STATE OF SOUTH CAROLINA COUNTY OF State of South Carolina, Plaintiff, -vs,) IN THE COURT OF (Select one.)) GENERAL SESSIONS FAMILY COURT		
	 JUDICIAL CIRCUIT CASE NO.:		
		□ Defendant □ Juvenile.) □ AMENDED ORDER	
		Offense(s):	
It appears that the above named person is entitled to court-appointed counsel or a guardian ad litem.			
_ arise if that office represents the above	other person involved herein and that a conflict would e-named individual.		
the public defender has indicated a powarranting the appointment of counse	ssible conflict of interest or other good cause l based on:		
the public defender or court-appointe now retained private counsel and is not	d counsel has indicated that the named individual has		
	an exemption or has demonstrated good cause pursuant		
☐ court-appointed counsel has obtained	d substitute counsel named below pursuant to Rule riginally received the appointment and who sought		
Therefore, it is ordered that	, Esquire hereby is appointed as		
(Select only one.)	sel lead counsel (if capital PCR case)		
for the above-named person. Counsel previous	iously appointed is/are hereby relieved as counsel.		
[(If Death Penalty PCR Case) It is Esquire, is hereby appointed as second cou	s further ordered that, unsel in this capital case.		
The clerk of court is directed to f notice.	forward a copy of this order to all persons entitled to		
IT IS SO ORDERED THIS	DAY OF, 20		
	Circuit Judge Clerk of Court		

NOTICE: SC Supreme Court Order of September 29, 2006, requires appointed counsel entitled to payment from the Office of Indigent Defense (OID) to register the case online with OID within fifteen (15) days of this appointment at www.sccid.sc.gov, and further directs that reimbursement vouchers be submitted directly to SCCID and not to the trial judge or clerk of court. See SCCID website for further details.