NO Forced Appointments By Judges

Judges should not be able to force a public defender to take a case even when the public defender says that they cannot ethically handle another case.

Are Judges doing the right thing by force appointing in order to ensure people have attorneys? **NO. This short-term fix will deepen the crisis because it will drive attorneys away from public defense.**

<u>FEB 25</u>

Marion Co Presiding Judge sends email to public defenders saying forced appointments will start on March 1.

<u>FEB 28</u>

Marion Co Presiding Judge sends email saying that forced appointments will be delayed until March 5 or later as they work out the mechanics of the process.

Listen to Defenders

Consortia and Law Firms

Consortia and law firms having been taking the majority of cases and they are at their max. The Legislature wants to eliminate their service model. And now Judges want to force the attorneys to take cases. Soon, they will realize that the sacrifice is not worth it and they will stop taking public defense cases.

Nonprofit PD Offices

Nonprofits train Oregon's next generation of public defenders. To do so, their attorneys need to have time to train and supervise. The newly licensed public defenders do not yet have the skill and experience to handle a high caseload and cannot be force appointed to cases.

When an attorney attests that they cannot competently represent another client, and a judge force appoints them to a case, Oregon Judges are depriving Oregonians of their right to competent representation. With forced appointments, all clients of the lawyer are not getting proper representation because the attorney does not have adequate time to do what the attorney should for all clients.

MARION COUNTY JUDGES FORCE APPOINTED PUBLIC DEFENDERS IN

2023

NUMBER OF PUBLIC DEFENDERS WHO LEFT THE PRACTICE

AFTER FORCED APPOINTMENTS FORCED APPOINTMENTS BY THE COURT DROVE

60% OF PUBLIC DEFENDERS AWAY IN 2023



Mae Lee Browning Legislative Director MLBrowning@ocdla.org *3*10-227-7659