



**III. FINDINGS OF FACT**

After due notice to the indigent named on the reverse or service of a summons on the responsible person named below, and hearing, the Court finds that the indigent, juvenile or dependent adult named on the reverse has previously been adjudged to be an indigent, or is less than 18 years old, or if 18 years old or older remains dependent on and domiciled with the responsible person named below; that he requested and has been provided counsel and other necessary expenses of representation; and that the applicant named on the reverse provided services and incurred expenses of which the money value is that stated in Part II on Line 3 on the reverse.

**IV. JUDGMENT**

**NOTE:** To enter judgment against indigent, check Option "A" and sign Part V. To enter judgment against parent, guardian or trustee of juvenile or dependent adult, check Option "B" and sign Part V.

**A. (Judgment Against Indigent)** The Court further finds that a judgment of conviction has been entered against the indigent. Based on all of the above findings, it is ORDERED that the State of North Carolina recover from the indigent the "Total Amount" stated in Part II on Line 3 on the reverse, together with interest at legal rate from this date until paid.

(Check this option when Option "A" is checked and the defendant has cash in hand to pay a portion, but not all, of the judgment.) The Court further finds pursuant to G.S. 7A-455(a) that the defendant is presently able financially to pay a portion, but not all, of this Judgment and, based on that finding, it is further ORDERED that the defendant immediately pay to the Clerk of Superior Court the "Amount To Be Paid Now" specified below, and that such amount when paid be credited against this Judgment on the records of the Clerk.

**B: (Order For Payment By Responsible Person And Judgment)** The Court further finds that an order has been entered adjudicating the juvenile to be delinquent, abused, neglected or dependent or that a judgment of conviction has been entered against the dependent adult. The Court further finds that the responsible person named below is the parent, guardian or trustee of the juvenile or dependent adult and is financially able to pay the fees and expenses set out on the reverse and should therefore be held responsible for reimbursing the State for the same. Based on all of the above findings, it is ORDERED that the responsible person shall reimburse the State, within 90 days of the date of this Order, the "Total Amount" stated in Part II on Line 3 on the reverse, by paying the same to the Clerk of Superior Court for transmittal to the State Treasurer. If that amount is not paid in full within that time, the State of North Carolina shall then recover from the responsible person that amount together with interest at the legal rate from the 91st day after this date until paid, and this Judgment shall be docketed on or after that date.


Name And Address Of Responsible Person

Social Security No. Of Responsible Person

Has No Social Security No.

**V. SIGNATURE OF JUDGE**

The foregoing ORDER TO PAY APPLICANT OR FIX VALUE OF SERVICES, FINDINGS and JUDGMENT shall be entered and filed this day in the office of the Clerk of Superior Court. The Judgment shall become effective as provided by law.

Date 10/19/00	Amount To Be Paid Now, If Any \$	Signature Of Judge 
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**VI. CERTIFICATION**

I certify that this is a true and complete copy of the original on file in this case.

Date 9/14/04	Signature 	<input type="checkbox"/> Deputy CSC <input checked="" type="checkbox"/> Assistant CSC <input type="checkbox"/> CSC
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**VII. DOCKETING—CSC USE ONLY**

**NOTE:** Docket this Judgment immediately on the date on which the defendant's conviction becomes final, unless the defendant is ordered as a condition of supervised or unsupervised probation to pay the State for the costs of his representation. If the defendant is so ordered, docket this Judgment immediately on the date on which the defendant's probation is terminated or revoked; docket the amount then owing.

Date Of Docketing	Time <input type="checkbox"/> AM <input type="checkbox"/> PM	Judgment Docket Book And Page No.	Amount Docketed \$
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## TIME FOR RONNIE LEE KIMBLE APPEAL 97CRS-23654; 39580

DATE	DESCRIPTION	HOURS
2-17-99	REVIEW TRANSCRIPT—ASSIGN POTENTIAL ERRORS	3.5
3-23-99	REVIEW TRANSCRIPT—ASSIGN ERRORS	1.5
4-13-99	REVIEW TRANSCRIPT—ASSIGN ERRORS	2.1
4-21-99	review trans	2.6
4-22-99	read trans for errors	3.1
4-26-99	motion to extend time	.5
5-11-99	transcript	3.5
5-19-99	transcript	4.0
6-2-99	motion to extend time to coa	.5
6-10-99	transcript	2.7
6-22-99	transcript	3.2
6-24-99	assemble documents for record	2.6
6-28-99	go thru potential errors make assignments	2.1
7-8-99	final assignments of errors; start to collate record	2.9
7-9-99	final assignments or error	3.3
7-12-99	final review of record; serve record on DA	2.3
8-10-99	make typos changes to record; file w/ coa	1.8
8-24-99	research issues	2.6
8-25-99	research issues	3.8
9-2-99	research issues; start to write argument	3.5
9-13-99	research & write issues	3.7
9-22-99	research Va. v. Lilly issue	3.3
10-4-99	letter to d declining to raise suggested issues	.8
10-5-99	research & write issues	3.6
10-6-99	start on statement of facts	2.1
10-12-99	write victim hearsay argument	2.9
10-13-99	research & write confrontation argument	2.1
10-20-99	research & write denial of questions to d	2.3
10-21-99	research; statement of facts	3.4
10-25-99	finish Lilly v. Va. argument & other issues	7.8
10-26-99	proof finish brief; file w/coa	4.5
2-2-00	read state's brief	.5
10-17-00	letter to d informing no cert. pet.	.2
	TOTAL	89.3