

50 Fremont Street, Suite 1700 San Francisco, CA 94105 Telephone: (415) 477-2374 Fax: (415) 477-2389 http://www.sfbar.org

APPLICATION FOR CRIMINAL LAW PANEL: COURT APPOINTMENTS AND PRIVATE REFERRALS

The LRIS is a State Bar certified program that qualifies attorneys for appointments by the San Francisco Superior Court and private referrals.

Name:	State Bar number:
Telephone:	Fax:
E-mail address:	
San Francisco office address:	
Mailing address (if different):	
Number of years of continuous active practice in Califo	ornia:
Please list any court appointed panels to which you belo	ong:

EXPERIENCE REQUIREMENTS

Criminal Law Specialist: A <u>Criminal Law Specialist</u> whose certification will last through the current membership satisfies the experience requirements for the following subpanels: misdemeanors, misdemeanor appeals, and regular felonies.

Substantial Equivalent Experience: If you cannot meet the requirements for membership in a particular subpanel but believe that you qualify by reason of substantial equivalent experience, you should submit a letter outlining such experience, as provided for in Rule 6 of the <u>Lawyer Referral and Information Service (LRIS) Rules</u>. Examples include, but are not limited to, cases which do not fall within the stated time period, as well as cases for which you sat as second chair with a statement detailing the nature of the case and an explanation of your involvement or role. Applicants must complete as much of this application as possible and include the letter detailing their substantial equivalent experience with their application submission.

Court Discretion: The Court retains the discretion to assign a more qualified attorney to any case when warranted.

COURT APPOINTMENTS — GENERAL REQUIREMENTS

In order to be a member of this panel, an attorney must be a member of at least one class of the Criminal Panel, and agree to the following:

I. Comply with the LRIS Annual Attorney Membership Agreement.

II. Appear in court on the assigned date at the assigned times.

- III. Accept, as sole compensation, the monies awarded by the Court and pay the required fee to the LRIS.
- IV. Maintain a designated office open to the public in San Francisco available to receive mail, accept service of process and meet with clients during regular business hours; list the office address on all web pages, court pleadings, business cards and stationery; and list the areas of practice for which you have been approved to participate in the LRIS on your website as well.
- V. Provide verification that during the year prior to submitting this application, applicant attended at least 15 units of Continuing Legal Education (CLE) approved for credit by the State Bar of California (State Bar) relating directly to criminal defense. (Please note: separate CLE requirements are needed for Part A, Criminal Panel classes 3, 4, and 5; Part B, Appeals Panel; and Part C, MDO/NGI/SVP Offender Panel.)
- VI. Certify that at least 20% of your current practice is in criminal law.

I, the undersigned, have read the foregoing conditions for membership to the Criminal Law Court Appointments Panel and agree to abide by them.

Date: _____ Signature:

PANEL CLASSIFICATIONS

Please check the box for each panel class to which you are applying. Click on the link to go to the class application section.

Part A — Criminal Panel Court Appointments and Referrals

- <u>Class 1 Misdemeanors</u>
 <u>Class 2 Regular Felonies</u>
 <u>Class 4 Homicide</u>
- Class 5 Special Circumstances Crimes

Part B — Appeals Panel

 Class 1 – Misdemeanor Appeals:
 Class 2 – Regular Felony
 Class 3 – Serious Felony

 Court Appointments and/or Referrals
 Appeal Referrals
 Appeal Referrals

Class 2 – SVP

Part C — MDO/NGI/SVP Offender Panel Court Appointments and Referrals

 $\Box \quad \underline{\text{Class } 1 - \text{MDO/NGI}} \qquad \Box$

Part D — Family Law Contempt Panel

Court Appointment Family Law Contempt

Court Appointments and/or Private Referrals

I am available to receive \Box private referrals and/or \Box court appointments.

PART A — CRIMINAL PANEL COURT APPOINTMENTS AND REFERRALS Class 1 – Misdemeanors

Substantial Equivalent Experience: You may submit for consideration cases which do not meet the experience requirements below if you believe such work should be considered as substantially equivalent experience. Examples include, but are not limited to, cases which do not fall within the stated time period; and cases for which you sat as second chair with a statement detailing the nature of the charges and an explanation of your involvement or role. See <u>page 1</u> for further details.

