# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

### SENATE BILL 592

	Short Title:	Indigent Defense Technical Revisions. (Publ	lic)	
	Sponsors:	Senators Kinnaird; Hartsell, Rand, and Weinstein.		
	Referred to:	Judiciary II.		
		March 16, 2005		
1		A BILL TO BE ENTITLED		
2		TO MAKE TECHNICAL REVISIONS TO THE LAW GOVERNIN NT DEFENSE AND ENTITLEMENT TO COUNSEL.	١G	
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4 5		Assembly of North Carolina enacts: ECTION 1 = C S = 7A = 304(d)(1) mode as rewritten:		
		<b>ECTION 1.</b> G.S. 7A-304(d)(1) reads as rewritten:	~ ~	
6 7	"(d) (1	) In any criminal case in which the liability for costs, fines, restitution attorney's fees, or any other lawful charge has been finally determined		
8		the clerk of superior court shall, unless otherwise ordered by t		
9		presiding judge, disburse such funds when paid in accordance with		
10		following priorities:	line	
11		a. Sums in restitution to the victim entitled thereto;		
12		b. Costs due the county;		
13		c. Costs due the city;		
14		d. Fines to the county school fund;		
15		e. Sums in restitution prorated among the persons other than t	the	
16		victim entitled thereto;		
17		f. Costs due the State;		
18		g. Attorney's fees, including appointment fees assessed pursuant	to to	
19		G.S. 7A-455.1.		
20	(2	Sums in restitution received by the clerk of superior court shall	be	
21		disbursed when:		
22		a. Complete restitution has been received; or		
23		b. When, in the opinion of the clerk, additional payments	in	
24		restriction will not be collected; or		
25		c. Upon the request of the person or persons entitled thereto; and	t	
26	~	d. In any event, at least once each calendar year."		
27		ECTION 2. G.S. 7A-451(a) reads as rewritten:		
28		n indigent person is entitled to services of counsel in the following action	ons	
29	and proceedings:			

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1	(1)	Any case in which imprisonment, or a fine of five hundred dollars
2		(\$500.00), or more, is likely to be adjudged;
3	(2)	A hearing on a petition for a writ of habeas corpus under Chapter 17 of
4		the General Statutes;
5	(3)	A motion for appropriate relief under Chapter 15A of the General
6		Statutes if the defendant has been convicted of a felony, has been fined
7		five hundred dollars (\$500.00) or more, or has been sentenced to a
8		term of imprisonment;
9	(4)	A hearing for revocation of probation;
10	(5)	A hearing in which extradition to another state is sought;
11	(6)	A proceeding for an inpatient involuntary commitment to a facility
12		under Part 7 of Article 5 of Chapter 122C of the General Statutes, or a
13		proceeding for commitment under Part 8 of Article 5 of Chapter 122C
14		of the General Statutes.
15	(7)	In any case of execution against the person under Chapter 1, Article 28
16		of the General Statutes, and in any civil arrest and bail proceeding
17		under Chapter 1, Article 34, of the General Statutes;
18	(8)	In the case of a juvenile, a hearing as a result of which commitment to
19		an institution or transfer to the superior court for trial on a felony
20		charge is possible;
21	(9)	A hearing for revocation of parole at which the right to counsel is
22		provided in accordance with the provisions of Chapter 148, Article 4,
23		of the General Statutes;
24	(10)	Repealed by Session Laws 2003, c. 13, s. 2(a), effective April 17,
25		2003, and applicable to all petitions for sterilization pending and
26		orders authorizing sterilization that have not been executed as of April
27		17, 2003.
28	(11)	A proceeding for the provision of protective services according to
29		Chapter 108A, Article 6 of the General Statutes;
30	(12)	In the case of a juvenile alleged to be neglected abused, neglected, or
31		dependent under Chapter 7A, Article 23 Subchapter I of Chapter 7B of
32		the General Statutes;
33	(13)	A proceeding to find a person incompetent under Subchapter I of
34		Chapter 35A, of the General Statutes;
35	(14)	A proceeding to terminate parental rights where a guardian ad litem is
36		appointed pursuant to G.S. 7B-1101;
37	(15)	An action brought pursuant to Article 24B of Chapter 7A Article 11 of
38		<u>Chapter 7B</u> of the General Statutes to terminate an indigent person's
39		parental rights.
40	(16)	A proceeding involving consent for an abortion on an unemancipated
41		minor pursuant to Article 1A, Part 2 of Chapter 90 of the General
42		Statutes. G.S. 7A-450.1, 7A-450.2, and 7A-450.3 shall not apply to
43		this proceeding.

