

Lawyer Referral and Information Service

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APPLICATION FOR JUVENILE DELINQUENCY LAW PANEL

Name:	State Bar number:
Telephone:	Fax:
E-mail address:	
Full time SF office address:	
Mailing address (if different):	
Number of years of continuous active practice in Californi	a:
Number of years of continuous active practice in Juvenile	Delinquency Court:
County of Juvenile Practice:	
Are you a certified Criminal Law specialist? Certification e	xpiration date:

Substantial Equivalent Experience

If you cannot meet the following requirements for 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 Lawyer Referral and Information Service Rules, as a supplement to this completed application. However, applicants must complete as much of this application as possible, supplementing by letter, the substantial equivalent experience.

I. JUVENILE DELINQUENCY COURT APPOINTMENT PANEL – GENERAL REQUIREMENTS

In order to be a member of this panel, an attorney must be a member of one or more classes of the Juvenile Delinquency Law Panel, and agree to the following:

- A. Agree to and comply with the Lawyer Referral and Information Service Attorney Application & Agreement;
- B. To appear in court on the assigned date at the assigned times;
- C. To accept, as sole compensation, the monies awarded by the court and pay the required fee to the Lawyer Referral and Information Service;
- D. Maintain full time office in San Francisco listed on all web pages, pleadings, business cards and stationary; and the areas of practice for which you have been approved to participate in the LRIS shall be listed on your website as well.

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Please	Bar of California 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 Classes 2, 3, and 4)
E.	Applicant must provide verification that during the year prior to submitting this application, applicant attended at least 15 units of Continuing Legal Education approved for credit by the State

I. th Appointment Panel and agree to be bound by them.

_	~ .	
Date:	Signature:	
Daic.	Dignature.	

II. QUALIFICATIONS AND EXPERIENCE REQUIREMENTS

Class 1 - Misdemeanors and Regular Felonies

Jurisdictional matters where minor is not charged with an offense categorized as a Serious Felony, listed in Class 2 of this application.

NOTE: The Court retains the discretion to assign a serious felony qualified attorney to any case when the circumstances warrant.

APPLICANT MAY QUALIFY UNDER A) OR B) BELOW

A) Within the last three years, applicant must have handled three Juvenile Delinquency cases as attorney of record, two of which must have been contested jurisdictional hearings on the merits of the charges which involve the examination of witnesses; AND, applicant must meet the qualifications for the Regular Felony Sub-panel of the Criminal Law Panel.

	Case Name	Case number	Charges	Jurisdiction and Name of Judge	` '	Inclusive Dates of Representation
1.						
2.						
3.						

☐ I am a member of the Regular Felony Sub panel, OR ☐ I have enclosed an application for the Regular Felony sub panel.

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) applicant must certify that at least thirty percent of applicant's practice is in juvenile delinquency law; AND (4) must further establish that applicant has a demonstrable working familiarity with the concepts of criminal defense law.

(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.						
8.						
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.						

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5.					
(3) I	have a working familiar	ity with the conc	epts of criminal l	aw because:	
(4) I	certify that at least thirty	percent of my p	ractice is in juver	nile delinquency law: Y	es 🗖 No 🗖
Educ delin Rule	ation approved for crediquency proceedings whits of Court 5.664 (b) (2) anits must be "participato	t by the State Ba ich include and sa as follows (5 of the ry"); (Please incl	r of California reatisfy the required hese units may be ude attachment if	-	defense in ined in California ady, the remaining
	Title of Training	Date(s) of	Number of	Provider	Self-Study (S) Participatory (P)
		training	Hours		
1.					
2.					
3.					
4.					
5.					
corr	ect and that I had <u>full</u> 1	esponsibility for	r all cases listed	ormation in this applica in the application, or if it my current practice is	not, I have
Date	:	_ Signature:			
Clas	ss 2 - Serious Feloni	es			
Defi				ich is within the Court's statorney waives the right to	_
Defi	nition of cases qualifying	o as Class 2 Serio	ous Felonies:		

1. All felonies that are punishable by life imprisonment

2. Attempted murder (Penal Code section 664/187)

- 3. Voluntary manslaughter (Penal Code section 192(a))
- 4. All felony sex crimes for which registration under Penal Code section 290 is a potential consequence

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- 5. Any felony in which it is alleged that a firearm was used pursuant to Penal Code sections 12022.53 (c) and (d)
- 6. 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
- 7. Arson of an inhabited dwelling (Penal Code section 451[b])
- 8. Conspiracy to commit murder

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.