In order to be referred/appointed to any misdemeanor case, you must:

I. Satisfy one of the following experience requirements:

- A. Be a certified Criminal Law Specialist; **OR**
- B. Qualify for referrals/appointments for Part A, Class 2–Regular Felonies, Class 3–Serious Felonies, or Class 4–Homicide; **OR**
- C. Within the past three years, have handled as attorney of record:
 - 1. One criminal trial that was submitted to the jury for deliberation; AND
 - 2. Ten (10) criminal matters which included substantive pleadings and/or hearings; AND
- II. Certify that at least 15 units of CLE approved for credit by the State Bar relating directly to criminal defense have been completed within the past year (five of these units may be satisfied through "self-study," the remaining 10 units must be "participatory").

Note: If you are also applying for Class 2 – Regular Felonies, you must show that in some of the cases listed in Class 1 or Class 2, *you were counsel for the defendant rather than the government*. Please check the box provided to indicate whether you represented the defendant in the matter listed.

- L I satisfy one of the following experience requirements: A. I am a certified Criminal Law Specialist, and the "Task and Experience" pages of the application/recertification are enclosed. Date of Certification: ; OR **B.** I qualify for Part A 🗖 Class 2–Felonies 🗖 Class 3–Serious Felonies 🗖 Class 4–Homicide OR **C.** Within the past three years, I have handled as attorney of record: 1. One criminal trial that was submitted to the jury for deliberation: Jurisdiction and Case Name Case Number Charges Primary Judge Dates of Trial 1. Counsel for defendant **2.** Ten (10) criminal matters which included substantive pleadings and/or hearings: Jurisdiction and Dates of Case Name Case Number Charges Primary Judge Representation _____ 1. Nature of matter: _____ 2 Nature of matter: 3. Nature of matter: 4.
 - Nature of matter:

5.		 	
J.	Nature of matter:		
6.	Nature of matter:		
	Nature of matter.		
7.		 	
	Nature of matter:	 	
8.		 	
	Nature of matter:		
9.		 	
0.	Nature of matter:		
10.			
	Nature of matter:	 	

II. I certify that I have completed at least 15 units of CLE approved for credit by the State Bar relating directly to criminal defense within the past year (five of these units may be satisfied through "self-study," the remaining 10 units must be "participatory"):

	Title of Training	Date(s) of Trainings	Number of Hours	Provider	Self-Study (S) Participate (P)
1.					
2.					
3.					
4.					
5.					

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that I had <u>full</u> responsibility for all cases listed in the application, or if not, I have attached an explanation, and that at least 20% of my current practice is in criminal law.

Date: _____ Signature: _____

Class 2 – Regular Felonies

Substantial Equivalent Experience: You may submit for consideration cases which do not meet the experience requirements below if you believe such work should be considered as substantially equivalent experience. Examples include, but are not limited to, cases which do not fall within the stated time period; and cases for which you sat as second chair with a statement detailing the nature of the charges and an explanation of your involvement or role. See <u>page 1</u> for further details.

Regular Felony: Any felony which is not classified as a serious felony in Part A, Class 3-Serious Felonies.

In order to be referred/appointed to any regular felony cases, you must:

- I. Satisfy one of the following experience requirements:
 - A. Be a certified Criminal Law Specialist; OR
 - B. Qualify for referrals/appointments for Part A, Class 3-Serious Felonies, or Class 4-Homicide; OR
 - C. Within the past five years, have handled as attorney of record:
 - 1. Two criminal trials that were submitted to the jury for deliberation (one of which must have been a felony); **AND**
 - 2. One additional criminal court trial or juvenile felony trial; AND
 - 3. Five preliminary hearings to completion; AND
 - 4. Five motions in felony cases for which separate substantive pleadings were filed; AND
- II. Certify that at least 15 units of CLE approved for credit by the State Bar relating directly to criminal defense have been completed within the past year (five of these units may be satisfied through "self-study," the remaining 10 units must be "participatory.

Note: If you are also applying for Class 3 – Serious Felonies, you must show that in the *majority* of the cases listed in Class 2 or Class 3, *you were counsel for defendant* rather than the government. Please check the box provided to indicate whether you represented the defendant in the matter listed.

- I. I satisfy one of the following experience requirements:
 - **A.** □ I am a certified Criminal Law Specialist and the "Task and Experience" pages of the application/recertification are enclosed. Date of Certification: _____;

OR

B. I qualify for Part A 🗖 Class 3–Serious Felonies, or 🗖 Class 4–Homicide

OR

- **C.** Within the past five years, I have handled as attorney of record:
 - 1. Two criminal trials that were submitted to the jury for deliberation (one of which was a felony):

	Case Name	Case Number	Charges	Jurisdiction and Primary Judge	Dates of Trial
1.	 Felony case Counsel for defendant 				

2.