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1	(17) A proceeding involving limitation on freedom of movement or access				
2	pursuant to G.S. 130A-475 or G.S. 130A-145."				
3	SECTION 3. G.S. 7A-455.1 reads as rewritten:				
4	"§ 7A-455.1. Appointment fee in criminal cases.				
5	(a) Each person who requests the appointment of for whom counsel is appointed				
6	in a criminal case at the trial level shall pay to the clerk of court a nonrefundable an				
7	appointment fee of fifty dollars (\$50.00) at the time of appointment. (\$50.00). No fee				
8	shall be due if the court finds that the person is not entitled to the appointment of				
9	counsel. unless the person is convicted.				
10	(b) The appointment fee in this section is due regardless of the outcome of the				
11	proceedings. If paid in full at the time of appointment, the fifty dollars (\$50.00) paid				
12	shall be credited against any amounts the court determines to be owed for the value of				
13	legal services rendered to the defendant. If not paid in full at the time of appointment,				
14	the The fifty-dollar (\$50.00) fee shall be added to any amounts the court determines to				
15	be owed for the value of legal services rendered to the defendant and shall be collected				
16	in the same manner as attorneys' fees are collected for such representation. If the fee is				
17	not paid in full at the time of appointment, and no attorneys' fees are found due when				
18	the action is finally determined at the trial level, a judgment shall be entered, docketed,				
19	and indexed pursuant to G.S. 1-233 in the amount of fifty dollars (\$50.00) and shall				
20	constitute a lien as prescribed by the general law of the State applicable to judgments.				
21	(c) The attorney representing the defendant when the action is finally determined				
22	at the trial level shall advise the court whether the appointment fee required by this				
23	section has been paid.				
24	(d) Inability, failure, or refusal to pay the appointment fee shall not be grounds				
25	for denying appointment of counsel, for withdrawal of counsel, or for contempt.				
26	(e) The appointment fee required by this section shall be assessed only once for				
27	each affidavit of indigency submitted by a defendant or other determination of				
28	indigency by the court, attorney appointment, regardless of the number of cases for to				
29	which an the attorney is appointed. was assigned. An additional appointment fee shall				
30	not be assessed for any additional cases thereafter assigned to an the attorney if any				
31	cases for which a defendant was previously assessed an appointment fee to which the				
32	attorney was appointed are still pending. Nor shall an additional appointment fee be				
33	assessed if the charges for which an attorney was appointed are-were dismissed and				
34	subsequently refiled or if the defendant is appointed an attorney on appeal on a matter				
35	for which the defendant was assessed an appointment fee at the trial level. refiled, or if				
36	the charges for which an attorney was appointed were reassigned to a different attorney.				
37	(f) Of each appointment fee collected under this section, the sum of forty-five				
38	dollars (\$45.00) shall be credited to the Indigent Persons' Attorney Fee Fund and the				
39	sum of five dollars (\$5.00) shall be credited to the Court Information Technology Fund				

40 under G.S. 7A-343.2. These fees shall not revert.
41 (g) The Office of Indigent Defense Services shall adopt rules and develop forms

- 42 to govern implementation of this section."
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**SECTION 4.** G.S. 15A-1343(e) reads as rewritten:

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Costs of Court and Fees for Appointed Counsel. – Unless the court finds there 1 "(e) 2 are extenuating circumstances, any person placed upon supervised or unsupervised 3 probation under the terms set forth by the court shall, as a condition of probation, be 4 required to pay all court costs and costs all fees for appointed counsel or public defender 5 counsel, public defender, or counsel employed by or under contract with the Office of 6 Indigent Defense Services in the case in which he the person was convicted. The cost of 7 fees for appointed counsel or public defender counsel, public defender, or other counsel 8 services shall be determined in accordance with rules adopted by the Office of Indigent 9 Defense Services. The court shall determine the amount of those costs and fees to be 10 repaid and the method of payment." **SECTION 5.** G.S. 35A-1245(c) reads as rewritten: 11 12 ''(c)A copy of the petition shall be served on the ward personally. If the ward is

unable to comprehend the nature of the proposed procedure and its consequences and is unable to provide an informed consent, the clerk shall appoint an attorney to represent the ward. ward in accordance with rules adopted by the Office of Indigent Defense Services."

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**SECTION 6.** This act is effective when it becomes law.