Trumbull County that designates the duties of the branch office and determines the percentage of financial contribution paid by both parties to fund the office. The percentage paid by each mirrors the reimbursement rate applicable to all counties under either the assigned counsel or county public defender systems. Approximately 10% of the Trumbull County contract obligation is contributed by participating municipalities. The local share of the branch office is deposited in the state treasury to the credit of Fund 4X70 (line item 019610, Trumbull County - County Share).

GRF 01940	5 Training Ac	count				
FY 2006	FY 2007	FY 2008	FY 2009	FY 2010	FY 2011	
Actual	Actual	Actual	Actual	Actual	Adj. Approp.	
\$29,745	\$32,204	\$25,031	\$34,909	\$45,490	\$50,000	
	8.3%	-22.3%	39.5%	30.3%	9.9%	
Source:	General Revenue	e Fund				
Legal Basis:	Am. Sub. H.B. 1	of the 128th G.A	. (originally esta	ablished by Am); Section 361.10 of . Sub. H.B. 171 of .988 and FY 1989)	
Purpose:	117th G.A., the main operating appropriations act covering FY 1988 and FY 1989) Pursuant to temporary law, the line item is used exclusively for the Commission's Pro Bono Training Program, under which it contracts with private and non-profit training companies to provide continuing legal education (CLE) certified seminar to attorneys who practice criminal indigent defense law. The Commission pays the seminar companies a fee for each attorney who attends a seminar under the					

one-day seminar and \$200 per attorney for the two-day Rule 20 seminars.

The Commission allows private attorneys to attend seminars at no cost to the attorney. In exchange for free attendance, each attorney must provide one pro bono (for free) case for every seminar attended. Pro bono cases must be provided within one year of the seminar date, and pro bono attorneys are limited to two seminars per year. Public defenders also are limited to two seminars per year.

•••••••••					
FY 2006	FY 2007	FY 2008	FY 2009	FY 2010	FY 2011
Actual	Actual	Actual	Actual	Actual	Adj. Approp.
\$30,060,000	\$30,000,000	\$29,812,630	\$25,656,916	\$14,131,314	\$10,711,478
	-0.2%	-0.6%	-13.9%	-44.9%	-24.2%

GRF 019501 **County Reimbursement**

Source: General Revenue Fund

Legal Basis: Statutory authority and guidelines for the reimbursement program reside in various ORC sections, including 120.04, 120.18, 120.28, 120.33, 2941.51, and 2949.19; Section 361.10 of Am. Sub. H.B. 1 of the 128th G.A. (originally established by Am. Sub. H.B. 164 of the 111th G.A., the act establishing state, county, and joint county public defenders)

Purpose: Since the start of FY 2006, the line item has been used to reimburse counties for up to 50% of their indigent defense expenditures on non-capital and capital cases. If the available appropriations are insufficient to reimburse 50% of the indigent defense expenditures for non-capital and capital cases, then the reimbursement percentage for each of the public defender offices and appointed counsel systems is reduced equally. Prior to FY 2006, indigent defense expenditures for capital cases were reimbursed through the Commission's GRF line item 019503, County Reimbursement - Capital Cases. Effective FY 2006, the Capital Cases line item's funding and purpose were consolidated within GRF line item 019501, County Reimbursement.

FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.		
\$620,491	\$631,840	\$0	\$0	\$0	\$0		
	1.8%	-100%	N/A	N/A	N/A		
Source:	General Revenue	e Fund					
Legal Basis:	As needed line item: Section 245.10 of Am. Sub. H.B. 1 of the 128th G.A. (origin established by Controlling Board on July 12, 2004, pursuant to Section 31 of An Sub. H.B. 95 of the 125th G.A. authorizing the transfer of any moneys within G line item 911404, Mandate Assistance, not fully utilized to the Public Defender Commission for the costs incurred by counties in providing indigent defense)						
Purpose:	The line item is u provide addition criminal legal set amount disburse total amount of r fiscal year for wh	al reimburseme rvices to indiger ed to each count reimbursement p	ent for the cost ir nt defendants pu y is allocated pro paid to all of the	ncurred by cour rsuant to ORC oportionately of counties during	ties in providin Chapter 120. Th n the basis of the g the most recer		

