

Effective Date: May 6, 2019

The purpose of this order is to establish a procedure for the appointment of attorneys to represent minors or parents in Family Division Juvenile proceedings and indigent defendants in Felony cases.

This LAO rescinds LAO C22 2019-05J and P81 2019-04J.

1. Priority of Appointment

- a. First Level Appointment. The Washtenaw County Public Defender's office will be assigned to represent minor children as Guardian Ad Litem (GAL) in all Child Abuse and Neglect cases and to represent the juvenile in all Delinquency cases absent any conflicts. The Public Defender's office will also be assigned to represent all indigent adult defendants in felony cases absent any conflicts.
- b. Second Level Appointment. These assignments are made when there is a conflict with the Public Defender's Office in the First Level Appointment. The Trial Court shall maintain two separate and distinct second level contract attorney groups that will be assigned to represent juveniles and adults.
 - i. Child Abuse and Neglect Cases. Those attorneys awarded the Indigent Legal Representation for Neglect & Abuse Cases contract (Juvenile DL & N/A Contractor) shall be assigned to represent the first named parent respondent in Child Abuse and Neglect cases, absent any conflicts. Should the Public Defender's office have a conflict with representing any or all of the minors as GAL in a Child Abuse and Neglect case, the Juvenile Contractor shall be assigned to represent the minor as the GAL, and the Public Defender's Office will represent a parent, absent a conflict. If the Juvenile N/A Contractor has a conflict with representing the first named parent in a Child Abuse and neglect case, the Juvenile N/A Contractor will represent any other parent, absent any conflict.
 - ii. Juvenile Delinquency Cases. The Juvenile DL & N/A Contractor shall also be assigned to represent the juvenile defendant, or a co-defendant, absent any conflict.
 - iii. Adult Felony Cases. Those attorneys awarded the Indigent Legal Representation for Felony Cases (Felony Contractor) shall be assigned to represent the adult defendant, or a co-defendant, absent any conflict.

- c. Third Level Appointment.
 - i. Child Abuse and Neglect Cases. A third law firm Contractor(N/A Only Contractor) shall be assigned to represent any other parent who is not already represented by either the Public Defender's office or the Juvenile Contractor, absent any conflict.
 - ii. Juvenile Delinquency Cases. The Felony Contractor indicated in b (iii) shall be assigned to represent the juvenile defendant who is not already represented by either the Public Defender's office or the Juvenile DL Contractor, or a codefendant, absent any conflict.
 - iii. Adult Felony Cases. If after exhausting the assignment processes for levels one and two, additional attorneys will be assigned from the Felony Appointment List.

- d. Fourth Level Appointment.
 - i. Child Abuse and Neglect Cases. If after exhausting the assignment processes for levels one through three additional counsel is required, counsel will be assigned from the Juvenile appointment list.
 - ii. Juvenile Delinquency Cases. If after exhausting the assignment processes for levels one through three additional counsel is required, counsel will be assigned from the Juvenile appointment list.

2. Qualifications and Training

- a. To be eligible for appointment by the Court from the appointment list, all attorneys must be licensed to practice law in Michigan and be a member in good standing of the Bar of Michigan. Eligible attorneys requesting to be placed on the appointment list must submit a letter to the Court Administrator attesting to such standing and include a resume of educational and professional experience.
- b. Applications will be reviewed by the Court's Oversight Committee, which shall consist of one circuit judge appointed by the chief judge of the 22nd Circuit Court, the 22nd Circuit Court Administrator or designee, one representative from the Public Defender's Office, and one representative appointed by the Washtenaw County Bar Association Criminal Defense Law Section. The Oversight Committee shall review the list not less than every twelve months. The chief judge of the 22nd Circuit Court shall review appeals from the decisions of the oversight committee.

