## COURT-APPOINTED ATTORNEY FEE SCHEDULE 220<sup>TH</sup> JUDICIAL DISTRICT COURT AND HAMILTON COUNTY COURT

The following fee schedules set the compensation to be paid to court-appointed counsel in the 220<sup>th</sup> District Court and Hamilton County Court. Any proceedings not specifically described in this fee schedule shall be calculated on an hourly basis and may be adjusted as the trial judge deems appropriate.

<u>Counsel Appointed to a Defendant</u> – Appointed attorneys will, unless authorized by the Court, submit a single fee voucher for each cause number at the time of the defendant's disposition or representation ends. If a defendant has cases resolved by separate plea agreements or trials in the County Court or County Court at Law and the District Court, counsel may submit a fee voucher for the disposition of the plea or trial in each of the respective courts. Defendant's cases not addressed on the fee voucher or not submitted within 30 days of service will result in waiver of further compensation.

Flat Fee Presumption or Authorized Itemized Hourly Rate – The flat fee presumption applies to all non-capital defendants. Only with prior Court approval may counsel submit an itemized (hourly rate) fee voucher. A voucher combining hourly itemizations and flat fees will not be approved. The Court may approve payment based on an itemized fee voucher where the flat fee would be inappropriate due to circumstances, complexity, or other issues that are clearly beyond the control of the appointed counsel and the judge finds that the fixed fee is clearly inappropriate for representation of the defendant. A request to itemize shall not be authorized later than the initial request for a plea, trial, or other disposition setting unless approved by the Court based on issues beyond the control of appointed counsel. The Court will set the hourly rate based on the time and labor required and the complexity of the case, and the experience and ability of the appointed counsel. Unauthorized itemized hourly rate requests will be paid the flat fee.

Counsel shall keep an accurate account of his/her time, subject matter of the time expenditure, dates involved, necessity for expenditure of time, and attach all documentation. All documented time incurred in the representation of the defendant must be such that a qualified professional would agree was objectively reasonable and necessary for the representation of the defendant. When a court approves an attorney's request to submit hourly rates, the attorney must submit time by the hourly rate to the nearest .10/hour for in court time and actual time expended for out of court time. On cases pending over six months where the Court has authorized an itemized fee voucher, the attorney may request monthly or quarterly itemized fee vouchers for partial payments during the pendency of the defendant's cases. Maximum compensated hours for out of court time apply accordingly; five (5) hours for misdemeanor cases, ten (10) hours for other felony cases, and fifteen (15) hours for non-capital 3g felony cases. Additional Court approval will be required to submit vouchers exceeding maximum compensated hours.

<u>Investigator and Expert Expenses</u> – When expenses for investigation or expert testimony are required, a motion must be filed with the Court requesting the appointment and payment approval in the same manner as Art. 26.052(f) of the TX C.C.P. Reasonable and necessary expenses including expenses for investigation, mental health, and other experts shall be reimbursed pursuant to Art. 26.05(d) of the TX C.C.P. If approval was not received prior to incurring expenses, then counsel may be reimbursed for expenses, if reasonably necessary and reasonably incurred. Investigators or experts must submit an invoice, statement, or other supporting documentation for authorized service provided. Reimbursement of authorized

expenses incurred for purposes of investigation, evaluation, or testimony will be paid directly to the provider of services as required by county policy.

<u>Juvenile Matters</u> – Attorneys appointed to represent a juvenile in proceedings in which an adjudication of delinquent conduct, determinate sentencing, or transfer to a felony court after approval of a petition by the Grand Jury shall be paid in accordance with the provisions herein for the payments of attorneys appointed in non-capital felony cases. Attorneys appointed to represent a juvenile alleged to be a child in need of supervision or in all other juvenile matters not described above shall be paid in accordance with the provisions herein for the payment of attorneys appointed in misdemeanor cases.

Dismissals and Refusals by Prosecutors, and Motions to Withdraw and Substitutions – If none of the defendant's cases are disposed by a plea, trial, or pre-trial diversion, the attorney will be compensated by one of the following: (1) Dismissal of filed case(s) – upon the prosecutor filing a motion to dismiss for final disposition with the District Clerk or County Clerk, disposing of all of the defendant's court appointed cases, the attorney will submit a single fee voucher for all cases and will be compensated for the equivalent of a flat fee plea on highest level offense; or (2) Dismissal of Unfiled case(s) – the prosecutor, prior to indictment being returned or prior to the information filed, dismisses or refuses all cases against a defendant, the attorney for the defendant is entitled to a flat fee of \$200; or (3) Withdraw/Substitution within 90 days – if the attorney for the defendant withdraws or a substitution of counsel is presented within 90 days from the appointment, the attorney for the defendant is entitled to a flat fee of \$200; or (4) Withdraw/Substitution beyond 90 days – if the attorney for the defendant withdraws or a substitution of counsel is resented beyond 90 days from the appointment, the attorney for the defendant will be compensated for the equivalent of a flat fee plea on highest level of offense.

