IN THE JUVENILE COURT FOR	COUNTY, TENNESSEE
STATE OF TENNESSEE	) CHILD/CHILDREN UNDER ) THE AGE OF EIGHTEEN
IN THE MATTER OF	) )
	) DOCKET NO
ORDER OF COUNSEL FOR DELINQUENT OR UNRULY CHILD	
It appearing, based on the 🗌 affidavit of indigency	filed in this cause 🗌 after due inquiry made, that the
above-named child is charged with a/an:	
delinquent offense (S.Ct. Rule 13, Sec. 1(e)(1) exemp	ts this child from completing an affidavit of indigency)
unruly offense that places the child in jeopardy of be	ing removed from the home pursuant to T.C.A.§ 37-1-132(b),
and the child and the parent/legal guardian are indigent	pursuant to T.C.A§ 37-1-126. The child therefore qualifies
for appointed legal counsel. It is therefore ordered that:	the Public Defender is hereby appointed as counsel for
the child as provided by law or 🗌	, Attorney at Law, is hereby appointed as counsel
for the child due to a conflict with the Public Defender's	Office.
ADMINISTRATIVE FEE	
The parent/guardian is hereby assessed a non-refund	able administrative fee in the amount of
\$ (minimum fee \$50.00; maximu	m fee \$200.00), pursuant to T.C.A. § 37-1-126. This fee shall
be paid prior to the disposition of the case or within two	(2) weeks following the appointment of counsel, whichever
shall first occur.	
This administrative fee shall be waived by the Co	urt due to lack of sufficient financial resources of the child
and parent/legal guardian.	
PARTIAL REIMBURSEMENT OF CO	DST OF COURT-APPOINTED COUNSEL
The child and parent/legal guardian are indigent but	able to partially reimburse the State's expense in providing
the child court appointed counsel and the parent/child sh	nall pay into the Office of the Clerk of the Court the sum of
\$peruntil the sum of \$	is paid or until further order of the court,
pursuant to T.C.A. § 37-1-150.	
DETERMINATION	OF NON-INDIGENCY
It appearing based upon the affidavit of indigency file	ed in this cause, and/or after due inquiry made, that the
child or parent/legal guardian is not indigent.	
The child has the right to an attorney and has not wa	ived this right. Therefore, the Court finds that
All of which is hereby ordered. Enter this the	_ day of

JUDGE/MAGISTRATE