APPLICANT MAY QUALIFY UNDER CLASS 2, PART A) OR B) BELOW.

trar	nsfer hearing or a dis	positional hearing wh	ich involved cal	as attorney of record at ling and examination of elony Sub-panel of the	f non-family witnesses
Ple	ase indicate with a cl	neck whether the case	listed below is	a	
	transfer hearing or □	dispositional hearing	g involving calli	ng and examining non-	family witnesses:
	Case name	Case number	Charges	Jurisdiction and Name of Judge	Dates of representation
1.	Name(s) of co-coun	sel/counsel for co-de	fendant:		
	Name(s) of opposin	g counsel:			
	Type and Date(s) of	f hearing:			
(Check this box if you	were counsel for the	Minor: □		
	_			elony Sub panel, OR Serious Felony sub par	nel.
			-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 Continuing Legal Education approved for credit by the State Bar of California within the three years preceding the submission of this application 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). **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

Name(s) of co-counsel/counsel for co-defendant: Name(s) of opposing counsel: Type and Date(s) of hearing: Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor:	Case Name	Case number	Charges	Jurisdiction and Name of Judge	Inclusive Dates of representation
Type and Date(s) of hearing: Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor: Case Name Case number Charges Jurisdiction and Name of Judge Inclusive Dates representation Name(s) of co-counsel/counsel for co-defendant: Name(s) of opposing counsel: Type and Date(s) of hearing: Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor: Check this box if you were counsel for the Minor:	Name(s) of co-cou				
Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor: Case Name	Name(s) of opposi	ng counsel:			
Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor: Case Name	Type and Date(s) of	of hearing:			
Case Name Case number Charges Jurisdiction and Name of Judge representation Name(s) of co-counsel/counsel for co-defendant: Name(s) of opposing counsel: Type and Date(s) of hearing: Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor:	Check this box if c	ontested jurisdictional he	earings on the mer	its which involved the	
Name(s) of co-counsel/counsel for co-defendant: Name(s) of opposing counsel: Type and Date(s) of hearing: Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor:	Check this box if yo	ou were counsel for the M	∕linor: □		
Name(s) of co-counsel/counsel for co-defendant: Name(s) of opposing counsel: Type and Date(s) of hearing: Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor:	Case Name	Case number	Charges		Inclusive Dates or representation
Name(s) of opposing counsel:					
Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing: Check this box if you were counsel for the Minor:					
witnesses Date of hearing: Check this box if you were counsel for the Minor: D	Type and Date(s) of	of hearing:			
					examination of
	Check this box if y	ou were counsel for the N	Minor:		

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	Name(s) of opposing counsel:
	Type and Date(s) of hearing:
	Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing:
	Check this box if you were counsel for the Minor: □
d.	
	Name(s) of co-counsel/counsel for co-defendant:
	Name(s) of opposing counsel:
	Type and Date(s) of hearing:
	Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing:
e.	
	Name(s) of co-counsel/counsel for co-defendant:
	Name(s) of opposing counsel:
	Type and Date(s) of hearing:
	Check this box if contested jurisdictional hearings on the merits which involved the examination of witnesses Date of hearing:
	Check this box if you were counsel for the Minor: □
	Five substantial criminal or juvenile motions as attorney of record, three of which were filed in serious ny cases
	Case name Case number Charges Jurisdiction and Name of Judge Motion Date filed
a.	Check this box if this is serious felony case as defined in class 2 – Serious Felonies:
b.	Check this box if this is serious felony case as defined in class 2 – Serious Felonies:
c.	Check this box if this is serious felony case as defined in class 2 – Serious Felonies:

