

PROVIDING SERVICES FOR PARTIES REPRESENTED BY RETAINED OR PRO BONO COUNSEL

In the event that a person seeks services to be provided by The Commission, but not legal counsel services, The Commission will provide such services under the following conditions:

The person must apply for services by completing the Application for Appointed Defense Services developed by the Commission.

The person must be determined by The Court to be indigent, and eligible for services provided by The Commission. The total of the following sums will be considered to be an “asset” of the person in making a determination of indigency:

1. Amounts paid to counsel by the person (or by someone legally responsible for the person) in the case in which services are sought, or in related cases
2. Amounts promised to counsel by the person (or by someone legally responsible for the person) in the case in which services are sought, or in related cases
3. Amounts paid or promised by the person (or by someone legally responsible for the person) to others for other services in the case in which services are sought, or in related cases

The person must comply with all requirements of The Commission for the type of services sought, and complete and submit necessary form developed by The Commission regarding the specific type of services sought. Failure to do so will result in denial of services.