Felony case
 Counsel for defendant

AND

2. One additional criminal court trial or juvenile felony trial:

	Case Name	Case Number	Charges	Jurisdiction and Primary Judge	Dat	es of Trial
1.	 Felony case Counsel for defendar 	nt ry hearings to comp	AND			
	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Prelin	ninary Hearing Dates
1.	Counsel for defendar					
2.	Counsel for defendar	 nt				
3.	Counsel for defendar	 nt				
4.	Counsel for defendar	 nt				
5.	Counsel for defendar					
			AND			
	4. Five motions i	n felony cases for w	hich separate substan	tive pleadings were file		
	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Type of Motion	Date Filed
1.	Counsel for defendan	t				
2.	Counsel for defendan	t				
3.	Counsel for defendar	it				
4.	Counsel for defendant	ıt				
5.	Counsel for defendar	it				

II. I certify that I have completed at least 15 units of CLE approved for credit by the State Bar relating directly to criminal defense within the past year (five of these units may be satisfied through "self-study," the remaining 10 units must be "participatory"):

	Title of Training	Date(s) of Trainings	Number of Hours	Provider	Self-Study (S) Participate (P)
1.					
2.					
3.					
4.					
5.					

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that I had <u>full</u> responsibility for all cases listed in the application, or if not, I have attached an explanation, and that at least 20% of my current practice is in criminal law.

Date: Signature:

Class 3 – Serious Felonies

Substantial Equivalent Experience: You may submit for consideration cases which do not meet the requirements below if you believe such work should be considered as substantially equivalent experience. Examples include, but are not limited to, cases which do not fall within the stated time period; cases which do not fall within the definition of a serious felony with a statement detailing the nature of the charges and an explanation of the complexities of the case; and cases for which you sat as second chair with a statement detailing the nature of the charges and an explanation of your involvement or role. See page 1 for further details.

Serious Felonies: The following crimes are serious felonies for the purpose of referral/appointment and for compensation by the Court:

- 1. Felonies punishable by life imprisonment
- 2. Felonies where it is alleged that a firearm was used (Penal Code sections 12022.53 (c) or (d))
- 3. Felony sex crimes for which registration is a potential consequence (Penal Code section 290)
- 4. Attempted murder (Penal Code section 664/187)
- 5. Voluntary manslaughter (Penal Code section 192(a))
- 6. Arson of an inhabited dwelling (Penal Code section 451(b))
- 7. Cases in which the District Attorney is seeking a lifetime commitment (Penal Code section 6600)
- 8. Offenses in which Penal Code section 186.22(b)(1)(B) et seq is alleged
- 9. Petitions with motions filed under Welfare and Institutions Code section 707 (a) and (c)
- 10. Three or more incidents of the following crimes (for the purpose of this section, three or more incidents contemplates three different times and locations, not three different victims):
 - a. Residential burglary (i.e., three or more different premises not three victims)
 - b. Assault with weapon use or a great bodily injury enhancement
 - c. Robbery, attempted robbery or carjacking

In order to be referred/appointed any serious felony cases, you must:

- I. Within the past five years, have handled as attorney of record:
 - A. Three felony trials that were submitted to the jury for deliberation (two must be in serious felony or homicide cases); **AND**
 - B. Seven preliminary hearings to completion (two must be serious felony or homicide cases); AND
 - C. Ten (10) substantial criminal or juvenile motions (two must be in serious felony or homicide cases); AND
 - D. One extraordinary writ in which further briefing was requested; AND
- II. Certify that at least 45 CLE units approved for credit by the State Bar have been completed within the past three years (15 of these units may be "self-study," the balance must be "participatory") as follows:
 - A. Thirty (30) units of CLE directly relating to criminal defense; AND
 - B. Fifteen (15) units directly relating to the defense of murder, gang or sex cases, and/or forensic evidence in serious criminal trial litigation.