General Services Fund Group

Toro 010002 minute Legal Assistance								
FY 2006	FY 2007	FY 2008	FY 2009	FY 2010	FY 2011			
		Actual		Actual	Adj. Approp.			
\$50,078	\$30,473	\$114	\$17,557	\$0	\$0			
FY 2006FY 2007FY 2008FY 2009FY 2010F'ActualActualActualActualActualAdj.\$50,078\$30,473\$114\$17,557\$0-39.1%-99.6%15,355.2%-100%Source:General Services Fund Group: Quarterly legal services payments transf through an interdepartmental agreement from the GRF maintenance by Ohio Department of Rehabilitation and Correction's Marion CorrectionLegal Basis:Discontinued line item (originally established by Controlling Board in The line item funded an inmate legal assistance program at the state's N								
Source:	General Services Fund Group: Quarterly legal services payments transferred through an interdepartmental agreement from the GRF maintenance budget of the Ohio Department of Rehabilitation and Correction's Marion Correctional Institution							
Legal Basis:	Discontinued lin	ne item (original)	ly established by	Controlling Boa	ard in 1978)			
Purpose:	The line item funded an inmate legal assistance program at the state's Marion Correctional Institution, a purpose it has served since 1991. Specifically covered were the payroll, maintenance, and equipment costs associated with one legal services attorney. There are no appropriations for this purpose in either of FY 2010 or FY 2011, as the attorney who ran the law library has been transferred to the Commission's Columbus office and the program discontinued.							
	The program started at the Marion Correctional Institution in response to a court case that led to a mandate that one attorney be located at the correctional institutio to run the prison's law library. In 1987, the program shifted to one that utilized law school interns to provide more general legal assistance. In 1991, an attorney took over the running of the correctional institution's law library and also provided							

1010 019602 Inmate Legal Assistance

representation to inmates at parole revocation hearings.

4060 019603	3 Training and Publications						
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.		
\$0	\$16,000	\$0	\$0	\$0	\$0		
	N/A	-100%	N/A	N/A	N/A		
Source:	General Services Fund Group: (1) Fees received by the Commission for conducting educational seminars, and (2) sale of publications on topics concerning criminal law and procedure						
Legal Basis:					.m. Sub. H.B. 291 of FY 1984 and FY 1985		
Purpose:	for the sole purp and educating a As virtually no r there has been n	bose of conductin ttorneys and oth revenues have be o expenditure ac b. H.B. 1 of the 1	ng programs hav ers in the legal r een generated fo ctivity. In light o	ving a general o epresentation o r this purpose i f the absence of	e credit of the fund bjective of training if indigent persons. n the last few years, any cash flow ions for the FY 2010-		

4070 019604	County Re	presentation				
FY 2006	FY 2007	FY 2008	FY 2009	FY 2010	FY 2011	
Actual	Actual	Actual	Actual	Actual	Adj. Approp.	
\$167,176	\$207,794	\$196,448	\$200,113	\$147,669	\$207,143	
L	24.3%	-5.5%	1.9%	-26.2%	40.3%	

Ohio Public Defender Commission

Source: General Services Fund Group: (1) Moneys a county is required to pay the State Public Defender for legal representation when the State Public Defender is designated by the court or requested by a county public defender or joint county public defender to provide legal representation for an indigent person in any case other than certain cases the State Public Defender defends because of a contract with a county public defender commission or a joint county public defender commission as follows: (a) 100% of the amount identified as legal fees, less the state reimbursement rate, as calculated by the State Public Defender for the month the case terminated, and (b) 100% of the amount identified as expenses, and (2) moneys a county is required to pay the State Public Defender for 100% of the cost of investigation or mitigation services provided by the State Public Defender to private appointed counsel or to a county or joint county public defender, other than in certain cases when the State Public Defender has a contract with a county public defender commission or a joint county public defender commission pursuant to ORC 120.04(C)(7); upon payment of the bill, the county is permitted to submit the cost of the expenses (excluding legal fees) and the cost of the investigation and mitigation services to the State Public Defender for reimbursement pursuant to ORC 120.33; prior to FY 2006, revenue stream consisted solely of 50% of the actual cost of providing legal representation in the circumstances described in (1) above Legal Basis: ORC 120.06(D); Section 361.10 of Am. Sub. H.B.1 of the 128th G.A. (originally established by Am. Sub. H.B. 291 of the 115th G.A., the main operating appropriations act covering FY 1984 and FY 1985) Purpose: Moneys deposited to the credit of the fund are statutorily restricted to be used by the State Public Defender to: (1) provide legal representation for indigent persons

