| APPLICATION F FOR WAIVER O | OR AND APPROVAL/D | ENIAL Case No | | |
|---|---|---|------------------------------------|--|
| Commonwealth of Virginia | VA. CODE § 19.2-163 | Vendor Invoice No | | |
| commonwealth of virginia | VII. CODE § 17.2 105 | [] General District Court [] Circuit Court | | |
| | | | | |
| | CITY OR COUNTY | | | |
| | PRESIDING JUDGE | CHARGE AT TIME OF APP | OINTMENT (CODE SECTION) | |
| | DEFENDANT'S NAME | DATE OF APPOINTMENT | DATE CASE CONCLUDED | |
| | ADDRESS the basis for your request for wa | CITY iver of the fee cap (<u>Attach Form DC-40, Li</u> | STATE ZIP IST OF ALLOWANCES and | |
| Attorney Time Sheet): My representation | of this client on this charge requi | ired additional time and effort: | | |
| My representation | of this client on this charge prese | ented novel and difficult issues: | | |
| My representation | of this client on this charge invol | lved the following circumstances which wa | rrant a waiver: | |
| supplemental st 2 and 3 for supp 2. [] On the basis of in the amount o | the factors above, I request that t atutory waiver compensation in t lemental statutory waiver amour the factors above, I request that t f \$ | he Court waive the otherwise applicable sta the amount of \$ | See instructions on pages | |
| DATE | | UNSEL SIGNATURE | VSB MEMBER NUMBER | |
| FOR COURT USE O | NLY: | sation in the amount of \$ | for the following reason(s): | |
| [] Supplemental sta | tutory waiver request is denied. | | | |
| 2. [] I find justified a | DATE n additional waiver in the amoun | tof \$ for the following | reason(s): | |
| | | ed in whole or in part for the following reas | | |
| PRESIDING JUDGE | DATE | _ | | |
| Additional waiver as ap | | [] approved [] denied. The request for a | n additional waiver is not | |
| [] as indicated by the j | oresiding judge [] | | | |
| CHIEF JUDGE | DATE | _ | | |

General Information and Instructions

Fee waivers may only be awarded by the court in which the case is concluded.

The General Assembly has authorized the schedule on the next page for compensation for court-appointed counsel in cases other than Class 1 felonies. If co-counsel (more than one attorney) is appointed to represent a defendant at the same time in a case that is not a Class 1 felony, then co-counsel shall share the maximum total compensation permitted for one attorney as set forth above. Upon submission by counsel of a detailed accounting of time expended for court-appointed representation, the court in its discretion and subject to guidelines issued by the Executive Secretary of the Supreme Court of Virginia may waive the limitation of fees and authorize additional compensation up to the supplemental statutory waiver amount when the effort expended by counsel, the time reasonably necessary for the particular representation, the novelty and difficulty of the issues, or other circumstances warrant such a waiver.

Counsel may also request additional compensation exceeding these amounts by submitting a written request with a detailed accounting of the time spent and justification for the additional amount. The presiding judge shall determine, subject to guidelines issued by the Executive Secretary of the Supreme Court of Virginia, whether this request for additional compensation above the supplemental statutory waiver amount is justified, in whole or part, by considering the effort expended and time reasonably necessary for the particular representation, and, if so, shall forward the request as approved to the chief judge of the circuit court or district court for approval. Additional guidelines are posted at https://www.vacourts.gov/courtadmin/aoc/fiscal/home and

https://www.vacourts.gov/forms/district/statutory_criteria_fee_cap_waiver_guidelines.pdf.

There is no appeal process available if an application for waiver of fee cap is denied. Additionally, if at any time the funds appropriated to pay for waivers become insufficient, the Executive Secretary of the Supreme Court of Virginia shall so certify to the courts and no further waivers shall be approved.

If you believe that your representation of an indigent defendant warrants consideration for an additional payment, please complete the reverse side of this form and present it to the court along with your standard request for payment (Form DC-40, LIST OF ALLOWANCES) and your Attorney Time Sheet. <u>You must complete a separate application for each charge for which you are requesting a waiver of the fee cap</u>. This form along with the Attorney Time Sheet shall be retained in the court file.

Additional Instructions:

Date of Appointment is the original date any court assigned the representation to you. **Date Case Concluded** is the date representation ended in the case for which you are seeking payment. VIRGINIA CODE § 19.2-163 PROVIDES THE FOLLOWING FEES FOR COURT-APPOINTED COUNSEL: (Effective for cases concluded on or after January 1, 2025)

| Court | Charge* | Statutory Fee | Supplemental Statutory Waiver Amoun |
|--|---|---------------|--|
| District | Misdemeanor (except for statutes in below box) | \$330 | Up to \$120 |
| District | Misdemeanor under § 18.2-266, 18.2-266.1, 18.2-270 or 46.2-341.24 | \$448 | Up to \$120 |
| District | Probation Violation | \$180 | Up to \$120 |
| Juvenile and Domestic Relations District | Delinquency | \$680 | Up to \$120 OR Up to \$650 if Equivalent to Class 2 Felon |
| Juvenile and Domestic Relations District | Probation Violation for Delinquency | \$180 | Up to \$120 OR Up to \$650 if Probation Violation for Equivalent to Class 2 Felony |
| District | (If resolved in District Court) Felony, Class 3 to 6 (except for statutes in below box) | \$834 | Up to \$155 |
| District | (If resolved in District Court) Felony, Class 2 OR Felony Violation of § 18.2-35, 18.2-36, 18.2-36.1, 18.2-41, 18.2-51, 18.2-67.3, 18.2-79, 18.2-80, 18.2-370, 18.2-370.1 or 18.2-371.1 | \$1,692 | Up to \$850 |
| Circuit | Felony, Class 3 to 6 (except for statutes in below box) | \$834 | Up to \$155 |
| Circuit | Felony, Class 2 OR Felony Violation of § 18.2-35, 18.2-36, 18.2-36.1, 18.2-41, 18.2-51, 18.2-67.3, 18.2-79, 18.2-80, 18.2-370, 18.2-370.1 or 18.2-371.1 | \$1,692 | Up to \$850 |
| Circuit | Probation Violation for Felony (except if Probation Violation for Class 1 Felony) | \$445 | Up to \$155 OR Up to \$850 if Probation Violation for Class 2 Felony or for Felony Violation of § 18.2-35, 18.2-36, 18.2-36.1, 18.2-41, 18.2-51, 18.2-67.3, 18.2-79, 18.2-80, 18.2-370, 18.2-370.1 or 18.2-371.1 |
| Circuit | Misdemeanor (except for statutes in below box) | \$330 | Not Available |
| Circuit | Misdemeanor under § 18.2-266, 18.2-266.1, 18.2-270 or 46.2-341.24 | \$448 | Not Available |
| Circuit | Probation Violation for Misdemeanor Punishable by Jail | \$180 | Not Available |
| Circuit | Juvenile Adjudication on Appeal | \$680 | Not Available |
| | Probation Violation for Appealed | \$180 | Not Available |

Fee for additional waiver is in the discretion of the court.

Office of the Executive Secretary of the Supreme Court of Virginia