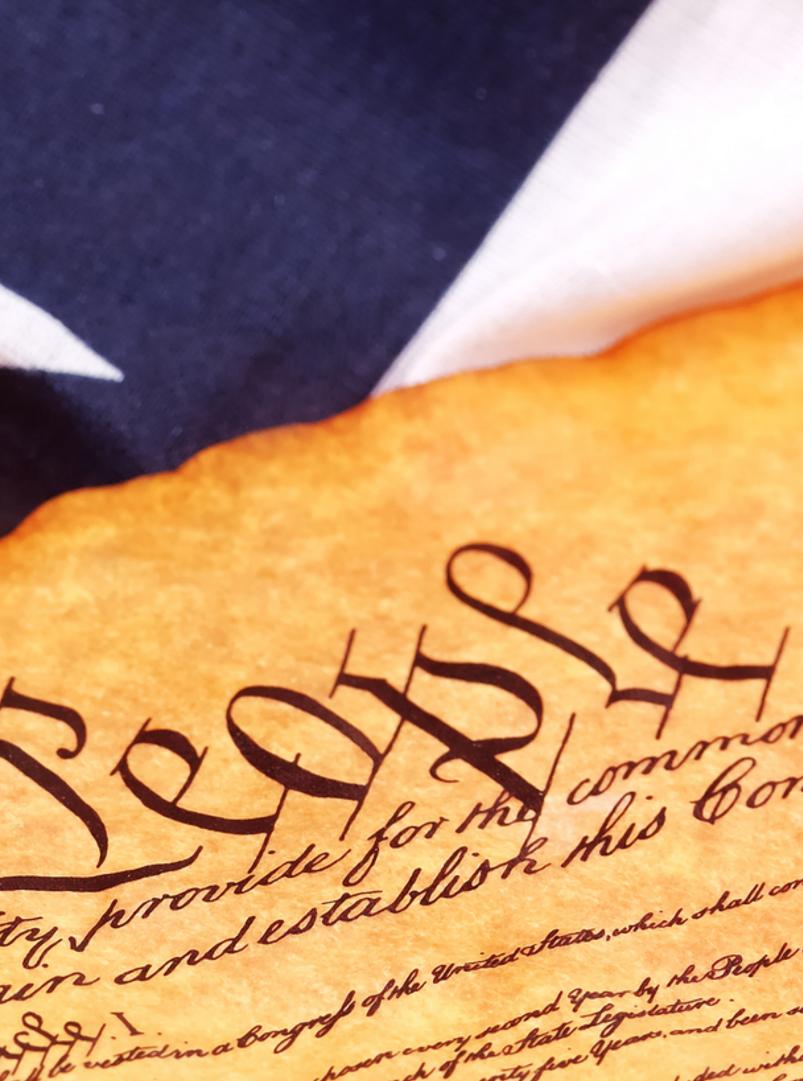
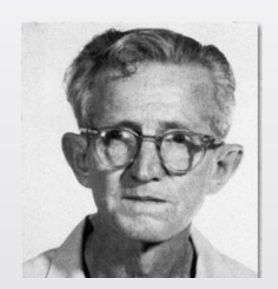
Board of Public Defense House Judiciary Civil Law Committee January 2025



Public Defenders Provide Mandated Services

 The Federal and State Constitutions provide that anyone charged with an offense punishable by loss of liberty is entitled to representation by a lawyer. (<u>Gideon vs. Wainwright</u> 372 U.S. 335) 963).



NAME	NUMBER	
In The Supreme Court	for The United States	
washington D.	С,	
clarence Earl Gideon		
Petitioner Pe	etition for awrit	
	Certiorari pirected	
	The Supreme Court	
	ate of Florida.	
of convections states	No 890 Misc.	
	CGT. TERM 1061	
To: The Honorable Earl Warren, Chief		
Justice of the United States		
Comes now the petitioner, clarence		
Earl Gideon, a citizen of The United states		
of America, in proper person, and appearing as his own counsel. Who petitions this		
Honorable Court for a Writ of Certioreri		
directed to The Supreme Court of The State		
of Florida, To review th		

Minnesota Statutes also provide certain parties with a right to counsel.