Notes:

- Membership for this panel must be renewed every three years by a new application accompanied by proof of completion of 45 units of CLE credit as outlined above.
- If you are also applying for Class 4 Homicide, you must show that in the majority of the Class 3 cases listed below, *you were counsel for the defendant rather than the government*. Please check the box provided to indicate whether you represented the defendant in the matter listed.
- I. Within the past five years, I have handled as attorney of record:
 - **A.** Three felony trials that were submitted to the jury for deliberation (two must be serious felony or homicide cases):

	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Dates of Trial
1.	☐ Serious felony/hom ☐ Counsel for defend				
2.	☐ Serious felony/hom ☐ Counsel for defend				
3.	☐ Serious felony/hom ☐ Counsel for defend				
	D. Correct and line in our		AND		
	1			rious felony or homicide Jurisdiction and	Preliminary Hearing
	Case Name	Case Number	Charges	Name of Judge	Dates
1.	☐ Serious felony/hon ☐ Counsel for defend				
2.	Serious felony/hon				

3

☐ Serious felony/homicide case ☐ Counsel for defendant

4.

☐ Serious felony/homicide case ☐ Counsel for defendant

5.

☐ Serious felony/homicide case ☐ Counsel for defendant

6.

□ Serious felony/homicide case □ Counsel for defendant

7.

Serious felony/homicide case
 Counsel for defendant

AND

C. Ten (10) substantial criminal or juvenile motions (two of which in serious felony or homicide cases):

	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Type of Motion	Date Filed
1.	☐ Serious felony/hom ☐ Counsel for defend	nicide case ant				
2.	☐ Serious felony/hom ☐ Counsel for defend					
3.	☐ Serious felony/hom ☐ Counsel for defend	nicide case lant				
4.	☐ Serious felony/hom ☐ Counsel for defend					
5.	☐ Serious felony/hom ☐ Counsel for defend					
	☐ Serious felony/hom ☐ Counsel for defend	nicide case lant				
7.	Serious felony/hom	nicide case				

Counsel for defendant

8.

☐ Serious felony/homicide case ☐ Counsel for defendant

9.

Serious felony/homicide case
 Counsel for defendant

10.

1

Serious felony/homicide case
 Counsel for defendant

AND

D. One extraordinary writ in which further briefing was requested:

	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Type of Writ	Date Filed
1.	Counsel for defenda	ant				

AND

II. I certify that I have completed at least 45 CLE units approved for credit by the State Bar within the past three years (15 of these units may be "self-study," the balance must be "participatory") as follows:A. Thirty (30) CLE units directly relating to criminal defense:

	Title of Training	Date(s) of Trainings	Number of Hours	Provider	Self-Study (S) Participate (P)
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					
9.					
10.					

B. Fifteen (15) CLE units relating directly to the defense of murder, gang or sex cases, and/or forensic evidence in serious criminal trial litigation:

	Title of Training	Date(s) of Trainings	Number of Hours	Provider	Self-Study (S) Participate (P)
1.					
2.					
3.					
4.					
5.					

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that I had <u>full</u> responsibility for all cases listed in the application, or if not, I have attached an explanation, and that at least 20% of my current practice is in criminal law.

Date: _____ Signature: _____

Class 4 – Homicide

Substantial Equivalent Experience: You may submit for consideration cases which do not meet the requirements below if you believe such work should be considered as substantially equivalent experience. Examples include, but are not limited to, homicide cases which do not fall within the stated time period; non-homicide cases with a statement detailing the nature of the charges and an explanation of the complexities of the case; and homicide cases for which you sat as second chair with a statement detailing the nature of the charges 1 for further details.

In order to be referred/appointed any homicide, you must:

- I. Qualify for referrals/appointments for Part A, Class 3–Serious Felonies; however, you must show that *in the majority of the Class 3 cases listed above, you were counsel for the defendant* rather than the government. Please check the box provided above to indicate you represented the defendant in the matter listed; **AND**
- II. Within the past seven years, have handled as lead counsel (experience as a "second chair" does not satisfy the requirements):
 - A. Three homicide trials that were submitted to the jury for deliberation; OR
 - B. Two homicide jury trials and one jury trial in a life sentence case that were submitted to the jury for deliberation; **OR**
 - C. Two homicide jury trials (one of which was in the past three years) and five additional felony jury trials that were submitted to the jury for deliberation within the last 10 years; **AND**
- III. Certify that at least 45 CLE units approved for credit by the State Bar have been completed within the past three years (15 of these units may be "self-study," the balance must be "participatory") as follows:
 - A. Thirty (30) units of CLE directly relating to criminal defense;
 - B. Fifteen (15) units directly relating to the defense of murder cases.

