# GRIMES COUNTY COURT AT LAW FEE GUIDELINES FOR JUVENILE CASES

#### EFFECTIVE 10/1/2024 FOR SERVICES SUBMITTED AFTER THAT DATE

Pursuant to Sec. 51.10 TFC and Art. 26.05 CCP, the following guidelines shall be used to claim attorney's fees for appointed counsel in juvenile cases in the Grimes County Court at Law. The Court reserves the right to deviate from these guidelines in specific cases where the amount of work or the complexity of the case is significantly greater than the normal.

Detention Hearings	\$450.00	Add an additional \$100.00
		per case or count
Adjudication or Disposition	\$600.00	Add an additional \$100.00
Hearings (pleas of true)		per case or count
Preparation for Bench or	\$650 plus trial fee if case	Add an additional \$100.00
Jury trial if case is on final	goes to trial	per case or count
trial list		
Contested pretrial Motions	\$100.00/hr up to a	No additional for extra
such as Motion to suppress	maximum of \$500.00.	counts or cases
or including hearing for		
Motion to Modify		
Dispositions or Motions to		
Proceed		
Preparation of MTP or	\$300.00 plus hearing fee	Add \$100 for each
MTM if there is a hearing		additional count or case
Bench Trial or Certification	\$100.00/hr up to	No additional fee per count
Hearing	\$750.00/day	or case
Jury Trial or Certification	\$100.00/hr up to	No additional fee per count
Hearing	\$750.00/day	or case
Appeal after trial	\$1600.00 minimum	
Appeal after Plea	\$1200.00 minimum	

## **HOURLY RATES** (100.00/hour):

Generally, hourly rates will not be approved. The fee schedule above contemplates the usual work necessary to reach each stage of trial including setting up files, sending normal correspondence, communication with clients, communication with opposing counsel, review of discovery, filing of standard pretrial motions and court appearances.

When a fixed rate is provided, an hourly rate will not, normally, be approved. The Court understands that some cases may involve significantly more time expenditures than the average misdemeanor. If Counsel believes a case is qualifies, they should notify the Court as soon as possible that hourly billing is requested. HOURLY RATE MUST BE APPROVED IN ADVANCE. If hourly rates are approved, counsel must submit an itemized statement reflecting the date, service performed, and time expended with the request for payment form.

### **EXTRAORDINARY CASES:**

Although rare in misdemeanor cases, the Court recognizes there are some cases requiring significantly more work than a typical misdemeanor case. These include cases involving scientific investigation, forensic financial investigations, large amounts of documents or other such measures. If Counsel believes a case falls into this category, they should submit those cases for payment on an hourly basis ONLY AFTER PRIOR APPROVAL.

#### **EXPENSES:**

Court appointed counsel will be reimbursed for necessary expenses. Request for experts or investigators must be approved in advance. Requests for experts or investigators may be made exparte.

## **REQUEST FOR PAYMENT:**

Request for payment forms should be submitted via e-file within 30 days after the disposition of the case except in trials. If the Request for Payment is not timely filed, the Court reserves the right to deny the Request or cut the fee.

A payment voucher should be submitted for each defendant.

Payment for Investigators or Experts should be presented on a separate form.

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Signed and appro	ved this the		_ day of		, 2024	
				J	Fuck McLain Judge – County Court at Grimes County, Texas	Law