That government hires lawyers to prosecute and defendants who have the money hire lawyers to defend are the strongest indications of the widespread belief that lawyers in criminal courts are <u>necessities</u>, not luxuries". ..."our state and national constitutions and laws have laid great emphasis on procedural and substantive safeguards designed to assure fair trials before *impartial tribunals in which every defendant* stands equal before the law. This noble ideal cannot be realized if the poor man charged with crime has to face his accusers without a lawyer to assist him". Justice Hugo Black, for majority



Independent Judicial Branch Agency-Mission

• To protect the liberty of and engage in transformational criminal justice reform on behalf of those individuals we are privileged to serve by respecting the whole individual, being culturally responsive and providing a well-resourced and trained defense team.

Nine Members Five (5) attorneys appointed by the Supreme Court Four (4) non-attorneys appointed by the governor.

Responsilbities

Appoint:

Appoint the State Public Defender

Allocate:

Allocate funding from the Legislature

• Appoint:

 Appoint District Chief Public Defenders and Chief Appellate Defender

4

Set:

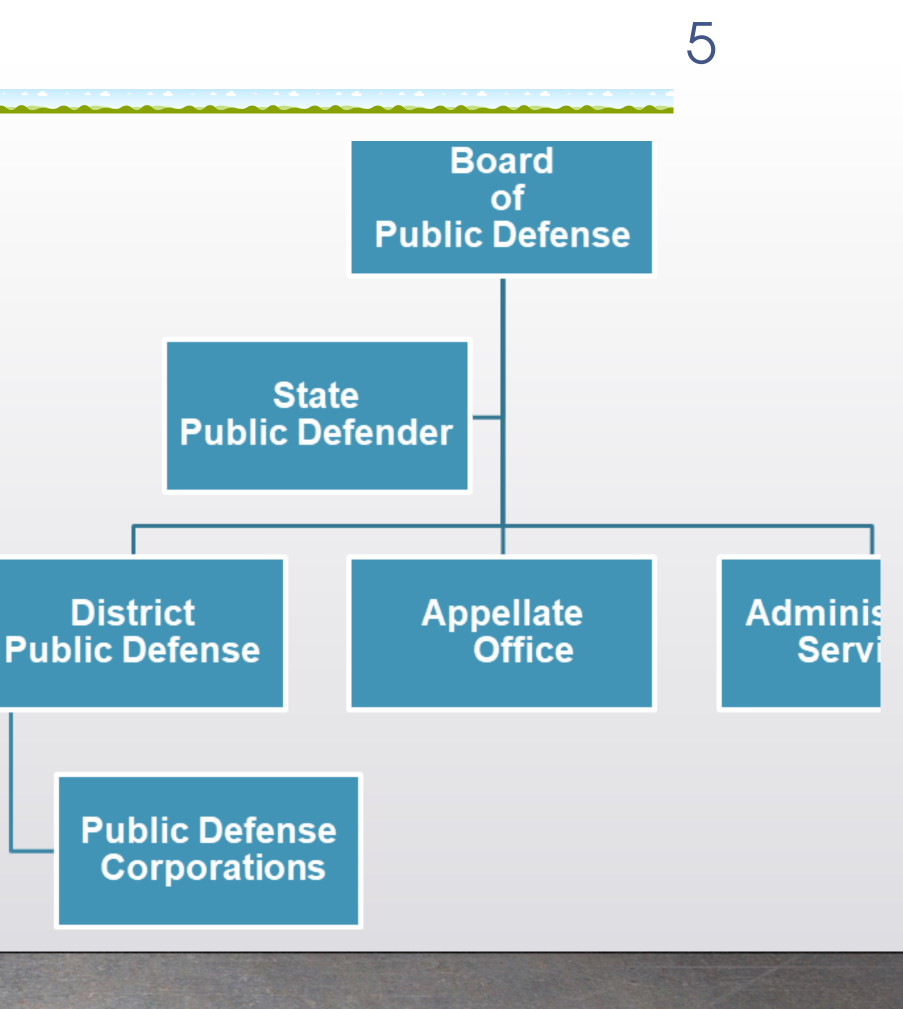
Set standards and policies





MINNESOTA BOARD OF PUBLIC DEFENSE

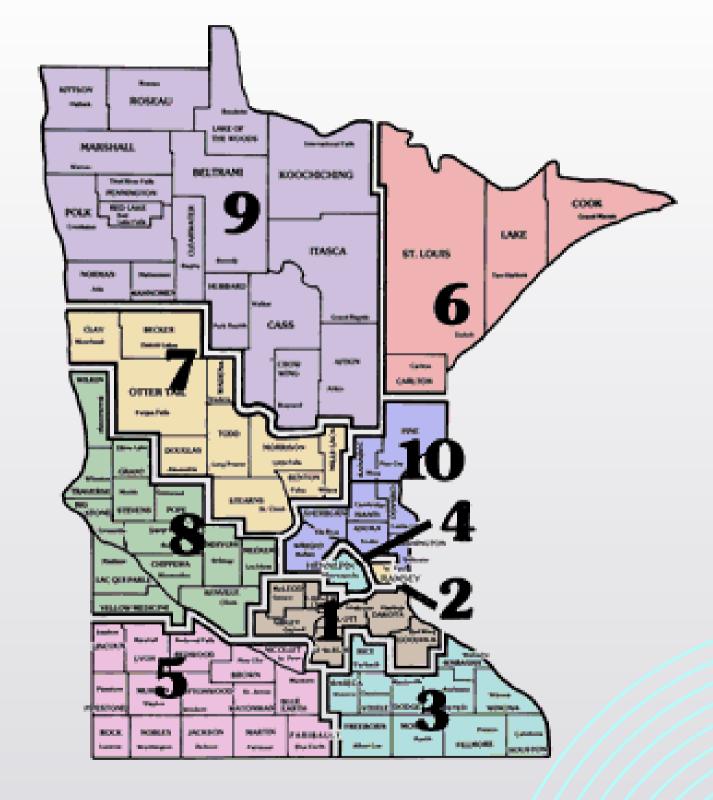




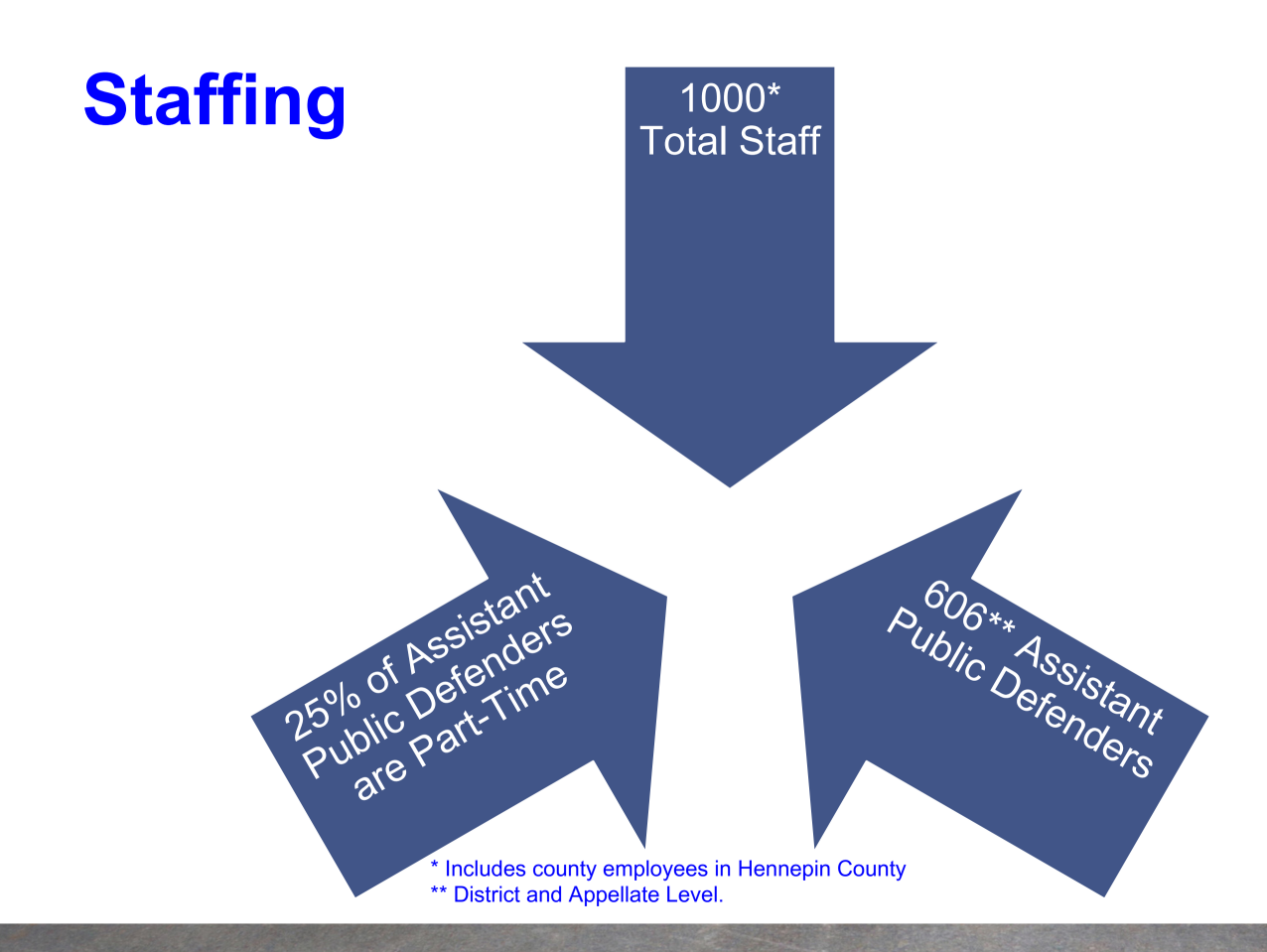


 9 Judicial District Public Defender Offices

- Appellate Office
- 20 Satellite Offices
- 155 Part-Time Defenders



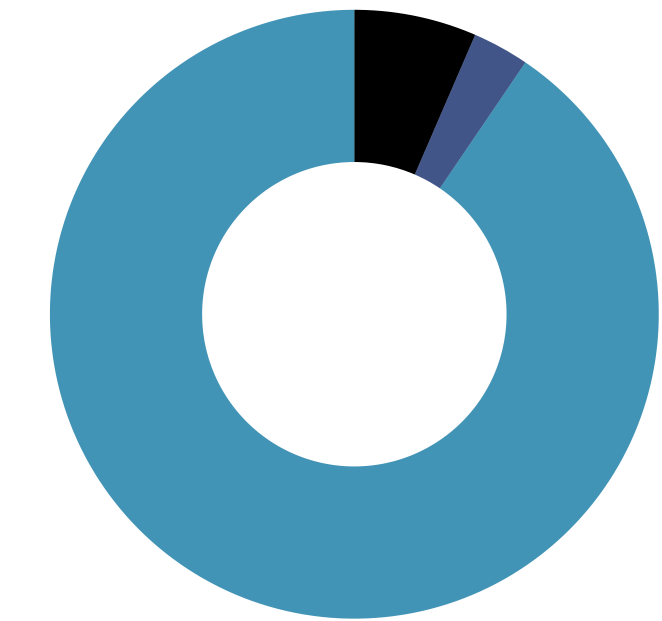


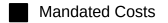




Appellate Office Admin Services District Public Defense

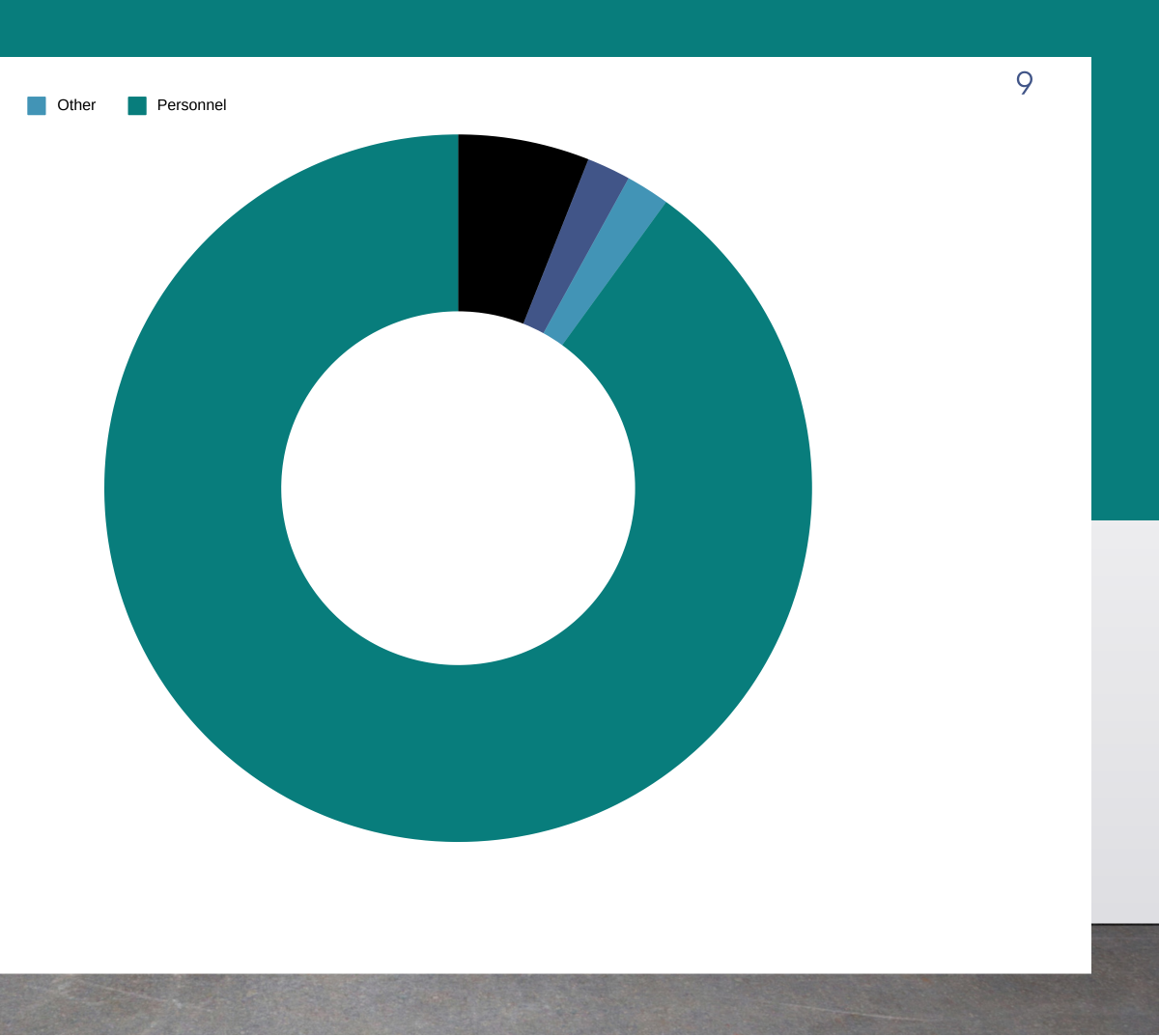