Note: Membership for this panel must be renewed every three years by a new application accompanied by proof

of completion of 45 units of CLE credit as outlined above.

I. D I qualify for Part A, Class 3–Serious Felonies;

AND

- **II.** Within the past seven years, I have handled as lead counsel (experience as a "second chair" does not satisfy the requirements) (please check ONE box that applies):
 - A. \Box Three homicide trials that were submitted to the jury for deliberation; **OR**
 - B. **D** Two homicide jury trials and one jury trial in a life sentence case that were submitted to the jury for deliberation; **OR**

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	Case Name	Case Number	Charges	Name of Judge	Dates of Trial
1.					
		for co-defendant:			
	Name(s) of opposing	g counsel:			
		Life sentence case			
2.					
	Name(s) of counsel f	or co-defendant:			
	Name(s) of opposing	counsel:			
		Life sentence case			
3.					
	Name(s) of counsel f	or co-defendant:			
	Name(s) of opposing	counsel:			
		Life sentence case			
4.					
		or co-defendant:			
		counsel:			
		Life sentence case			
5.					
		or co-defendant:			
		counsel:			
	Homicide case	Life sentence case			

6.			 	
	Name(s) of counsel for co-def	endant:	 	
	Name(s) of opposing counsel	:		
	🗖 Homicide case 🛛 Li	fe sentence case		
7.			 	
	Name(s) of counsel for co-def	endant:		
	Name(s) of opposing counsel	:		
	🗖 Homicide case 🛛 Li			

III. I certify that I have completed at least forty-five (45) CLE units approved for credit by the State Bar within the past three years (15 of these units may be "self-study," the balance must be "participatory") as follows:A. Thirty (30) CLE units directly relating to criminal defense:

	Title of Training	Date(s) of Trainings	Number of Hours	Provider	Self-Study (S) Participate (P)
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					
9.					
10.					

B. Fifteen (15) units directly relating to the defense of murder cases:

	Title of Training	Date(s) of Trainings	Number of Hours	Provider	Self-Study (S) Participate (P)
1.					

2.			
3.			
4.			
5.			

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that I had full responsibility for all cases listed in the application, or if not, I have attached an explanation, and that at least 20% of my current practice is in criminal law.

Date: _____ Signature: _____

Class 5 – Special Circumstances Crimes

In order to be referred/appointed any case in which special circumstances are alleged, you must:

- I. Within the past 10 years have handled as lead defense counsel either:
 - A. Ten (10) serious or violent felony jury trials within the meaning of Penal Code sections 667.5c or 1192.7c, including at least two homicide cases, that were submitted to the jury for deliberation; **OR**
 - B. Five serious or violent felony jury trials within the meaning of Penal Code sections 667.5c or 1192.7c, including at least three homicide cases, that were submitted to the jury for deliberation; **AND**
- II. Within the past three years have either:
 - A. Handled homicide or serious felony cases in which four experts were called or cross-examined by applicant, at least one of whom was a psychiatric expert; **OR**
 - B. Attended training (at least two CLE units) dedicated to expert witnesses and which specifically addressed aspects of mental health in the criminal law context related to homicide or serious felonies; **AND**
- III. Be an active practitioner with at least 10 years litigation experience; be familiar with the practices and procedures of the California criminal courts; and have demonstrated the necessary proficiency, diligence, and quality of representation appropriate to such cases; AND
- IV. Certify that at least 45 CLE units approved for credit by the State Bar have been completed within the past three years (15 of these units may be "self-study," the balance must be "participatory") as follows:A. Thirty (30) units of CLE directly relating to criminal defense; AND
 - B. Fifteen (15) units directly relating to the defense of capital cases and must have been completed within the two years prior to this application.

Note: Membership for this panel must be renewed every three years by a new application and must be accompanied by proof of completion of 45 units of CLE credit as outlined above.

