

New York State, Supreme Court
Appellate Division, Third Judicial Department
P.O. Box, 7288, Capitol Station
Albany, New York 12224

In the Matter of

CASE NO.

**VOUCHER FOR ASSIGNED COUNSEL
(Family Court Appeal)**

Date of assignment _____

Order or judgment appealed from _____

Date record and briefs filed _____

Date of argument of appeal (if submitted, so state) _____

Date of Appellate Division decision _____

**VOUCHER MUST BE SUBMITTED WITHIN 60 DAYS FROM
DATE OF DECISION.**

For legal services rendered by _____, with offices at _____
_____, as counsel assigned to represent (appellant)
(respondent) pursuant to section 1120 of the Family Court Act from _____
to _____.

Itemization of Services
DATE SERVICES TIME*

Total Hours: _____

Fee requested \$ _____

Disbursements \$ _____

TOTAL FEE AND DISBURSEMENTS: \$ _____

Attorney's Certification of Claim

_____, attorney-at-law, certifies under penalty of perjury, that I am the claimant herein; that the items of the above account in the amount of \$ _____ are true and correct; that the disbursements, services and supplies charged herein have in fact been made or rendered; that no part of the amount claimed has been paid or satisfied; that I have not sought, nor have I received, any fee or other compensation for representing the above-named person, nor have I sought or received any compensation in this case from any other source.

DATED: _____

Signature

Print Name: _____

Address: _____

***NOTE.** Please show a breakdown of the time expended: (a) reviewing record, (b) doing legal research, (c) doing other work preliminary to preparation of brief (stating nature), and (d) preparing brief. If itemization of services requires more space, attach your own letterhead for continuation. While time expended is an important consideration in fixing fees, the Court also gives great weight to other factors such as the difficulty of the case, the diligence with which the assignment was completed, and the competence and skill of counsel in the performance of services. Please note that for Family Court appeals, section 722-b of the County Law limits compensation for services to \$800, except that the Court may award compensation in excess of that amount if extraordinary circumstances are present. Please note further that commencing January 1, 2004, the hourly rate increases to \$75 for work done on and after that date, and for appeals assigned after that date, the limit on compensation without a showing of extraordinary circumstances increases to \$4,400.