RULES FOR THE APPEAL OF A TRIAL COURT'S DISAPPROVAL OF OR FAILURE TO ACT ON A REQUEST FOR PAYMENT OF COURT APPOINTED ATTORNEY'S FEE

ELEVENTH ADMINISTRATIVE JUDICIAL REGION OF TEXAS

I. Duties of Attorney Seeking Review of Trial Court's Order

An attorney who chooses to appeal the trial court's disapproval of or failure to act on a request for payment, shall file a motion with the Presiding Judge of the Eleventh Administrative Judicial Region within twenty (20) days of the trial court's signing of an order disapproving the requested court appointed attorney's fee, or within eighty (80) days of the date the request for payment is submitted if the trial court fails to act on the request.

The appealing attorney shall set forth in his motion the following information:

- 1. The cause number, style and caption of the case;
- 2. The type and classification of the offense;
- 3. The date that the attorney was appointed;
- 4. The date on which the case was disposed;
- 5. Whether the case was disposed of by dismissal, a plea, a bench trial, or a jury trial;
- 6. The date and the length of each court appearance within the nearest one-tenth of an hour, if the attorney is requesting to be compensated based upon an hourly fee:
- 7. The date of each office conference or jail conference and the time spent within the nearest one-tenth of an hour;
- 8. A copy of any itemization submitted to the trial court for the purpose of payment including a statement of each date a service was rendered, the type of service rendered, the time expended in the rendering of said service, the expenses incurred, and a statement explaining any attached vendor's invoice or expert's services invoice:
- 9. Any factors that required unusual effort on the attorney's part to overcome in the representation of the defendant including but not limited to: need for an interpreter, uncharged crimes and Penal Code Sec. 12.45 issues, multiple defendants, etc.;
- The date that the payment order the subject of the motion was signed, or the date the request for payment was submitted if the trial court failed to act on the request;
- 11. If a payment order was signed, a detailed statement by the attorney explaining of how the trial court's order disapproving the requested court appointed attorney's fee deviated from the county's approved fee schedule adopted under the Texas Fair Defense Act.

The appealing attorney shall attach the following documents to the motion:

1. A copy of the trial court's order disapproving the requested court appointed attorney's fee; or, if applicable, a statement that the trial court failed to act on a

- request for payment by the 60th day after the date the request for payment is submitted; and
- 2. A copy of the county's indigent fee schedule adopted pursuant to the Texas Fair Defense Act.

II. Procedure

The appealing attorney shall file the original of the motion with the clerk of the court in which the case is pending, and shall provide a copy of the motion to the Presiding Judge of the Eleventh Administrative Judicial Region and to the trial court. The Presiding Judge of the Eleventh Administrative Judicial Region shall abate any ruling on the motion for a period of not less than ten (10) days from the filing of the motion pending an opportunity for further review by the trial court.

After receiving the motion, the trial court may enter a payment order or revised payment order within the ten (10) day period following the filing of the motion. The trial court shall file a copy of the payment order or revised payment order with the clerk, the Presiding Judge of the Eleventh Administrative Judicial Region, and the appealing attorney.

If a payment order or revised payment order is entered resolving the dispute to the satisfaction of the appealing attorney, the attorney shall file with the clerk, the Presiding Judge of the Eleventh Administrative Judicial Region, and the trial court a notice withdrawing the appeal. The motion will then be deemed moot and no further action will be taken by the Presiding Judge of the Eleventh Administrative Judicial Region.

If the trial court's action does not fully resolve the issue to the satisfaction of the appealing attorney, the attorney shall, within five (5) days of the signing of the trial court's payment order or revised payment order, file with the clerk, and give a copy to the Presiding Judge of the Eleventh Administrative Judicial Region and the trial court, a notice stating that the matter remains contested. The attorney shall attach a copy of the trial court's payment order or revised payment order, if any, to said notice.

If the trial court did not enter a revised payment order, the trial court shall, within five (5) days of the filing of the notice of contest, file written findings with the clerk, provide a copy to the Presiding Judge of the Eleventh Administrative Judicial Region, and to the appealing attorney that set forth in detail the reason(s) for disapproving the requested attorney's fee. The findings should substantially comply with the form attached as Appendix A.

If (1) the trial court failed to act on a request for payment by the 60th day after the date the request for payment is submitted and did not enter any payment order within the period provided following the filing of the motion by the appealing attorney, or (2) the Presiding Judge of the Eleventh Administrative Judicial Region has not received notice of a resolution of the appeal prior to the expiration of twenty (20) days from the filing of the motion, the Presiding Judge shall rule on the motion in accordance with the provisions of 26.05(c), Texas Code of Criminal Procedure. The Presiding Judge shall sign an order that substantially conforms to the form order attached as Appendix B.

APPENDIX A

NO	•		
THE STATE OF TEXAS	999999	IN THE COUR	
VS.		OF COUNTY, TEXAS	
Trial Court's Written Findings Regar	rding Fe	g Requested Court Appointed Attorney's ee	
and numbered case, finds that	the an	the Court, after reviewing the above styled requested amount of payment by nount of \$ is no the following reason(s).	
☐ The Court finds that the reschedule.	eque	ested fees exceed the Court's approved fee	
		ney has failed to provide to the Court an th billable attorney's hours and/or expenses	
☐ The Court finds that the a exceeds the rate establish		ney has submitted an hourly rate that by the fee schedule.	
☐ The Court finds that the a that records unauthorized		ney has submitted an itemized statement benses, to-wit:	
difficulty of the questions	invol	and labor required, the lack of novelty and lived and the skill requisite to properly not justify the requested fee.	
The Court finds that the recharged in the locality for	-	ested payment exceeds the fee customarily lar legal services.	
☐ The Court finds that the n with the client does not just		e and length of the professional relationship the requested fee.	

	The Court finds that the requested payment of fees as submitted by the attorney is not supported for the following reasons:
	Other:
٥	
	ds that an attorney's fee in the amount of \$ should d attorney as fair and just compensation for the attorney's fee in the case.
SIGNED the _.	day of, 20
	JUDGE PRESIDING

APPENDIX B

NO)		
THE STATE OF TEXAS	§	IN THE	COURT
VS.	& & &	OF	
	§ §		COUNTY, TEXAS
	3		COONTT, TEXAS
Order on Motion to Review Trial Request for Cour		•	-
On this day, came on for consideration requested attorney's fee/failure of the transport of	rial co ourt ap	urt to act on a recopointed counsel	quest for payment] filed by for the Defendant in the
filed, the following order is rendered.			
IT IS ORDERED that motion is GRANT	ED/D	ENIED.	
If the mo	otion is	granted.	
IT IS FURTHER ORDERED that _ reasonable attorney's fee of \$			shall be paid a
If the m	otion is	s denied.	
IT IS FURTHER ORDERED that the is AFFIRMED		for payment sig	ned by the trial court on
Continue	with the	e following.	
The District Clerk of Commissioners Court of applicable, furnish a copy of this order t		Count	nall certify this order to the y for its observance and, if
SIGNED on, 20			
	PRE	ESIDING JUDGE Admini	strative Judicial Region

¹ Not later than the 45th day after the date an application for payment of a fee is submitted, the commissioners court shall pay to the appointed counsel the amount that is approved by the presiding judge of the administrative judicial region and that is in accordance with the fee schedule for that county. **Art. 26.05(c), Texas Code of Criminal Procedure**.