- I. Within the past 10 years, I have handled as lead defense counsel (please check ONE box that applies):
 - **A.** □ Ten (10) serious or violent felony jury trials within the meaning of Penal Code sections 667.5c or 1192.7c, including at least two homicide cases, that were submitted to the jury for deliberation; **OR**
 - **B.** □ Five serious or violent felony jury trials within the meaning of Penal Code sections 667.5c or 1192.7c, including at least three homicide cases, that were submitted to the jury for deliberation:

			Jurisdiction and	
Case Name	Case Number	Charges	Name of Judge	Dates of Trial

Name(s) of co-counsel/counsel for co-defendant:		
Name(s) of opposing counsel:		
Name(s) of co-counsel/counsel for co-defendant:		
Name(s) of opposing counsel:		
Name(s) of opposing counsel:		
Name(s) of co-counsel/counsel for co-defendant:	 	
Name(s) of opposing counsel:		
Homicide case		
Name(s) of co-counsel/counsel for co-defendant:		
Name(s) of opposing counsel:	 	
Homicide case		
Name(s) of co-counsel/counsel for co-defendant:	 	
Name(s) of opposing counsel:		
Homicide case	 	
Name(a) of an any maple of the set defendants		
Name(s) of co-counsel/counsel for co-defendant:		
Name(s) of opposing counsel:		
Homicide case		
Name(s) of co-counsel/counsel for co-defendant:		
Name(s) of opposing counsel:	 	
Homicide case		

8.				
	Name(s) of co-counsel/counsel for co-defend	ant:		
	Name(s) of opposing counsel:			
	Homicide case			
9.				
	Name(s) of co-counsel/counsel for co-defend	ant:		
	Name(s) of opposing counsel:			
	Homicide case			
10.				
	Name(s) of co-counsel/counsel for co-defend	ant:		
	Name(s) of opposing counsel:			
	Homicide case			
		AND		
II.	Within the past three years I have either:A. Handled homicide or serious felony cas applicant, at least one of whom was a p			
	Case Name Case Number	Charges	Jurisdiction and Name of Judge	Dates of Trial/Hearing
1.				
	Name(s) of co-counsel/counsel for co-defenda	int:		
	Name(s) of opposing counsel:			
	Name of expert/specialty: Psychiatric expert was □ called or □ cross-ex			
2	Name of expert/specialty: Psychiatric expert was 🗖 called or 🗖 cross-ex	amined		
2.	Name of expert/specialty: Psychiatric expert was □ called or □ cross-ex	amined		
2.	Name of expert/specialty: Psychiatric expert was called or cross-ex Name(s) of co-counsel/counsel for co-defenda	amined		
2.	Name of expert/specialty: Psychiatric expert was □ called or □ cross-ex Name(s) of co-counsel/counsel for co-defenda Name(s) of opposing counsel:	amined		
2.	Name of expert/specialty: Psychiatric expert was called or cross-ex Name(s) of co-counsel/counsel for co-defenda	amined		

Name(s) of co-counsel/counsel for co-defendant:	
Name(s) of opposing counsel:	
Name of expert/specialty:	
Psychiatric expert was 🗖 called or 🗖 cross-examined	
Name(s) of co-counsel/counsel for co-defendant:	
Name(s) of opposing counsel:	
Name of expert/specialty:	

Psychiatric expert was \square called or \square cross-examined

OR

B. Attended training (at least two CLE units) dedicated to expert witnesses and which specifically addressed aspects of mental health in the criminal law context related to homicide or serious felonies

	Title of Training	Date(s) of Training	Number of Hours	Provider
1.				
2.				

III. Please check all that apply:

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□ I have been an active practitioner with at least 10 years litigation experience;

□ I am familiar with the practices and procedures of the California criminal courts;

□ I have the necessary proficiency, diligence and quality of representation appropriate for such cases

AND

IV. I certify that I have completed at least 45 CLE units approved for credit by the State Bar within the past three years (15 of these units may be "self-study," the balance must be "participatory") as follows:A. Thirty (30) units of CLE directly relating to criminal defense:

	Title of Training	Date(s) of Trainings	Number of Hours	Provider	Self-Study (S) Participate (P)
1.					
2.					
3.					
4.					

5.			
6.			
7.			
8.			
9.			
10			

B. Fifteen (15) units directly relating to the defense of capital cases and must have been completed within the two years prior to this application:

	Title of Training	Date(s) of Trainings	Number of Hours	Provider	Self-Study (S) Participate (P)
1.					
2.					
3.					
4.					
5.					

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that I had full responsibility for all cases listed in the application, or if not, I have attached an explanation, and that at least 20% of my current practice is in criminal law.

