## Superior Court of California, County of Santa Barbara Court Service Vendor Rate Fee Schedule — Responsibility for Payment

Updated: Jan 3, 2022

CASE TYPE		STANDARD RATE
SERVICE	APPLICABLE CODE SECTION	FUNDING SOURCE
<b>C</b> ATEGORY		CLAIM INFORMATION
INDIGENT	PC§ 987.9 (a)	\$125/hour only during such time
ADULT	(a) In the trial of a capital case or a case under subdivision (a) of Section 190.05, the indigent defendant,	which the Court and the Defense
CRIMINAL	through the defendant's counsel, may request the court for funds for the specific payment of investigators,	Attorney are notified by the
	experts, and others for the preparation or presentation of the defense. The application for funds shall be	District Attorney (or Attorney
DEATH	by affidavit and shall specify that the funds are reasonably necessary for the preparation or presentation of	General) that the prosecution is
PENALTY	the defense. The fact that an application has been made shall be confidential and the contents of the	seeking the punishment of death.
	application shall be confidential. Upon receipt of an application, a judge of the court, other than the trial	\$100/hr
CAPITAL	judge presiding over the case in question, shall rule on the reasonableness of the request and shall disburse	\$50/hr travel time
FELONY	an appropriate amount of money to the defendant's attorney. The ruling on the reasonableness of the	\$0.34/mile one way only, IF the
	request shall be made at an in camera hearing. In making the ruling, the court shall be guided by the need	round trip mileage exceeds 60
	to provide a complete and full defense for the defendant.	miles
	*PC §987.9 Funds requested by the Office of the Public Defender should be paid out of the Public	County Funded
	Defender's County Fund and must be stated on the order.	Court Administered Or Public
		Defender Fund*
INDIGENT	PC§ 987.2	County Funded Conflict Defense
ADULT	(a) In any case in which a person, including a person who is a minor, desires but is unable to employ	Court Administered
CRIMINAL	counsel, and in which counsel is assigned in the superior court to represent the person in a criminal trial,	\$100/hr
MISD. & FEL.	proceeding, or appeal, the following assigned counsel shall receive a reasonable sum for compensation and	\$50/hr travel time
	for necessary expenses, the amount of which shall be determined by the court, to be paid out of the	\$0.34/mile one way only, IF the
	general fund of the county:	round trip mileage exceeds 60
	(3) In a case in which the court finds that, because of a conflict of interest or other reasons, the public defender has	miles
	properly refused.(4) In a county of the first, second, or third class where attorneys contracted by the county are	Not Applicable to the Public Defender
	unable to represent the person accused.	Dejender
CONFLICT	PC§ 987.2 (b)	Flat Rate Contract for Criminal
DEFENSE	(b) The sum provided for in subdivision (a) may be determined by contract between the court and one or	Defense
<b>ATTORNEYS</b>	more responsible attorneys after consultation with the board of supervisors as to the total amount of	County Funded Court Special
	compensation and expenses to be paid, which shall be within the amount of funds allocated by the board	Services Required to represent up
CONTRACTED	of supervisors for the cost of assigned counsel in those cases.	to 5 co-defendants

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA BARBARA COURT SERVICE VENDOR RATE FEE SCHEDULE — RESPONSIBILITY FOR PAYMENT