<u>Pre-trial Diversions filed by District or County Attorney</u> – Upon the prosecutor filing a pre-trial diversion contract with the District Clerk or County Clerk disposing of all of the defendant's court appointed cases, the attorney will submit a single fee voucher for all cases and will be compensated a flat fee equivalent to a plea for the highest level offense. Additional Court approval will be required to submit subsequent additional compensation in the event of further dispositions of the defendant's cases.

<u>Appeals</u> – A copy of the brief must be attached to the voucher for payment on appeal.

<u>Mathematical Errors</u> – If the County Auditor's Office detects simple mathematical errors in a pay voucher, it will compute the voucher and pay it out based on the auditor's office calculations without further approval.

<u>Contested Hearing</u> - For the purpose of this fee schedule, "contested" will be defined as a hearing in which one or more issues of fact or law are in disagreement by at least two of the parties, and witness testimony is required to assist the Court in its decision.

<u>Mileage</u> - Out-of-county attorney may bill mileage for two trips during the pendency of representation of a client. Mileage will be billed at the rate established by the United States Internal Revenue Service.

<u>Request for Payment of Attorney Fees and Expenses</u> – Each attorney shall submit a verified fee voucher in accordance with the rules described above. Bills for indigent attorney fees not filed

within 30 days of disposition of a case, verdict, or mandate on appeal, will be considered waived, the services performed PRO BONO, and said request for attorney fees shall not be paid.

If the trial judge disapproves the requested amount the judge shall make written findings stating the amount of payment approved and the reasons for approving an amount different from the requested amount. The attorney whose request for payment has been disapproved may, by written motion, file an appeal with the presiding judge of the administrative region.

<u>Fee Schedules</u> – The attached fee schedules are subject to change. Any future changes to the fee schedule are applicable to cases that originate following the date of modification.

This order is effective on the 1<sup>st</sup> day of September, 2021, and is applicable to all unresolved cases currently before each court and supersedes any and all prior court standing orders for attorney's fees and other expense compensation.

Shaun Carpenter, Judge 220<sup>th</sup> District Court

Mark Tynes, Judge Comanche County

## 220TH DISTRICT COURT APPOINTED ATTORNEY FEE SCHEDULE **HAMILTON COUNTY** Counsel is authorized a partial voucher in the amount of \$100 for the initial visit with the defendant while held in jail. **JURY** Flat Fee **Hourly Rate Hourly Rate** Type of Service In Court **Out of Court** Presumption Capital (Death Penalty) - Lead Counsel 100-150 75-100 Capital (Death Penalty) - Second Chair 100-125 75-100 ---Capital (Non Death Penalty) - Lead Counsel 75-100 125 Capital (Non Death Penalty) - Second Chair 100 60-100 3g (42A.054) Felony 1250 (per trial day) 100 75 Other Felony 1000 (per trial day) 100 75 Misdemeanor 750 (per trial day) 75 60 Contested Competency 75 60 **BENCH** Flat Fee **Hourly Rate Hourly Rate** In Court **Out of Court** Type of Service **Presumption** 3g (42A.054) Felony Trial 1250 (per trial day) 100 75 Other Felony Trial 1000 (per trial day) 100 75 Contested Felony MTR/MTA/SHOCK 75 500 100 3g (42A.054) Felony Plea 1000 100 75 Other Felony Plea 700 100 75 Felony MTR/MTA Plea 500 100 75 Additional Felony Case/Same Defendant 100 100 75 60 Misdemeanor Trial 600 (per trial day) 75 60 Contested Misdemeanor MTR/MTA 300 75 Misdemeanor Plea 300 75 60 Misdemeanor MTR/MTA Plea 200 75 60 Additional Misdemeanor Case/Same Defendant 50 75 60 75 60 Contested Competency ---APPELLATE SERVICE FEE SCHEDULE Motion for New with Argument **Hourly Rate Out of Court** Type of Service **Trial and Brief** and Rehearing Capital 75-125 3g (42A.054) Felony 2500 3500 75-100 Other Felony 1500 2500 50-100 Misdemeanor 750 1500 70 Copies (reimbursement) actual cost DEPARTMENT OF FAMILY AND PROTECTIVE SERVICE Flat Fee **Hourly Rate Hourly Rate Out of Court** Type of Service **Presumption** In Court Adversary Hearing - contested 400 70-100 50-70 Adversary Hearing - uncontested 350 70-100 50-70 Status/Permanency Hearing - contested 350 70-100 50-70 Status/Permanency Hearing - uncontested 250 70-100 50-70 Final Hearing - contested 600 70-100 50-70 Final Hearing - uncontested 350 70-100 50-70 Preparation for contested final hearing (10 hour max) ---60

250

250

70-100

70-100

Participation in Status/Permanency Conference

Participation in Mediation

50-70

50-70