

CONTRACT FOR REPRESENTATION OF INDIGENTS IN AUSTIN COUNTY

Parties: Austin (County) John W. Anderson (Lawyer)
One E. Main (Address) 645 W. Main St. (Address)
Bellville, Texas 77418 (Address) Bellville, TX 77418
979-865-5911 (Phone No.) (979) 270-5100 (Phone No.)
John @ jwandersonlawfirm.com (E-mail)

Lawyer's Social Security No. or Tax I.D. No: _____

Term: 1-1-21 through 12-31-21

- I. County Agrees:
- A. To pay lawyer \$40,000.00 yearly.
 - B. To appoint lawyer to 33 1/3% of all included cases.
 - C. No attorney is expected to represent more felony clients than can be properly represented. In the event the workload exceeds the attorney's ability to provide proper representation to each client, the attorney shall notify the appointing judge. An attorney is not expected to handle more than 75 cases per year.
 - D. Attorneys representing misdemeanor defendants will be expected to handle a caseload of no more than 200 cases per year. Attorneys representing juvenile defendants will be expected to handle a caseload of no more than 200 cases per year.
 - E. Attorneys will be reimbursed for reasonable and necessary expenses, including expenses for investigation and for mental health and other experts, consistent with Texas Code Criminal Procedure, Article 26.05(d).
 - F. Attorneys shall submit, no later than the 5th of each month, an itemized fee voucher to the Presiding Judge for approval and submission to the Auditor for approval and payments.
- II. Lawyer Agrees:
- A. To represent 33 1/3% of all indigent defendants for all criminal cases and all juvenile cases. (The contract does not include death penalty cases or appeals).
 - B. See the Juvenile Board Plan on the Texas Indigent Defense Commission website for Juvenile CLE Requirements.
 - C. To appear in court each docket call (on time) unless absence is approved (before docket day) by the court.
 - D. Lawyer must make every reasonable effort to contact the defendant no later than the end of the first working day after the date on which the attorney is appointed and to interview the defendant as soon as is practicable after the attorney is appointed.

B. Procedure With Prior Court Approval:

Appointed counsel may file with the trial court a pretrial ex parte confidential request for advance payment of investigative and expert expenses. The request for expenses must state, as applicable:

- 1) the type of investigation to be conducted or the type of expert to be retained;
- 2) specific facts that suggest the investigation will result in admissible evidence or that the services of an expert are reasonably necessary to assist in the preparation of a potential defense; and
- 3) an itemized list of anticipated expenses for each investigation or each expert.

The court shall grant the request for advance payment of expenses in whole or in part if the request is reasonable. If the court denies in whole or in part the request for expenses, the court shall:

- a) state the reasons for the denial in writing;
- b) attach the denial to the confidential request; and
- c) submit the request and denial as a sealed exhibit to the record.

C. Procedure Without Prior Court Approval:


Appointed counsel may incur investigative or expert expenses without prior approval of the court. On presentation of a claim for reimbursement, the court shall order reimbursement of counsel for the expenses, if the expenses are reasonably necessary and reasonably incurred. Unreasonable or unnecessary expenses will not be approved.

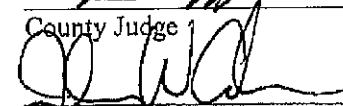
IV. Conflict:

In the event of a conflict of interest between Attorney and any defendant, Attorney shall present evidence to the court in which the case is pending, and if ordered by the judge presiding, be allowed to withdraw from representation in that case. Such withdrawal shall not affect the other terms of this agreement.

Signed and entered into: (Date) 11/30/2020

County: Austin


County Judge


Lawyer's signature

JOHN W. ANDERSON
Lawyer's printed name

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Parties: Austin (County) Calvin Garvie (Lawyer)
One E. Main (Address) P.O. Box 416 [All Mail] (Address)
Bellville, Texas 77418 Five East main Street Bellville, Tx 77418
979-865-5911 (Phone No.) (979) 865-5456 (Phone No.)
texattycg@aol.com (E-mail)

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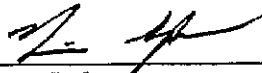
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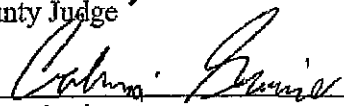
(Date)

12-14-20

County: Austin



County Judge



Lawyer's signature

Calvin Garver

Lawyer's printed name

CONTRACT FOR REPRESENTATION OF INDIGENTS IN AUSTIN COUNTY

Parties: Austin (County) Stephen R Longoria (Lawyer)
One E. Main (Address) 4 Sugar Creek Dr Blvd (Address)
Bellville, Texas 77418 Sugar Land, Tx 77478 Ste 1045
979-865-5911 (Phone No.) (281) 800-8613 (Phone No.)
Stephen.Longoria@msn.com (E-mail)

Lawyer's Social Security No. or Tax I.D. No: _____

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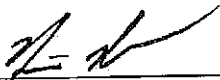
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Signed and entered into:

(Date) 12/10/20

County: Austin


County Judge

5909
Lawyer's signature

Stephen Longoria
Lawyer's printed name