

Lawyer Referral and Information Service

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APPLICATION FOR JUVENILE DELINQUENCY 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:
Number of years of continuous active practice in Juven	ile Delinquency Court:
County of Juvenile Practice:	
Are you a certified Criminal Law specialist? Certificati	ion expiration date:
Please list any court appointed panels to which you bel-	ong:

EXPERIENCE REQUIREMENTS

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; 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. 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.

JUVENILE DELINQUENCY COURT APPOINTMENT PANEL - GENERAL REQUIREMENTS

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.

☐ I am a member of the Regular Felony sub-panel, OR

☐ I have enclosed an application for the Regular Felony sub-panel.

- 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. Applicant must 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 in delinquency proceedings which include and satisfy the requirements of AB 703 as contained in California Rules of Court 5.664 (b) (2). This is a continuing annual obligation and complies with the State Bar Guidelines on the Delivery of Services in Indigent Defense as well as AB 703. Five out of the 15 required units may be self-study (Please note: separate MCLE requirements are needed for Class 2-Serious Felonies, Class 3-Non-Homicide Felonies, and Class 4-Homicdes.)

	undersigned, have i ntments Panel and			membership to t	he Criminal I	Law Court
Date:		Signature	e:			_
QUAI	LIFICATIONS ANI	D EXPERIENCE R	REQUIREMEN	NTS		
Class	1 - Misdemeanors a	nd Regular Felonio	es			
	ctional matters wher 2 of this application.	re minor is not charg	ged with an offe	ense categorized as	s a Serious Fel	ony, listed in
require Examp you sa or role	t as second chair wit. See page 1 for furth order to be referred Within the last three which must have be	pelieve such work sinot limited to, cases h a statement details her details. ed/appointed to an ee years, have handleen contested jurisdinesses; AND, applications.	hould be consider which do not a sing the nature of the nature of the mature of the mature of three Juven actional hearing	lered as substantial fall within the state of the charges and rease, you must ile Delinquency case on the merits of	ally equivalent ed time period; an explanation qualify under ases as attorne; the charges where the charges where the entire ent	experience. g and cases for which of your involvement Part A or B below: y of record, two of
	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Date(s) of contested hearing	Inclusive Dates of Representation
1.						
2.						
3.						

-OR-

- **B.** Within the last **three** years, applicant must have handled as attorney of record (1) **ten** Juvenile Delinquency cases, **five** of which must have been contested jurisdictional hearings on the merits of the charges which involve the examination of witnesses; AND (2) **five** motions in delinquency cases for which substantive pleadings were filed; AND, (3) must establish that applicant has a demonstrable working familiarity with the concepts of criminal defense law; AND (4) applicant must certify that at least 30 percent of applicant's practice is in juvenile delinquency law; AND (5) attended at least 15 units of CLE approved for credit by the State Bar relating directly to criminal defense in delinquency proceedings.
 - (1) **Ten** cases within the last **three** years, **five** of which had contested jurisdictional hearings on the merits of the charges which involve the examination of witnesses:

	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Date(s) of Contested Hearing	Inclusive Dates of Representation
1.						
2.						
3.						
4.						
5.						
6.						
7.						
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9.						
10.						

(2) Five motions in delinquency cases for which substantive pleadings were filed:

	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Type of Motion	Date of Substantive Pleadings
1.						
2.						
3.						
4.						

5.						
	(3)	I have a working fa	miliarity with the	e concepts of cri	minal law because:	
	(4)	I certify that at least	t 30 percent of m	y practice is in j	uvenile delinquency law: Y	es No
	(5)	approved for credit proceedings which Rules of Court 5.66	by the State Bar include and satis 4 (b) (2) as follo	relating directly fy the requirement ws (five of these	re attended at least 15 units to criminal defense in deligents of AB 703 as contained units may be satisfied throry"); (Please include attachments)	nquency l in California ugh "self-
		Title of Training	Date(s) of Training	Number of Hours	Provider	Self-Study (S) Participatory (P)
1.						
2.						
3.						
4.						
5.						
corı	rect a				ormation in this application in the application, or if no	
Date	e:		Signature:			
lass	2 - Se	erious Felonies				
					h is within the Court's Serio rney waives the right to a "t	•

C

Jı D 707) hearing.