- c. Attorneys must submit proof of professional liability insurance with their application. The policy's renewal date must be included in the application. To remain on the list attorneys must submit verification of their insurance renewal annually prior to the Oversight Committee meeting in October. If at any time during the year, 6 or more eligible applicants submit their applications for consideration, the 22nd Circuit Court Chief Judge may, at his/her discretion convene a special meeting to consider those applications.
- d. Applications may be submitted at any time, but the list will be reviewed and updated annually in October. The Oversight Committee shall meet every October, and otherwise as necessary, to review all applications and determine the eligibility of applicants. Applicants will be considered for placement on one or both of the following;
 - i. Appointment on probationable felonies and drug cases less than 50 grams. In order to satisfy these eligibility requirements the applicant should provide verification that he/she has completed the Detroit/Wayne County Criminal Advocacy Program (or a similar substitute); or has one (1) year of experience with a public defender's office, prosecuting attorney's office, or the State Appellate Defender's Office; or verify and present their felony case experience to the court for approval
 - ii. Appointment on non-probationable felony offenses. Applicants must certify in writing that they have tried, as first chair, at least three (3) felony cases within the past five years and provide case numbers for those cases
- e. The performance of attorneys already on the approved Felony Appointment Lists shall be reviewed annually by the Chief Judge utilizing the court's established performance surveys which have been submitted by those judges who presided over cases with appointed counsel. The survey includes the following categories; 1) Punctuality; 2) Knowledge of Law; 3) Preparedness; 4) Overall Acceptability for A list cases and 5) Overall Acceptability for B list cases.
- f. To remain on the lists attorneys must submit verification of continued State Bar membership in good standing prior to the Oversight Committee meeting in October.
- g. Removal from Felony and Juvenile Appointment Lists can occur in two ways
 - i. An affirmative vote from a majority of the members of the Oversight Committee

- ii. At the discretion of the Chief Judge of the 22nd Circuit Court for significant indiscretion, conduct or performance issues.
- h. Notification of removal from the Indigent Defense Attorney Appointment List will come from the 22nd Circuit Court Administrator's Office within one week of removal. If removal is by vote of the Oversight Committee, the removed attorney may assert the right to appeal the removal within 14 days of the removal notice. Notification of an appeal must be filed with the Court Administrator. Pursuant to this order, the chief judge shall review appeals from those decisions. Appeals will be decided within 14 days of the filing date.
- i. Attorneys must make application for placement on the approved Juvenile list. The Presiding Judge of the Juvenile Division will individually approve attorneys for placement on the appointment list. Eligible attorneys requesting to be placed on the appointment list must present proof of completion of Washtenaw County Trial Court approved training in juvenile law. The Court will accept such certification as proof of approved training in juvenile law. Eligible attorneys may present proof of other equivalent training, such as extensive experience in Juvenile Court practice, which will be reviewed by the Presiding Judge of the Juvenile Division on an individual basis.
- j. Eligibility to remain on the Juvenile appointment list will be reviewed annually in October. The review shall include 1) Punctuality; 2) Knowledge of Law; 3) Preparedness. The Chief Judge retains the power to remove any attorney from the list based upon the criteria above or at any time for significant indiscretions or conduct issues.
- k. To be a contract attorney, attorneys must successfully complete the Request for Proposal (RFP) process and win award of the contract. A separate RFP will be issued for the Juvenile NA and DL contracts and another for the Felony contract. The RFPs shall be issued every three years.

3. Selection System and Operational Requirements

a. Juvenile Appointments

- i. For appointment of Juvenile cases outside of the contracted providers, the Court will individually approve attorneys for placement on the appointment list. Juvenile Division administration and Trial Court administration will maintain the attorney appointment list. Attorneys will be added to the list in the order in which they are approved for appointment.