F.Y. 2025 Budget by Program





P.D. Corporations

Budget by Area



Largest user of the courts

- 130,000 cases on trial level
- 3,600 appellate files opened
- 3,800 supervised release (parole revocation) files opened
- Mandated Services in Every County/Courtroom
- Caseloads/Workload Commitments controlled by outside factors



District Defense Services

- Constitutionally mandated service in:
 Felony
- Felony
- Gross Mis./Other (I.e. Extradition, Probation Violations)
- Misdemeanor
- Juvenile Delinquency
- Statutorily mandated service for:
- Children over 10 years of age in child protection cases



Appellate Office

Constitutionally mandated service:

- Criminal appeals
- Post conviction proceedings- in District Courts
- Supervised Release proceedings (Parole)



Public Defense Corporations

- Statutorily mandated funding (M.S. 611.215)
- Grant funding administered to non-profit public defense corporations.
- Corporations handle approximately 3,300 cases that would otherwise be public defender cases.

Minneapolis Legal Rights Center

Duluth Indian Legal Services



Public Defenders Cannot Refuse Cases

Dzubiak v Mott

a public defender "may not reject a client, but is obligated to represent whoever is assigned to her or him..."

State v Deegan

Appellate Office declined to represent Deegan because he pled guilty and received less than the presumptive sentence, the district court denied **Deegan's motion for appointment of** counsel. The Minnesota State Supreme Court reversed that decision.





Held to the Same Standards as Private Attorneys

• Missouri v. Frye & Lafler v. Cooper

Criminal defendants have a Sixth Amendment right to effective assistance of counsel during plea negotiations.