Date: Signature:

PART B — APPEALS PANEL

Class 1 – Misdemeanor Appeals Court Appointments and/or Referrals

In order to be referred/appointed to an appeal arising out of a misdemeanor matter, you must:

- I. Satisfy one of the following requirements:
 - A. Be a certified Criminal Law Specialist; OR
 - B. Qualify for Part A, Class 1-Misdemeanors; AND
- II. Within the past five years, have filed an appeal or at least one extraordinary writ as attorney of record in which a decision was rendered in the Superior Court of San Francisco, Appellate Division; AND
- III. Within the past five years, have completed a seminar on appellate law in criminal cases of at least six units of CLE approved for credit by the State Bar; AND
- IV. Complete 15 units of CLE as required by Part A, Class 1–Misdemeanors and/or Class 2–Regular Felonies.

Note: Membership for this panel requires proof every five years of completion of an appellate law seminar in criminal cases as outlined above.

- **I.** I satisfy on of the following requirements:
 - A. I am a certified Criminal Law Specialist, and the "Task and Experience" pages of the application/recertification are enclosed. Date of Certification:

OR

B. D I qualify for Part A, Class 1–Misdemeanors

AND

II. Within the past five years, have filed an appeal or at least one extraordinary writ as attorney of record in which a decision was rendered in the Superior Court of San Francisco, Appellate Division:

1.	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Type of Writ or Appeal	Date Filed

AND

III. Within the past five years, I have completed a seminar on appellate law in criminal cases of at least six units of CLE approved for credit by the State Bar:

Title of Seminar	Date(s) of Seminar	Number of Hours	Provider

AND

IV. □ I certify that I have completed 15 units of CLE as required by Part A, <u>Class 1–Misdemeanors</u> and/or <u>Class 2–Regular Felonies</u> (please complete the CLE section for either class.).

Class 2 – Regular Felony Appeal Referrals

In order to be referred an appeal arising out of a felony matter, you must:

- I. Qualify for Part A, Class 2-Regular Felonies; AND
- II. Have completed work as attorney of record in at least two appeals or at least two extraordinary writs in which a decision was rendered; **AND**
- III. Within the past five years, have completed a seminar on appellate law in criminal cases of at least six units of CLE approved for credit by the State Bar.

Note: Membership for this panel requires proof every five years of completion of an appellate law seminar in criminal cases as outlined above.

I. D I qualify for Part A, Class 2–Regular Felonies;

AND

II. I have completed work as attorney of record in at least two appeals or at least two extraordinary writs in which a decision was rendered:

			Jurisdiction and	Type of Writ	
Case Name	Case Number	Charges	Name of Judge	or Appeal	Date Filed

1.

2.

AND

III. Within the past five years, I have completed a seminar on appellate law in criminal cases of at least six units of CLE approved for credit by the State Bar:

Title of Seminar	Date(s) of Seminar	Number of Hours	Provider

Class 3 – Serious Felony Appeal Referrals

In order to be referred an appeal arising out of a serious felony matter, you must:

- I. Qualify for Part A, Class 3-Serious Felonies; AND
- II. Have completed work in at least two appeals or at least two extraordinary writs in which an opinion was rendered as attorney of record; **AND**
- III. Within the past five years, have completed a seminar on appellate law in criminal cases of at least six units of CLE approved for credit by the State Bar.

Note: Membership for this panel requires proof every five years of completion of an appellate law seminar in criminal cases as outlined above.

I. D I qualify for Part A, Class 2–Regular Felonies;

AND II. I have completed work in at least two appeals or at least two extraordinary writs in which an opinion was rendered as attorney of record:

1.	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Type of Writ or Appeal	Date Filed
2.						

III. Within the past five years, I have completed a seminar on appellate law in criminal cases of at least six units of CLE approved for credit by the State Bar:

Title of Seminar	Date(s) of Seminar	Number of Hours	Provider

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that I had <u>full</u> responsibility for all cases listed in the application, or if not, I have attached an explanation and that at least 20% of my current practice is in criminal law.

Date:	 Signature:

PART C — MDO/NGI/SVP OFFENDER PANEL COURT APPOINTMENTS AND REFERRALS Class 1 – MDO/NGI

Compensation Rate: Compensation for cases pursuant to Penal Code section 2970, Penal Code section 1026.2, and Penal Code section 1608 will be at the regular felony rate.

