Rew	Pork	Supreme	Court	Appellate	Division	Fourth	Judicial	Department
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INTERIM VOUCHER FOR ASSIGNED APPELLATE COUNSEL

Title of Appeal								
Appellate Division Docket #		Assigned Counsel Program File #, if any						
Date of Assignment		Number of pages of Appellate Record						
Date briefs and record filed		(Attach a copy of the brief[s] you filed)						
Date scheduling order receive	d	(Attach a copy of the order)						
		rvices and disbursements, itemized by date, type of expended (in tenths of hour).						
Total hours spent on appeal to	o date:	Hours allocated as follows:						
Review record:	_ Communication with	n client: Legal research:						
Prepare brief:	Communication with	n court: Oral argument/motions:						
Other work (specify nature	:):							
Fee requested \$	Disbursements \$	Total Fee and Disbursements \$						
	ATTORNEY'S CERT							
		, certifies, under penalty of perjury, that I represented						
the above named pursuant to County Law §722; that I am the claimant herein; that the above amount and any attached schedules are just, true, and correct; that no part thereof has been paid except as stated therein; and that the balance therein stated is actually due and owing and no reimbursement or compensation has been applied for or received in the same case from any source. DATED:								
		Assigned Counsel						
	ADMINISTRATIVE AP	PPROVAL OF VOUCHER						
DATED:		Assigned Counsel Administrator						
JUDIO	IAL APPROVAL OF F	FEES AND DISBURSEMENTS						
The within voucher has been approved by the Appellate Division, Fourth Department, in the amount of								
\$ for servic	es and \$	for disbursements, totalling \$						
DATED:								
Note: While time expended is an im	nortant consideration in fiv	Presiding/Associate Justice ixing fees, the Court also gives great weight to other factors, such						
as the difficulty of the case, the dilig the performance of services. Pleas compensation for services on a felor	ence with which the assign are note that for services re any appeal to a maximum of ent a showing of extraordina	nment was completed, and the competence and skill of counsel in rendered prior to 1/1/04, section §722 of the County Law limits of \$1,200 and on any other criminal, habeas corpus or Family Court nary circumstances. For services rendered after 1/1/04, §722 limits						