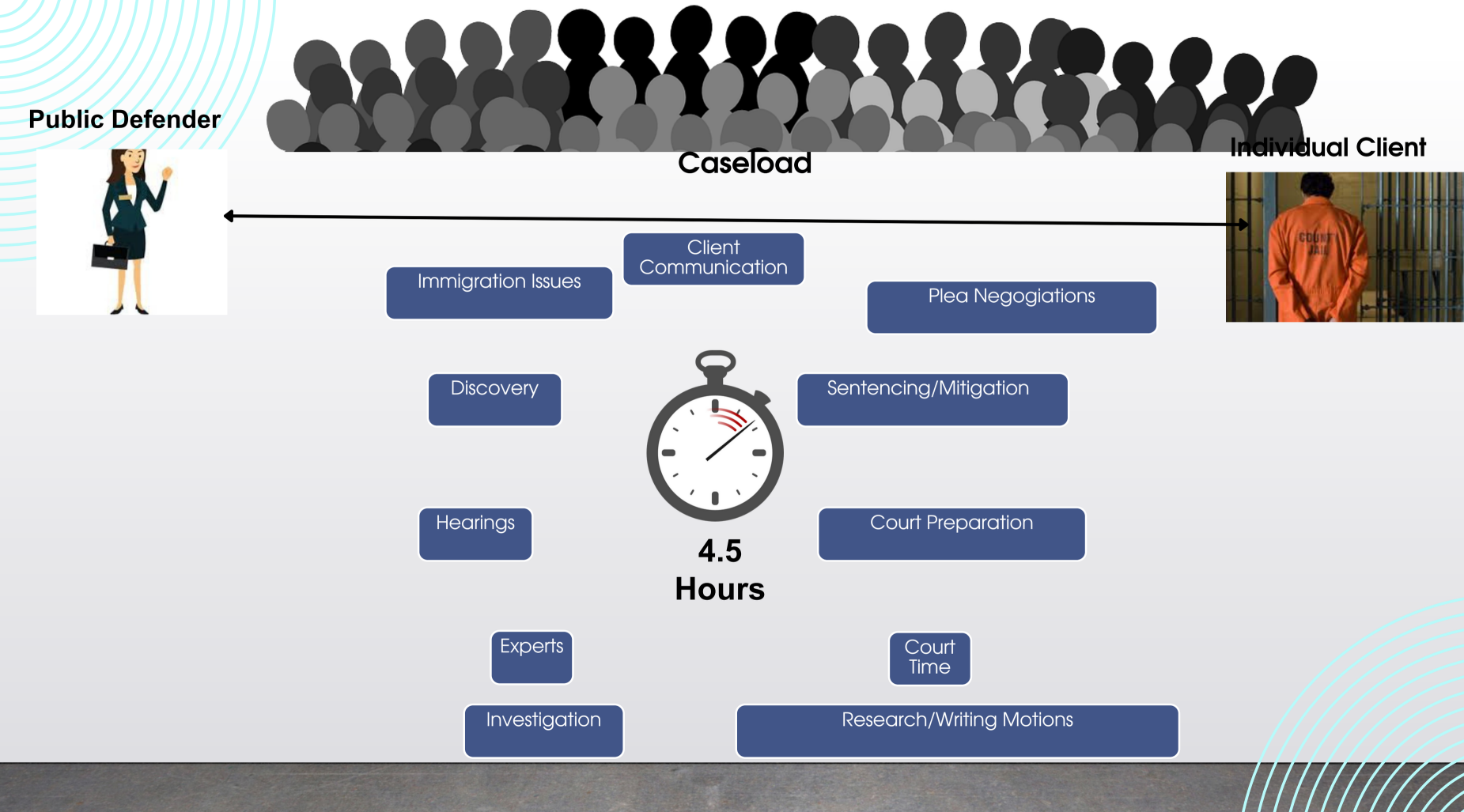
Padilla v Kentucky

Immigration consequences of a guilty plea are an integral part of a criminal conviction and thus are within the scope of the Sixth Amendment's right to counsel.

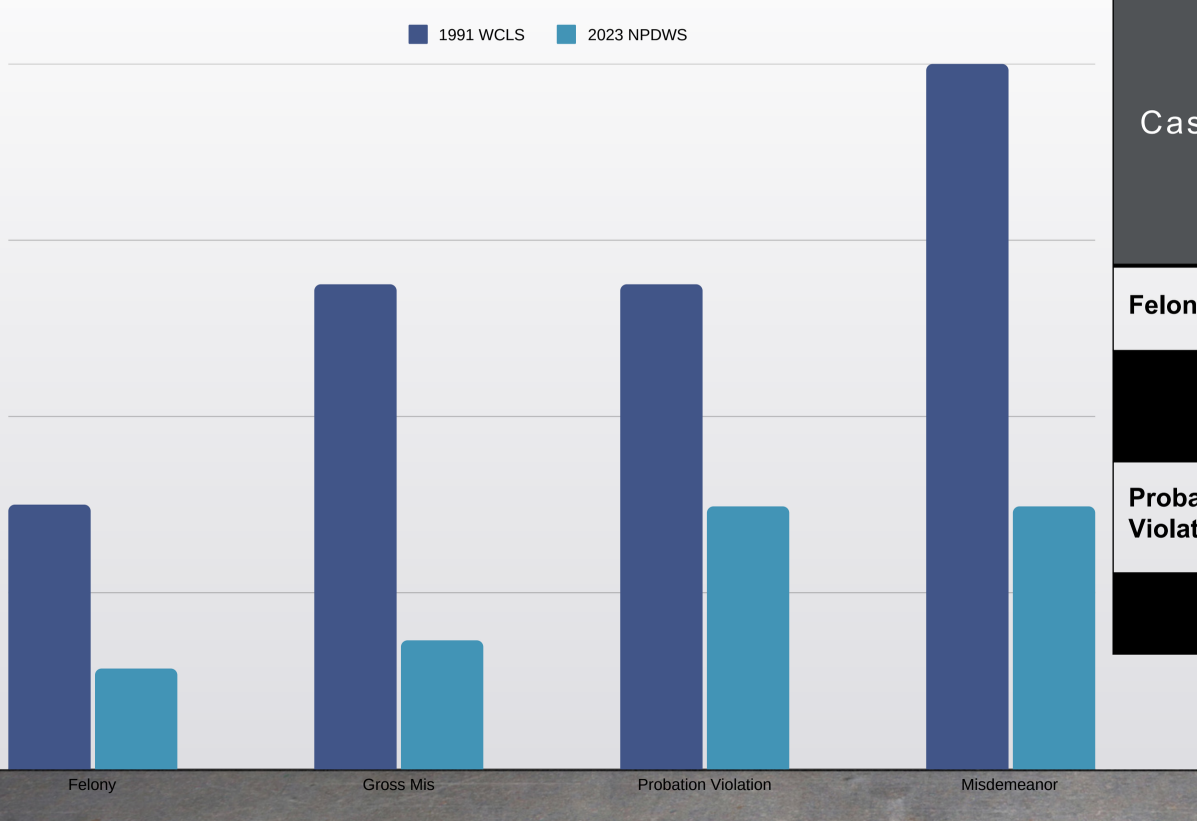




Public Defender Workload/ Caseload Challenges



Public Defender Workloads/ Caseloads Challenges





se Type	1991 Weighted Caseload Standard	2023 National Public Defender Workload Standard
ny	150	21-59
oation ations	275	149

Audio/Video Dashboard, Body, Public and Private Cameras

- 2023- received 280 terabytes of data.
- 2024- first 6 months- 280 terabytes of data. w/o Hennepin County
- = 70,000 full length movies
- Attorney time to review-????
- Storage costs









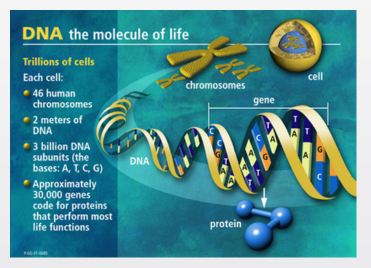


Scientific Evidence

- Evidence must be analyzed for the ways in which it is collected, processed, analyzed, and reported.
- This includes computer forensics, drug analysis, fingerprint analysis, DNA, ballistics, arson reports, and other forensic evidence.









<u>Clients w Chemical Dependency, Mental Health, Traumatic Brain Injuries Issues</u></u>

- Alcohol/drug abuse and addiction is a factor in 80%-90% of Minnesota's criminal cases.
- 45% of inmates in local jails and prisons have co-occurring substance use and other mental health issues
- 30%-50% of jail inmates suffer from mental illness.
- 50-80% of those involved in the criminal court system have had a TBI



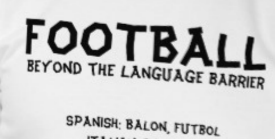






Language and Cultural Barriers

22



ITALIAN: PALLONE FRENCH: FOOT AFRICAN: SOKKER NORWEGIAN: FOTBALL



Ciao

Dia duit