when designated by the court or requested by a county or joint county public

defender, or (2) provide investigation or mitigation services, including investigation or mitigation services to private appointed counsel or a county or joint county public defender, as approved by the court. Prior to FY 2006, moneys deposited to the credit of the fund could only be used for the purpose noted in (1) in the immediately

Legislative Service Commission

preceding sentence.

4070 040004

Catalog of Budget Line Items

4080 01960	5 Client Payı	nents						
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.			
\$197,701	\$713,998	\$586,827	\$533,363	\$778,176	\$787,158			
	261.1%	-17.8%	-9.1%	45.9%	1.2%			
Source:	who were provi or a portion of the contribution, or non-refundable a defendant in a provided a state appointed course county auditor (ded appointed c he costs of their partial payment \$25 application f criminal case or public defender sel, collected by 80%, or \$20, of t	ounsel or a publ defense through plan, and (2) sta fee, unless waive a party in a juve c, county or joint the clerk of cour he \$25 non-refur	ic defender and a recoupment, r arting with FY 20 ed or reduced by enile court case w county defende t, and forwardec ndable applicatio	006, 20%, or \$5, of the court, assess when requesting o			
Legal Basis:	ORC 120.04(B)(5 (originally estab	5) and 120.36(D); lished by Am. H	Section 361.10 c I.B. 291 of the 11	of Am. Sub. H.B. 5th G.A., the ma	1 of the 128th G.A			
Purpose:	appropriations act covering FY 1984 and FY 1985) Moneys deposited to the credit of the fund are statutorily restricted to be used to: (1 appoint assistant state public defenders and to provide other personnel, equipment, and facilities necessary for the operation of the Office of the State Public Defender, (2) reimburse counties for the operation of county public defender offices, joint county public defender offices, and county appointed counsel systems pursuant to ORC 120.18, 120.28, and 120.33, and (3) provide assistance to counties in the operation of county indigent defense systems.							
5CX0 019617	7 Civil Case							
	CIVILLASE	Filina Fee						

\$10,830	\$547,232	\$619,343	\$719,624	\$683,797	\$772,121
	4.952.9%	13.2%	16.2%	-5.0%	12.9%

Source:	General Services Fund Group: 4% of filing fees collected by municipal courts, county
	courts, and courts of common pleas in each new civil action or proceeding, subject to
	exceptions on certain matters filed in the probate division of a court of common
	pleas, and forwarded to the state; remainder of the filing fee amounts collected, or
	96%, credited to the state's Legal Aid Fund (Fund 5740)

- Legal Basis: ORC 120.07; Section 361.10 of Am. Sub. H.B. 1 of the 128th G.A. (originally established by Am. Sub. H.B. 66 of the 126th G.A., the main operating appropriations act covering FY 2006 and FY 2007)
- Purpose:All moneys credited to the fund are statutorily restricted to be used by the State
Public Defender for the purpose of appointing assistant state public defenders and
for providing other personnel, equipment, and facilities necessary for the operation
of the Office of the State Public Defender.

....

~ . ~ ~ ~ =

~...

. .