CONFLICT	PC §972.2 (d)	\$100/hr
DEFENSE	(d) In a county of the first, second, or third class, the court shall first utilize the services of the public	\$50/hr travel time
ATTORNEYS	defender to provide criminal defense services for indigent defendants. In the event that the public	\$0.34/mile one way only, IF the
	defender is unavailable and the county and the courts have contracted with one or more responsible	round trip mileage exceeds 60
ASSIGNED	attorneys or with a panel of attorneys to provide criminal defense services for indigent defendants, the	miles
PRIVATE	court shall utilize the services of the county-contracted attorneys prior to assigning any other private	
COUNSEL	counsel. Nothing in this subdivision shall be construed to require the appointment of counsel in any case in	County Funded Court Special
	which the counsel has a conflict of interest. In the interest of justice, a court may depart from that portion	Services Administered by Court
	of the procedure requiring appointment of a county-contracted attorney after making a finding of good	
	cause and stating the reasons therefore on the record.	
INVESTIGATORS	PC§ 987.2 (f)	\$60/hr
	(f) In any case in which counsel is assigned as provided in subdivision (a), that counsel appointed by the	\$30/hr travel time
	court and any court-appointed licensed private investigator shall have the same rights and privileges to	\$0.34/mile one way only, IF the
	information as the public defender and the public defender investigator. It is the intent of the Legislature in	round trip mileage exceeds 60
	enacting this subdivision to equalize any disparity that exists between the ability of private, court-	miles
	appointed counsel and investigators, and public defenders and public defender investigators, to represent	
	their clients. This subdivision is not intended to grant to private investigators access to any confidential	County Funded Court Special
	Department of Motor Vehicles' information not otherwise available to them. This subdivision is not	Services Administered by Court
	intended to extend to private investigators the right to issue subpoenas.	
FAMILY LAW	FL§ 3150	\$100/hr \$50/hr travel time
MINOR CHILD	(a) If the court determines that it would be in the best interest of the minor child, the court may appoint	\$0.34/mile one way only, IF the
CUSTODY /	private counsel to represent the interests of the child in a custody or visitation proceeding, provided that	round trip mileage exceeds 60
VISITATION	the court and counsel comply with the requirements set forth in Rules 5.240, 5.241, and 5.242 of the	miles
	California Rules of Court.	Court Funded
	Medical / Psychological Evaluations	
MENTAL	PC §1367, PC §1368, PC §1369, PC §1370	\$500 - Per Evaluation and Report
COMPETENCY	PC §1368 (a) If, during the pendency of an action and prior to judgment, or during revocation proceedings	
	for a violation of probation, mandatory supervision, postrelease community supervision, or parole, a doubt	Testimony:
CRIMINAL	arises in the mind of the judge as to the mental competence of the defendant, he or she shall state that	\$100/hour for Preparation,
ADULT	doubt in the record and inquire of the attorney for the defendant whether, in the opinion of the attorney,	Travel, Wait Time, and Testimony
MISD. & FEL.	the defendant is mentally competent. If the defendant is not represented by counsel, the court shall	Evaluations and Testimony are
	appoint counsel. At the request of the defendant or his or her counsel or upon its own motion, the court	Court Funded

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA BARBARA COURT SERVICE VENDOR RATE FEE SCHEDULE — RESPONSIBILITY FOR PAYMENT