- ii. Each attorney must provide the Juvenile Clerk's office with a supply of business cards and a telephone number where the clerk can speak directly to the attorney or to someone having access to the attorney's schedule during the time period from 1:00 p.m. to 3 p.m. on each Court business day. In order to be appointed, the attorney or the representative must be able to commit by telephone to the date selected for the next court appearance. If the court is unable to contact the attorney or representative, or get a commitment for the date assigned by the court, the next attorney on the appointment list will be called.
- iii. Clients will be given a copy of the Order appointing the attorney and the appointed attorney's business card. Attorneys will make arrangements to meet with their clients prior to the next court date. The appointment list will also be maintained on the Trial Court website.

b. Felony Appointment, Operational Requirements

- i. For felony cases, when a court appointed attorney is needed at the arraignment stage (or at any subsequent stage), the judge or magistrate shall appoint the next available attorney from the Indigent Defense Attorney Appointment List. The appointments shall be made in the order they appear on the list to ensure an equitable distribution of cases. The clerk of the unified office who is responsible for the preliminary examination docket shall keep records of appointments, including case numbers and dates of appointment and availability and/or removals. Judges may, at their discretion, appoint another attorney from the appointment list on a specific case for good cause stated on the record.
- ii. Any assigned judge at the Circuit Court level may appoint a qualified non-roster attorney to a felony case with approval of the Chief Judge.

4. Fee Schedule

- a. Appointed attorneys will be compensated in accordance with the fee schedule set forth below. Requests for extraordinary fees above the scheduled fees must be submitted to the Court and assigned judge in writing and supported by appropriate documentation.
- b. Felony Matters. Effective for cases filed after 5/5/2019, the maximum billing rate is \$150.00 per hour. The following maximum 'caps' are effective for felony cases and include all proceedings;

\$750 Exam not held, disposed in District Court

\$1,050 Exam held, disposed in District Court

\$1,500 Plea agreement, no exam held

\$1,800 Plea cases, exam held
\$6,000 First three days of Trial
\$900 Cap for each subsequent day of trial

c. Delinquency Matters:

(1) \$400 flat fee through disposition

(2) \$ 75 per post-disposition review hearing (including probation violation hearings when requested)

d. Neglect/Abuse Matters:

(1) \$700 through disposition: and

(2) \$500 at either reunification or termination

(3) \$ 75 per post-disposition review or similar hearing.

e. Contract Attorneys will be compensated per the terms of the contract. The compensation will be a flat rate to the contract attorney firm.

5. Payment of Fees

a. Fee requests will be submitted at the conclusion of the final hearing for which they apply, on forms provided by the Clerk's Office or Trial Court Administration. Invoices for payment must be submitted to either the Clerk's Office or Trial Court Administration within three (3) months of the last court appearance on a given case or the invoice will be deemed untimely and will not be paid.

b. The Court will normally make payment of approved fees within 30 days after submission of a proper request.

c. Contract attorneys will be paid the annual contract fee on a monthly pro-rated basis.

6. Prior Appointments. All appointments prior to the effective date of this Order will remain in effect and compensation for services pursuant to those appointments will be made in accordance with the previous fee schedules.

7. Attorneys appointed under this Order shall have the ability to have a substitute attorney for critical court events and may allow another attorney to act as substitute counsel for any proceeding other than the actual bench or jury trial.

8. The Trial Court will maintain the following administrative records as defined in Supreme Court Administrative Order 1997—10 (A)(2)(c);
- a. Number of appointments given to each attorney by the court.
 - b. Number of appointments given to each attorney by each judge of the court.
 - c. Total amount of public funds paid to each attorney by the court.
 - d. Total amount of public funds paid to each attorney for assignments by each judge of the court.
 - e. These records shall be maintained by the court pursuant to SCAO General Schedule 16 and shall be submitted annually to the State Court Administrative Office pursuant to MCR 8.123 (F).
 - f. The records will be available for inspection without charge in Trial Court Administration. Copies of the records shall be provided pursuant to the court's administrative order regarding inspection of records.

IT IS SO ORDERED.

Dated: 05/02/2019



Carol Kuhnke
Chief Judge
Washtenaw County Trial Court