

IN THE SECOND JUDICIAL CIRCUIT
OF FLORIDA.

OFFICE OF THE CHIEF JUDGE

ADMINISTRATIVE ORDER: 89-89

RE: Compensation for private counsel in Guardian Ad Lite

RECORDED IN THE PUBLIC
RECORDS OF LEON CO. FLA.
SERIAL 500X2 OF 1110
OCT 13 9 36 AM '99
AT THE LEON COUNTY CLERK'S
OFFICE
CLERK OF CIRCUIT COURT

WHEREFORE is has become necessary to standardize the
criteria to be met before compensation will be allowed for private
counsel in the Guardian Ad Litem program;

THEREFORE, the following criteria must be met before the
Court may appoint private counsel where Guardian Ad Litem funding
is provided:

1. Counsel must be requested, appointed and coordinated through the Florida Guardian Ad Litem Program (hereinafter G.A.L.)
2. The child's wishes differ from the guardian's recommendations and the Court appoints counsel to advocate the child's wishes;
3. The child is charged with delinquent acts, or
4. G.A.L. advises the Court that it is unable to provide Guardian Ad Litem services to a child.

THE COURT must make a determination under one of the above four factors for private counsel to receive compensation by either the county or state. Discretionary appointment outside of these four factors does not give private counsel the rights to compensation by either the state or the county.