Federal Special Revenue Fund Group

3280 013609	s rederal Re	presentation			
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.
\$305,784	\$297,290	\$260,076	\$326,580	\$194,964	\$212,303
	-2.8%	-12.5%	25.6%	-40.3%	8.9%
Source:	offset some of th	ne costs incurred nted the State Pu ant in federal ha	by the Office of by the Defender to	the State Public provide legal r	a federal court th Defender when epresentation to a rily matters
egal Basis:	Section 361.10 o Controlling Boa			A. (originally e	stablished by
Purpose:	to provide, coor defendants in fe defendant is app Habeas corpus i unconstitutional exhausted his or instance, a defer state postconvic District Court. A of Appeals for th may only seek re Constitution, for	dinate, and supe deral courts on a bealing the impo- s an appeal to the l imprisonment. ther direct appendant combines a tion and he or shall habeas cases, he Sixth Circuit i elief on claims the r example, a viol	ervise post-trial l federal habeas co osition of a death he federal courts A habeas petition al and state post all of the prior cl he raises them in win or lose, are in Cincinnati. In hat involve a viol lation of the 6th	egal representa orpus proceedir sentence by a s for wrongful co on is filed after a conviction reme aims raised on one petition in reviewed by the this habeas peti lation of the Un Amendment rig	gs where the tate trial court. onviction and defendant has edies. In this direct appeal and the United States e United States Co tion the defendan ited States

3S80 019608 Federal Representation

4C70 01960 ⁻	1 Multi-Coun	ty: County Sh	are				
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.		
\$1,962,234	\$1,981,265	\$2,159,712	\$2,220,329	\$1,976,394	\$2,384,210		
	1.0%	9.0%	2.8%	-11.0%	20.6%		
Source:	State Special Revenue Fund Group: Payments from ten counties in south and southeastern Ohio for their portion of the costs of operating the Commission's Mu County Branch Office						
Legal Basis:	Statutory authority for contractual relationship resides in ORC 120.04(C)(7); Sectio 361.10 of Am. Sub. H.B. 1 of the 128th G.A. (originally established by Controlling Board on December 17, 1990)						
Purpose:	Multi-County Bi January 1, 1991, appointed couns southeastern Oh Ross, and Washi entered into a co indigent defense Athens, Ross, an defenders, the C	ranch Office Pro provides indige sel or county pul- io: Adams, Athe- ington. These ter patract with the of e services in thei ad Washington c commission cont	gram. The progr nt defense servic blic defender off ens, Brown, Faye n participating co Commission und r respective cour ounties. In addit racts with priva	am, which bega ces as an alterna fices to ten coun ette, Jackson, Me ounties have ess der which the stanties. Branch off tion to employir te attorneys in a	tive to traditiona ties in south and eigs, Pickaway, Pi sentially each ate provides fices are located in ng state public ll ten counties.		
	credit of Fund 4	C70 (line item 01	19601, Multi-Cou	unty: County Sh	ate treasury to the are). The state's 403. Multi-Count		

State Special Revenue Fund Group

credit of Fund 4C70 (line item 019601, Multi-County: County Share). The state's contribution is drawn from the Commission's GRF line item 019403, Multi-County: State Share. The funding split between the state and county shares is the same as it is for the Commission's much larger statewide County Reimbursement Program under which the state is responsible for up to 50% of a county's indigent defense costs.

		lanco					
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.		
\$0	\$0	\$0	\$12,300	\$0	\$0		
L	N/A	N/A	N/A	-100%	N/A		
Source:	State Special Revenue Fund Group: Donations, grants, awards, and similar funds from any lawful source						
Legal Basis:	As needed line item: ORC 120.04 (C)(2) (originally established by Controlling Board on June 1, 1994)						
Purpose:		The line item is used to receive, disburse, and account for gifts, grants, and awards for the operation of programs for the defense of indigent persons.					