	shall recess the proceedings for as long as may be reasonably necessary to permit counsel to confer with the defendant and to form an opinion as to the mental competence of the defendant at that point in time.	
	Pursuant to the Opinion of the Attorney General, No. 03-902, May 13, 2004 under these Penal Code	
	Sections, "such expert evidence is "for the court's own use" (Rule 810, subd. (d), Function 10) as part of	
	"court operations" (§77200) payable by the state."	
INSANITY	PC §1026, PC § 1027(a)	Evaluation fees vary due to the
DEFENSE	<b>PC § 1027(a)</b> (a) When a defendant pleads not guilty by reason of insanity the court shall select and appoint two, and may select and appoint three, psychiatrists, or licensed psychologists who have a doctoral degree	complexity of the case and history of the defendant \$100/hr Not to
CRIMINAL	in psychology and at least five years of postgraduate experience in the diagnosis and treatment of	Exceed Amount is recommended
ADULT MISD. & FEL.	emotional and mental disorders, to examine the defendant and investigate his or her mental status. It is the duty of the psychiatrists or psychologists selected and appointed to make the examination and	(generally range from \$900 - \$3,000)
	investigation, and to testify, whenever summoned, in any proceeding in which the sanity of the defendant	County Funded
	is in question. The psychiatrists or psychologists appointed by the court shall be allowed, in addition to	Public Defender Fund
	their actual traveling expenses, those fees that in the discretion of the court seem just and reasonable,	District Attorney Fund
	having regard to the services rendered by the witnesses. The fees allowed shall be paid by the county	Court Administered County Fund
	where the indictment was found or in which the defendant was held for trial.	only If Represented by a conflict
		defense attorney, or for the
		Court's own needs
EXPERT	EC § 730	Expert Witness Fees Vary
WITNESSES	When it appears to the court, at any time before or during the trial of an action, that expert evidence is or	Fixing an hourly rate and a Not to
	may be required by the court or by any party to the action, the court on its own motion or on motion of	Exceed Amount is highly
CRIMINAL	any party may appoint one or more experts to investigate, to render a report as may be ordered by the	recommended
ADULT	court, and to testify as an expert at the trial of the action relative to the fact or matter as to which the	
MISD. & FEL.	expert evidence is or may be required. The court may fix the compensation for these services, if any,	County Funded
	rendered by any person appointed under this section, in addition to any service as a witness, at the amount	Public Defender Fund
	as seems reasonable to the court.	District Attorney Fund
	Nothing in this section shall be construed to permit a person to perform any act for which a license is	Court Administered County Fund
	required unless the person holds the appropriate license to lawfully perform that act.	only If Represented by a conflict
	EC § 731 (a) (1) In all criminal actions and juvenile court proceedings, the compensation fixed under Section	defense attorney
	730 shall be a charge against the county in which the action or proceeding is pending and shall be paid out	<u>Unless</u> ordered for the Court's
	of the treasury of that county on order of the court.	own needs, then it is <b>Court funded</b>
	(2) Notwithstanding paragraph (1), if the expert is appointed for the court's needs, the compensation shall	
	be a charge against the court.	

## SUPERIOR COURT OF CALIFORNIA, COUNTY OF SANTA BARBARA COURT SERVICE VENDOR RATE FEE SCHEDULE — RESPONSIBILITY FOR PAYMENT

LEWD AND LASCIVIOUS ACTS - SUSPENSION OF SENTENCE	PC § 288.1  Any person convicted of committing any lewd or lascivious act including any of the acts constituting other crimes provided for in Part 1 of this code upon or with the body, or any part or member thereof, of a child under the age of 14 years shall not have his or her sentence suspended until the court obtains a report from a reputable psychiatrist, from a reputable psychologist who meets the standards set forth in Section 1027, as to the mental condition of that person.	Evaluation Fees may vary due to the complexity of the case and history of the defendant.  \$100/hr A Not to Exceed Amount is
	Pursuant to the Opinion of the Attorney General, No. 03-902, May 13, 2004, "The report of the defendant's mental condition is ordered by the court to serve its purposes in determining whether or not the defendant's sentence should be suspended. The report assists the court in performing its judicial role. It is not ordered by the prosecution or the defense to assist them in performing their duties. Accordingly, the report represents "court-ordered forensic evaluations and other professional services (for court's own use)" (Rule 810, subd. (d), function 10) to be paid by the state as part of "court operations" (§ 77200).	recommended (approx. \$2,500)  Court Funded
JUVENILE COMPETENCY	(a) During the pendency of any juvenile proceeding, the minor's counsel or the court may express a doubt as to the minor's competency. A minor is incompetent to proceed if he or she lacks sufficient present ability to consult with counsel and assist in preparing his or her defense with a reasonable degree of rational understanding, or lacks a rational as well as factual understanding, of the nature of the charges or proceedings against him or her. If the court finds substantial evidence raises a doubt as to the minor's competency, the proceedings shall be suspended.  (b) Upon suspension of proceedings, the court shall order that the question of the minor's competence be determined at a hearing. The court shall appoint an expert to evaluate whether the minor suffers from a mental disorder, developmental disability, developmental immaturity, or other condition and, if so, whether the condition or conditions impair the minor's competency. The expert shall have expertise in child and adolescent development, and training in the forensic evaluation of juveniles, and shall be familiar with competency standards and accepted criteria used in evaluating competence. The Judicial Council shall develop and adopt rules for the implementation of these requirements.	Evaluation: \$425 flat rate  Testimony: \$100/hour for Preparation, Travel, Wait Time, and Testimony  Evaluations and Testimony are Court Funded