

II. AWARD OF PAYMENT OR DETERMINATION OF VALUE OF SERVICES

The Parent Defender FINDS that the "Total Amount" stated on Line 3 below be:
☐ (Assigned Counsel/GAL) paid by the State of North Carolina to the payee named above.
☐ (Public Defender/Appellate Defender/IDS Contractor) fixed as the value of legal services and other expenses of representation rendered by the applicant named above.

1. Fees Allowed/Value Of Services Rendered	(Hours Approved x IDS Rate of \$	/hr.) =	\$
2. Other Necessary Expenses Allowed By The Parent Defender				\$
3. TOTAL AMOUNT				\$

Date	Parent Defender	Signature Of Parent Defender
	Annick Lenoir-Peek	

III. SUM OF ATTORNEY AND SUPPORT SERVICE FEES AND EXPENSES

NOTE: The Office of Indigent Defense Services completes this section.

A. Attorney Fees And Necessary Expenses:
SUBTOTAL A (sum of all attorney fees and expenses paid to this attorney, on this and all prior applications) \$

B. Support Services Fees And Expenses:
SUBTOTAL B (sum of all amounts incurred throughout the appeal) \$

GRAND TOTAL A + B (attorney fees and expenses, plus support services) \$

IV. FINDINGS OF FACT AND JUDGMENT

After written notice to the indigent named on the reverse or service of a summons, and opportunity to be heard, the Court finds that the adult named on the reverse has previously been adjudged to be indigent; that he/she requested and has been provided counsel and other necessary expenses of representation; and that the applicant named on the reverse provided services and incurred expenses of which the money value is that stated in Section III above. NOTE: To enter judgment against indigent, check "Judgment Against Indigent" below and sign Section V.

NOTE: The trial court may not enter judgment for an amount greater than the Total amount in Section III above.

☐ (Judgment Against Indigent) The Court further finds that an order has been entered adjudicating the juvenile to be abused, neglected, or dependent, that an order has been entered terminating the parental rights of one or both of the juvenile's parents, and all of the matters raised on appeal have not been vacated, reversed, or remanded. If the juvenile has been adjudicated abused, neglected, or dependent or parental rights have been terminated, the Court further finds that the respondent is financially able to pay the fees and expenses set out on the reverse and should therefore be held responsible for reimbursing the State for the same. Based on all of the above findings, it is ORDERED that the State of North Carolina recover from the indigent the total amount in Section II stated above on line 3, together with interest at the legal rate from the date the judgment is docketed until paid.

V. SIGNATURE OF JUDGE

The foregoing AWARD OF PAYMENT OR DETERMINATION OF VALUE OF SERVICES, as made by the Parent Defender, shall be entered and filed this day in the office of the Clerk of Superior Court. The FINDINGS and JUDGMENT of the Court shall be entered and filed this day in the office of the Clerk of Superior Court. The Judgment shall become effective as provided by law.

Date	Name Of Judge (type or print)	Signature Of Judge

VI. DOCKETING - CSC USE ONLY

NOTE: When the box in Section IV is checked and the case is an abuse, neglect, dependency, or termination of parental rights case, upon entry of the judgment under G.S. 1A-1, Rule 58, directing in whole or in part the payment of money, the clerk of superior court shall index and record the judgment on the judgment docket of the court of the county where the judgment was entered.

Date	Time	Judgment Abstract No.	Amount Docketed
	<input type="checkbox"/> AM <input type="checkbox"/> PM		\$