4N90	019613	Gifts and Grants

4X70 01961	0 Trumbull C	ounty - Coun	ty Share				
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.		
\$624,033	\$633,310	\$686,447	\$719,340	\$635,872	\$765,467		
	1.5%	8.4%	4.8%	-11.6%	20.4%		
Source:	State Special Revenue Fund Group: Payments from Trumbull County for its portion of the costs of operating the Commission's Trumbull County Branch Office						
Legal Basis:	Statutory authority for contractual relationship resides in ORC 120.04(C)(7); Section 361.10 of Am. Sub. H.B. 1 of the 128th G.A. (originally established by Am. Sub. H.B. 215 of the 122nd G.A., the main operating appropriations act covering FY 1998 and FY 1999)						
Purpose:	Moneys deposited to the credit of the fund are used as the local share of the Trumbull County Branch Office's annual operating expenses. The branch office, which has been in operation since 1984, provides indigent criminal defense representation throughout the courts of Trumbull County. A contract is negotia annually with Trumbull County that designates the duties of the branch office a determines the percentage of financial contribution paid by both parties to fund office. The percentage paid by each mirrors the reimbursement rate applicable t counties under either the assigned counsel or county public defender systems. Approximately 10% of the Trumbull County contract obligation is contributed I participating municipalities.						
	The state's contribution is drawn from the Commission's GRF line item 019404, Trumbull County - State Share. The funding split between the state and county shares is the same as it is for the Commission's much larger statewide County Reimbursement Program under which the state is responsible for up to 50% of a						

county's indigent defense costs.

Ohio Public Defender Commission

FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.		
\$22,421,963	\$49,654,424	\$34,778,871	\$23,139,351	\$19,937,193	\$35,000,000		
	121.5%	-30.0%	-33.5%	-13.8%	75.6%		
Source:	on trust account insurance comp collected by mu	maintained by a LTAs) pursuant s established and anies (IOTAs) pu nicipal, county, s	ttorneys, law fir to ORC 4705.09 d maintained by ursuant to ORC 3 and common ple	ms, or legal prof and 4705.10, (2) title insurance a 3953.231, (3) add eas courts on eac	essional interest generate		
.egal Basis:	ORC 120.52; Section 361.10 of Am. Sub. H.B. 1 of the 128th G.A. (originally established by Am. Sub. S.B. 219 of the 115th G.A.)						
Purpose:	Moneys deposit	ed to the credit o	of the fund are s	tatutorily apport	tioned as follows		
	(1) 4.5% of the moneys in the fund are reserved for the actual, reasonable costs of administering laws governing legal aid society funding and related programs.						
	(2) Moneys reserved as described in (1) above, but that are not used for that purpose are set aside for distributing financial assistance to legal aid societies that provide civil legal services to indigents.						
	distribution to la groups of their a impact on their a population, or p state, (b) after da remaining in the assistance from longer qualify as deduction of the remaining in the	osts: (a) 5% of the egal aid societies eligible clients, e local service area provide legal trai eduction of the a e fund are apport the fund prior to s a legal aid soci e amounts descri-	the moneys remains that provide as ngage in special a or on significant ning or support mount described tioned among en b June 30, 1995, h ety eligible for fi bed in (a) and (h d in the Legal As	ining in the fund sistance to specia projects that hav nt segments of the to other legal aid d in (a) above, 1. nutities that receive out that, on and a inancial assistance o) above, 15% of sistance Founda	are reserved for al population ve a substantial ne state's poverty d societies in the 75% of the mone yed financial after that date, no ce, and (c) after		
		deduction of the	e amounts ident	ified in (3)(a), (b	described in (1)), and (c) above, distributing		

financial assistance to legal aid societies that provide civil legal services to indigents.

5DY0 019618	Indigent Defense Support - County Share					
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.	
\$0	\$0	\$0	\$3,700,000	\$21,847,763	\$37,044,000	
	N/A	N/A	N/A	490.5%	69.6%	

State Special Revenue Fund Group: (1) Beginning in FY 2008, between \$75 and \$500 of the mandatory fines for operating a vehicle while under the influence (OVI)

Source:

Ohio Public Defender Commission

violations depending on the nature of the offense, and (2) beginning in FY 2009, \$5 of the revenue from the collection of an additional \$10 in court costs for moving violations; Am. Sub. H.B. 1 of the 128th G.A. enacted additional sources of revenue from: (1) locally collected state court costs in the amount of \$30 for a felony offense and \$20 for a misdemeanor offense other than a traffic offense that is not a moving violation, (2) \$10 additional court cost for a traffic offense that is neither a moving violation nor a parking violation, (3) \$10 increase in the general driver's license reinstatement fee, (4) \$25, \$50, or \$100 of the reinstatement fee collected for a financial responsibility violation depending on the number of prior offenses, (5) \$10 increase in the license reinstatement fee for a person who commits a specified traffic offense, motor vehicle equipment offense, or motor vehicle crime that is a misdemeanor, other than a minor misdemeanor, and whose license is forfeited for failing to appear in court to answer the charge or pay the fine, and (6) \$25 surcharge to be paid when a person posts bail and retained for deposit in the state treasury if the person is convicted, pleads guilty, or forfeits bail Legal Basis: ORC 120.08, 2937.22, 2949.091, 2949.111, 4507.45, 4509.101, and 4510.22 (originally established by Sub. S.B. 209 of the 127th G.A.) **Purpose:** Prior law required the State Public Defender Office to make disbursements from Fund 5DY0 in each state fiscal year to reimburse counties for a portion of the costs of their county or joint county public defender systems or county appointed counsel systems. Current law: (1) requires the Office to use at least 90% of the money in the fund to reimburse counties for their public defender systems, requires that disbursements be made at least once per year, and allows disbursements to be used to support contracted public defender services and selected and appointed counsel, and (2) authorizes the Office to use not more than 10% of the money in the fund for the purposes of appointing assistant state public defenders or for providing other personnel, equipment, and facilities necessary for the operation of the State Public Defender Office. The money appropriated to this line item (019618, Indigent Defense Support – County Share) is for the purpose described in (1) above.

5DY0 019619	Indigent Defense Support - State Office					
FY 2006 Actual	FY 2007 Actual	FY 2008 Actual	FY 2009 Actual	FY 2010 Actual	FY 2011 Adj. Approp.	
\$0	\$0	\$0	\$0	\$1,599,010	\$4,116,000	
	N/A	N/A	N/A	N/A	157.4%	

Source:

Ohio Public Defender Commission

State Special Revenue Fund Group: (1) Beginning in FY 2008, between \$75 and \$500

of the mandatory fines for operating a vehicle while under the influence (OVI) violations depending on the nature of the offense, and (2) beginning in FY 2009, \$5 of the revenue from the collection of an additional \$10 in court costs for moving violations; Am. Sub. H.B. 1 of the 128th G.A. enacted additional sources of revenue from: (1) locally collected state court costs in the amount of \$30 for a felony offense and \$20 for a misdemeanor offense other than a traffic offense that is not a moving violation, (2) \$10 additional court cost for a traffic offense that is neither a moving violation nor a parking violation, (3) \$10 increase in the general driver's license reinstatement fee, (4) \$25, \$50, or \$100 of the reinstatement fee collected for a financial responsibility violation depending on the number of prior offenses, (5) \$10 increase in the license reinstatement fee for a person who commits a specified traffic offense, motor vehicle equipment offense, or motor vehicle crime that is a misdemeanor, other than a minor misdemeanor, and whose license is forfeited for failing to appear in court to answer the charge or pay the fine, and (6) \$25 surcharge to be paid when a person posts bail and retained for deposit in the state treasury if the person is convicted, pleads guilty, or forfeits bail Legal Basis: ORC 120.08, 2937.22, 2949.091, 2949.111, 4507.45, 4509.101, and 4510.22 (originally established by Sub. S.B. 209 of the 127th G.A.) **Purpose:** Prior law required the State Public Defender Office to make disbursements from Fund 5DY0 in each state fiscal year to reimburse counties for a portion of the costs of their county or joint county public defender systems or county appointed counsel systems. Current law: (1) requires the Office to use at least 90% of the money in the fund to reimburse counties for their public defender systems, requires that disbursements be made at least once per year, and allows disbursements to be used to support contracted public defender services and selected and appointed counsel, and (2) authorizes the Office to use not more than 10% of the money in the fund for the purposes of appointing assistant state public defenders or for providing other personnel, equipment, and facilities necessary for the operation of the State Public Defender Office. The money appropriated to this line item (019619, Indigent Defense

Support – State Share) is for the purpose described in (2) above.