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 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 in which it is alleged that a firearm was used (Penal Code sections 12022.53 (c) and (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. Conspiracy to commit murder
- 8. Three or more separate incidents of the following crimes (For the purpose of this section, three or more incidents contemplates three different times and locations, not just three different victims):
 - a. Residential burglary (i.e., three or more different premises not just three victims)
 - b. Assault with personal use of a weapon alleged as an enhancement or great bodily injury alleged as an enhancement
 - c. Robbery, attempted robbery or carjacking

Note: Applicant must show that in the *majority* of cases, *you were counsel for the minor* rather than the government. If you are also applying for Class 3 or 4, applicant must show that *you were counsel for the minor*, *rather than the government* in the *majority* of the cases listed. Please check the box provided to indicate whether you represented the minor in the matter listed.

I.	In order to be referred/appointed to any serious felony cases, you must qualify under Part A or B Belov
	A. Within the last three years, applicant must have handled as attorney of record at least one juvenile transfe

hearing or a dispositional hearing which involved calling and examination of non-family witnesses AND applicant must meet the qualifications for the Serious Felony sub-panel of the <u>Criminal Law Panel</u>:

	ith a check whether the cang or dispositional hea			mily witnesses:
Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Dates of Representation
, ,	el/counsel for co-defendant:			
	nearing:			
☐ Check this box if	you were counsel for the	Minor		
	the Serious Felony sub particular application for the Serio	,	el.	

-OR-

B. Applicant must qualify for Part B, Class 1 and within the last **three** years must have handled as attorney of record (1) **five** cases involving minors over 16 years of age charged with acts specified in the Court's Class 2 Serious Felony definition and of these five, **three** must be contested jurisdictional hearings on the merits of the charges which involved the examination of witnesses **AND** (2) **five** substantial criminal or juvenile motions, **three** of which were filed in serious felonies cases **AND** (3) 45 units of CLE approved for credit by the State Bar within the three years preceding the submission of this application relating directly to criminal defense in delinquency proceedings which include and

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satisfy the requirements of AB 703 as contained in California Rules of Court 5.664 (b) (2). **Fifteen** (15) of these units must relate directly to the defense of murder, gang or sex cases, and/or forensic evidence in serious criminal trial litigation relating directly to defense of criminal prosecutions.

(1) Five cases involving minors over 16 years of age charged with acts specified in the Court's Serious Felony definition:

Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Dates of Representation
Name(s) of opposir	ng counsel:			
Type and Date(s) o	f hearing:			
	contested jurisdictional haring:	•	its which involved the ex	amination of
Check this box if y	you were counsel for the	Minor		
Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Dates of Representation
			_	
Name(s) of opposir	ng counsel:			
Type and Date(s) o	f hearing:			
	contested jurisdictional haring:	•	its which involved the ex	amination of
Check this box if y	ou were counsel for the	Minor		
•	Case Number	Charges	Jurisdiction and Name of Judge	Dates of Representation
Case Name	Case Number	Charges		Representation
Case Name Name(s) of co-cour	Case Number	Chargesant:	Name of Judge	Representation

Ca	se Name	Case Number	Charge		Judge	Date Represe	entation
Name(
Name(s) of opposing	g counsel:					
Туре а	nd Date(s) of	hearing:					
☐ Check	this box if co	ontested jurisdiction	nal hearings on th	ne merits which involve	ed the exa		
		ou were counsel for					
	se Name	Case Number	Charge		udge	Repre	ates of esentation
Name(s) of opposing	g counsel:					
Туре а	nd Date(s) of	hearing:					
☐ Check	this box if co	ontested jurisdiction	nal hearings on th	ne merits which involve	ed the exa		
Check	this box if yo	ou were counsel for	the Minor				
(2)		ntial criminal or juv lony cases:	enile motions as	s attorney of record, thr	ree of whi	ich were f	filed in
(Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Type Moti		Date Filed
1							
Ch	eck this box if	this is serious felony	case as defined i	n class 2 – Serious Felor	nies: 🗖		
2		-					
Ch	eck this box if	this is serious felony	case as defined i	n class 2 – Serious Felor	nies: 🗖		
3			·				
	eck this box if	this is serious felony	case as defined i	n class 2 – Serious Felor	nies: 🗖		
4.							

1 1 1	application relating directly the requirements of AB 70 these units may be self-studinits relate directly to the crelating directly to defense is needed):	3 as contained in C dy, the balance must lefense of murder,	alifornia Rules of st be "participatory gang or sex cases,	Court 5.664 (b) (2 '"); AND fifteen (and/or forensic ev	2) (15 of 15) of these idence
	Units directly relating to cents of AB 703 as contained				satisfy the
	Title of Training	Date(s) of training	Number of Hours	Provider	Self-Study (S) Participatory (P)
1.					
2.					
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10.					
	ting directly to the defense trial litigation – 15 Units	of murder, gang or	sex cases, and/or	forensic evidence	in serious
	Title of Training	Date(s) of training	Number of Hours	Provider	Self-Study (S) Participatory (P)
l.					
2.					
,					

5.

	4.				
	5.				
co	•			rmation in this applicat n the application, or if i	
Da	nte:	Signature:			
Cl	ass 3 – Non-Homic	ide Felonies Under S	ection 707, Welfard	e & Institutions Code	
	risdictional matters torney files a moti		d of an offense othe	r than homicide, AND w	here the District
Exyo or In In on tra	camples include, but u sat as second chair role. See page 1 for order to be referrestitutions Code, yo e transfer hearing, (ining provided by I	are not limited to, case of are with a statement details. ed/appointed to any reduced with the last of attended or viewed BASF/Public Defender	non-homicide felon t three years, applied the 707 training "T	y under Section 707, We cant must have handled a transfer Cases; Propositional hearings Serious Felony sub-pane	reriod; and cases for which action of your involvement of gelfare & sattorney of record on 57" MCLE with testimony of the Criminal
1.	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Dates of Representation
	Name(s) of co-coun		dant:		
	Name(s) of opposin	g counsel:			
	Type and Date(s) o	f hearing:			
2.	Case Name	Case Number	Charges	Jurisdiction and Name of Judge	Dates of Representation
		sel/counsel for co-defen			
	Name(s) of opposin	g counsel:			
	Type and Date(s) o	f hearing:			

9

Case Name 3.	Case Number	Charges	Name of Judge	Dates of Representation
Name(s) of co-cour	nsel/counsel for co-defen	ndant:		
Name(s) of opposir	ng counsel:			
Type and Date(s) o	of hearing:			
=	ompleted BASF/Public	_	gentitled: "Transfer Case	es, Proposition 57" on
☐ I am a member	of the Serious Felony s	AND sub-panel, OR	panel.	
when the juvenile h	nas been referred for pro	osecution to the adul	oint counsel from the add It criminal court. Repres ppointment in adult crim	entation of the minor
•	had full responsibility	•	formation in this applic in the application, or i	
Date:	Signature:			
Class 4 – Homicide u	ınder Section 707, We	elfare and Institutio	ons Code	
	where minor is 16 or ces a motion under 707		of murder (§187 Penal C	ode) AND where the
requirements below if Examples include, bu	you believe such work t are not limited to, cas ir with a statement deta	should be considered ses which do not fall		-
qualify for Class 3 – 1	-	es under Section 707,	le/Life Sentence Crimes OR (2) certify completi the Public Defender.	•
	the Criminal Homicide application for the Cri		nes Sub panel, OR e Sentence Crimes Sub p	panel.
		AND		
I certify that I comple	eted BASF's training en	ntitled: "Transfer Ca	ses, Proposition 57" on	
(date of training).				

Date:	Signature:		
Class 5 – Appeals: Private Referrals Only 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 page 1 for further details.			
•	1		Date of
Appellate case #		Jurisdiction	Briefs/opinion
•	under penalty of perjury that a had <u>full</u> responsibility for all		n this application is true and ication, or if not, I have attached
Date:	Signature	»:	
MUST BE SIGN	ED BY ALL APPLICANTS		
Court Appointme		ound by them and I ha	p to the Juvenile Delinquency Law d full responsibility for all cases
Date:	Signature	o:	

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.

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