IN THE COURT OF COMMON PLEAS OF DEFIANCE COUNTY, OHIO JUVENILE DIVISION

	Case No		
Plaintiff,			
vs.	ORDER FOR EXTRAORDINARY COURT APPOINTED COUNSEL OR GUARDIAN AD LITEM FEES		
Defendant.			
This matter came on for consideration of	the Motion for Appro	oval of Appointed	
Counsel Fees and Expenses filed herein on	.		
FINDING	i <u>s</u>		
Upon review of the motion and the reco	d herein, the Court	makes the following	
findings:			
1. In this matter, attorney		_ was appointed to	
represent (was appointed as	guardian ad	l litem for)	
	, on	,	
20 It was necessary for him/her to spend	a considerable amo	ount of time updating	
himself/herself about the case, meeting with his	s/her client [the child	l(ren)] and preparing	
for and attending			
2. The time spent by Mr./Ms	(on this case through	
, 20, was reaso	nable and necessa	ary to appropriately	
represent his/her client [act as guardian ad	litem for the chil	d(ren)]. Therefore,	
extraordinary fees are appropriate.			

<u>ORDER</u>

Now	v, therefore, bas	ed upon the findings	set out abov	e, it is hereby C	RDERED
as follows:					
Firs	t: The billing s	submitted by Mr./Ms	·	in the	amount o
\$	is hereby ap	oproved as reasonal	ole and neces	ssary for represe	entation o
(acting	as	guardian	ad	litem	for
			thro	ough	
20 an	id, therefore, eve	en though the amou	nt is extraordi	inary, the same	should be
paid.					
Sec	ond: As to all	other matters, this C	court's former	orders shall ren	nain in ful
force and e	effect.				
			Judge/l	Magistrate	
		<u>Certificati</u>	<u>ion</u>		
The	undersigned he	reby certifies that on	this d	ay of	
20, co	pies of this Judg	ment Entry were serv	ved on		
by ordinary	/ United States n	nail.			
			Sigr	nature	