In order to be referred/appointed any case pursuant to Penal Code section 2970 (MDO), Penal Code section 1026.2 (NGI extensions) and Penal Code section 1608, you must:

- I. Qualify for Part A, Class 3-Serious Felonies; AND
- II. Within the past five years have completed three hearings involving psychiatric expert testimony; AND
- III. Within the past three years have fulfilled six CLE units approved for credit by the State Bar in any of the following areas:
 - A. Psychiatric/psychological/mental health expert witnesses and testimony
 - B. Forensic psychiatry and psychological issues
 - C. DSM disorders, diagnosis, evaluation and treatment
 - D. Paraphilia and Pedophilia specific diagnosis, evaluation and treatment
 - E. Future dangerousness research, testing and evaluation.

Note: Membership in the panel must be renewed every three years by a new application accompanied by proof of completion of the CLE requirements as outlined above.

I. 🗖 I qualify for Part A, Class 3–Serious Felonies

AND

II. Within the past five years I have completed three hearings involving psychiatric expert testimony:

	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Expert Name	Hearing Date
1.						
2.						
3.						

AND

- **III.** Within the past three years I fulfilled six CLE units approved for credit by the State Bar in any of the following areas:
 - A. Psychiatric/psychological/mental health expert witnesses and testimony
 - **B.** Forensic psychiatry and psychological issues
 - C. DSM disorders, diagnosis, evaluation and treatment
 - **D.** Paraphilia and Pedophilia specific diagnosis, evaluation and treatment
 - E. Future dangerousness research, testing and evaluation

	Title of Training and/or Session	Date(s) of Trainings		Provider
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1.		
2.		
3.		
4.		
5.		

Class 2 – SVP

Compensation Rate: Compensation for cases pursuant to Welfare and Institutions Code section 6600 et. seq. will be at the serious felony rate.

In order to be referred/appointed any case pursuant to Welfare and Institutions Code section 6600 et. seq., applicant must:

- I. Qualify for Part C, Class 1–MDO/NGI; AND
- II. Within the past five years have completed as counsel of record:
 - A. One trial where an NGI plea has been entered and adjudicated OR
 - B. One trial pursuant to Penal Code section 1368 (court or jury) **OR**
 - C. One trial pursuant to Panel Code section 2970 **OR**
 - D. One trial pursuant to Welfare and Institutions Code section 6600 et. seq. OR
 - E. One trial pursuant to Welfare and Institutions Code section 5200 et. seq. OR
 - F. One trial pursuant to Penal Code section 1026.2 AND
- III. Complete CLE units offered by BASF/Superior Court, or by BASF/Superior Court-approved provider(s), devoted exclusively to SVP cases, each time such training is offered.

Note: Membership in the panel must be renewed every three years by a new application accompanied by proof of completion of the CLE requirements as outlined above.

I. D I qualify for Part C, Class 1–MDO/NGI;

AND

- **II.** Within the past five years I have completed, as counsel of record (please check ONE box that applies):
 - A. D One trial where an NGI plea has been entered and adjudicated **OR**
 - **B. D** One trial pursuant to Penal Code section 1368 (court or jury) **OR**
 - C. **D** One trial pursuant to Panel Code section 2970 **OR**
 - **D. D** One trial pursuant to Welfare and Institutions Code section 6600 et. seq. **OR**
 - E. D One trial pursuant to Welfare and Institutions Code section 5200 et. seq. OR
 - **F. D** One trial pursuant to Penal Code section 1026.2:

	Case Name	Case Number	Charges	Jurisdiction and Primary Judge	Dates of Trial
1.					

AND

III. I have completed all of the above requirements and completed the BASF/Superior Court CLE training or a BASF/Superior Court – approved training devoted exclusively to SVPs each time the trainings are offered:

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that I had full responsibility for all cases listed in the application, or if not, I have attached an explanation, and that at least 20% of my current practice is in criminal law.

Date:		Signature:		
		W CONTEMPT PANE y Law Contempt	L	
-	parate panel, adm n procedures.	ninistered by the LRIS C	ourt Appointment Progra	ms and the Court, with additional
I. Qualify II. Within t AND	for Part A, Clas he past five year	s 2–Felonies; AND rs, have handled three co	contempt case, you mus ntempt proceedings, inclu v as it relates to family la	iding at least one in family court;
I. 🗖 Iqu	alify for Part A	, Class 2–Felonies;	AND	uding at least one in family court
County 1.	Court	Case #	Case Title	Filing Date
2.				
3.				
III.Stateme	nt of my familia	rity with family law as it	AND relates to family law con	tempt proceedings:

I declare under penalty of perjury that I had full responsibility for all cases listed in the application, or if not, I have attached an explanation.

Date:	Signature: