

STATE OF FLORIDA  
TENTH JUDICIAL CIRCUIT COURT

COMPENSATION AND QUALIFICATIONS FOR  
COURT APPOINTED ATTORNEYS  
IN MENTAL HEALTH AND PUBLIC HEALTH CASES

COMPENSATION

Attorneys appointed to a case on or after May 1, 2006, involving representation in the following proceedings in any of the courts in the Tenth Judicial Circuit of the State of Florida shall be compensated at the rate of \$100.00 per hour for in-court work or out-of-court work for services rendered as court appointed counsel for the number of hours determined by the presiding judge in the case, including appeals, to have reasonably been required and actually devoted by the attorney in the case:

- (1) Guardianship cases pursuant to Section 744.108, Florida Statutes;
- (2) Involuntary assessment and/or treatment concerning substance abuse issues pursuant to Sections 397.681 and 397.6955, Florida Statutes;
- (3) Tuberculosis control cases pursuant to Section 392.55(c), Florida Statutes;
- (4) Adult protective services cases pursuant to Section 415.1051, Florida Statutes;  
and
- (5) Any case related to mental health and/or public health issues.
- (6) Travel time: \$75.00 (In the event more than one court-appointed case is handled or dealt with during any billed trip, the travel time shall be allocated between the cases.)

No fee incurred may exceed a total of \$1,000.00 for any case without specific approval from the assigned judge. Time will be billed to the quarter-hour or tenth-hour.

An attorney may specify in which county or counties in the Tenth Circuit that they wish to accept appointments. In addition, an attorney, upon approval by the court, may be excused from an appointment for good cause shown without relinquishing the right to continue receiving appointments in other cases.

**WHEN IT APPEARS THAT THE FEES INVOLVED IN A CASE MAY AMOUNT TO MORE THAN THE ABOVE REFERENCED MAXIMUM, THE APPOINTED ATTORNEY MAY MAKE A MOTION TO EXCEED THAT AMOUNT WHICH SHALL BE HEARD AS SOON AS CAN BE ARRANGED. NO FEES GREATER THAN THE STATUTORY MAXIMUM WILL BE APPROVED WITHOUT COURT AUTHORIZATION. TIME SPENT IN PREPARATION OF ANY MOTION TO EXCEED AND ANY HEARING HELD ON THE MOTION SHALL BE COMPENSATED AT THE RATES SET FORTH IN THIS DOCUMENT.**

QUALIFICATIONS

Attorneys appointed by the court must:

- (1) Be a member in good standing of The Florida Bar
- (2) Will attend a minimum of ten hours of Florida Bar approved continuing legal education devoted to probate and/or guardianship law in each subsequent Florida Bar reporting period and effective January 1, 2007 must have a minimum of eight hours continuing legal education in guardianship and be listed in the attorney registry as accepting guardianship appointments
- (3) Maintain malpractice insurance
- (4) Have been a member of The Florida Bar for at least one year and an experienced and active trial practitioner

### DUE PROCESS COSTS

- (1) Court Interpreting When needing the services of a court interpreter, court appointed counsel is strongly encouraged to utilize the services of the due process vendors who are listed on Exhibit A.
- (2) Court Reporting When needing the services of a court reporter, court appointed counsel may utilize the services of the due process service vendors found in Exhibit B, or may utilize the services of the Tenth Circuit Electronic Court Reporter's (ECR) Office for recording of depositions, obtain a compact disc copy of that recording from the ECR Office and then have the transcription completed by one of the vendors on Exhibit B or another privately retained court reporter. If a court reporter not listed on Exhibit B is retained to provide services, the maximum rates allowable will be those found on Exhibit C.
- (3) Expert Witnesses When needing the services of an expert witness for evaluations and testimony, both in-court and by deposition, court appointed counsel may retain the services of the expert witness at the rates as set forth in Exhibit E.
- (4) Investigators In a Mental Health or Public Health case, court appointed counsel may retain the services of an investigator and compensate for such services at the maximum rate of \$50.00 per hour for a maximum of 15 (fifteen) hours per case. The period of 15 hours may be exceeded after obtaining a court order allowing such, upon a showing of good cause to the court.
- (5) Service of Process For process of service within Florida, the maximum rate of \$25.00 per service of process or attempted service and a maximum of \$20.00 per service of process or attempted service shall be allowed. No payment shall be paid for service of process or attempted service beyond the second service or attempt of service. For service within Florida, process servers will not be paid for mileage, regardless of destination. Allowable fees for service of process outside of Florida will be the actual amount billed.

- (6) Miscellaneous Expenses
- a. Travel Expenses: Mileage, transportation and per diem will be paid in accordance with Section 112.061, Florida Statutes for out-of-county travel only.
  - b. Photocopies: Copies will be reimbursable at the rate of 15 cents per page.
  - c. Faxes: Incoming faxes will be reimbursable at the rate of 15 cents per page.
  - d. Long Distance Calls: Long Distance telephone calls will be reimbursable at the actual cost.
- (7) The rates contained in the Exhibits are the rates that the Court will approve when presented with a Motion for Attorney's Fees and Costs.
- (8) If court appointed counsel chooses to retain a due process service provider other than those listed on the Exhibits, the Court will not approve any rates that are higher than those set out in the Exhibits.
- (9) Court appointed counsel is responsible to check the Circuit web site for updates to the Exhibits, as they are subject to change.
- (10) The Exhibits will be known as: Vendors & Fees – Exhibit A; Court Reporting Fee Schedule – Exhibit B; Tenth Circuit Electronic Court Reporter's Office Fee Schedule – Exhibit C; and Expert Witness Fees – Exhibit D.

Established by the Tenth Circuit Indigency Services Committee on October 16, 2006.