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d.	Check this box if this is serious fel	ony case as defin	ned in class 2	— Serious Felonies: □	 J
e.					
C.	Check this box if this is serious fel	ony case as defin	ned in class 2	– Serious Felonies: 🗆]
Educasubm and sathese relate defen	by certify that within the last three sation approved for credit by the Statission of this application relating directly the requirements of AB 703 as units may be self-study, the balance directly to the defense of murder, go se of criminal prosecutions. (Please nuing Legal Education – 30 Units defense of murder)	e Bar of Californ rectly to criminal s contained in Ca e must be "partici rang or sex cases, include attachment irectly relating to	ia within the and/or delind lifornia Rule patory") ANI and/or forenent if more sportiminal and	three years prior to the quency defense which is of Court 5.664 (b) (2) D fifteen (15) of these sic evidence relating ace is needed):	ne include 2). (15 of e units directly to
inclu	de and satisfy the requirements of A Title of Training	B 703 as contain Date(s) of	ed in Califori Number of	nia Rules of Court 5.6 Provider	64 (b) (2) : Self-Study (S)
	Title of Truming	training	Hours	11011401	Participatory (P)
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2.					
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10.					
	tinuing Legal Education relating dire ence in serious criminal trial litigation		se of murder	, gang or sex cases, ar	nd/or forensic

	Title of Training	Date(s) of training	Number of Hours	Provider	Self-Study (S) Participatory (P)
1.					
2.					

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3.								
4.								
5.								
coı	rect and that I	had full responsibil	ity for all cases	listed in the app	plication,	oplication is true and or if not, I have ce is in criminal law		
Da	te:	Signatur	e:					
Cl	ass 3 – Non-H	Iomicide Felonie	s under Secti	on 707, Welfar	e & Instit	utions Code		
of i	record one trans: CLE training pro	fer hearing, OR atten wided by BASF/Publ amily witnesses AND	ded or viewed the Defender, AN	he 707 training " ND two contested	Transfer C I dispositio	Cases; Proposition 57" a conal hearings with us Felony Sub-panel of		
	Case Name	Case number	Charges	Jurisdiction Name of Ju		Inclusive Dates of representation		
1.	Name(s) of co-	counsel/counsel for o	co-defendant:					
	Name(s) of opp	posing counsel:						
	Гуре and Date(s) of hearing:							
	Case Name	Case number	Charges	Jurisdiction Name of Ju		Inclusive Dates of representation		
2.	Name(s) of co-counsel/counsel for co-defendant:							
	Name(s) of opposing counsel:							
Type and Date(s) of hearing:								
	Case Name	Case number	Charges	Jurisdiction Name of Ju		Inclusive Dates of representation		
3.	Name(s) of co-	counsel/counsel for c	co-defendant:					

Name(s) of o	pposing counsel:
Type and Dat	e(s) of hearing:
	completed BASF/Public Defender's training entitled: "Transfer Cases, Proposition 57" on (date of training).
	AND
	☐ I am a member of the Serious Felony Sub panel, OR
	☐ I have enclosed an application for the Serious Felony sub panel.
when the juvenile	It criminal court retains the discretion to appoint counsel from the adult criminal panel has been referred for prosecution to the adult criminal court. Representation of the minor proceedings does not entitle the attorney to appointment in adult criminal court.
correct and that	under penalty of perjury that all of the information in this application is true and I had <u>full</u> responsibility for all cases listed in the application, or if not, I have anation, and that at least twenty percent of my current practice is in criminal law
Date:	Signature:
Class 4 – Hom	nicide under Section 707, Welfare and Institutions Code
the District Atto the Criminal Hon Felonies under So	tters where minor is 16 or over and is accused of murder (§187 Penal Code) AND where rney files a motion under 707 (a) or 707 (c). Applicant must meet the qualifications for nicide/Life Sentence Crimes Sub panel AND (1) qualify for Class 3 – Non-Homicide ection 707, OR (2) certify completion of "Transfer Cases, Proposition 57" a MCLE by BASF and the Public Defender.
	am a member of the Criminal Homicide/Life Sentence Crimes Sub panel, OR enclosed an application for the Criminal Homicide/Life Sentence Crimes Sub panel.
	AND
I certify that I con	npleted BASF's training entitled: "Transfer Cases, Proposition 57" on
(date of training)	
correct and that	under penalty of perjury that all of the information in this application is true and I had <u>full</u> responsibility for all cases listed in the application, or if not, I have anation, and that at least twenty percent of my current practice is in criminal law
Date:	Signature:

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Class 5 – Appeals

In order to be referred an appeal arising out of a delinquency matter described in Part B, Classes 1, 2, 3, or 4, applicant must qualify for the appropriate subpanel AND have been attorney of record and in one privately retained or appointed appeal within the last **three** years involving a matter described in the appropriate subpanel in which briefs were filed and an opinion rendered.

Appellate case #	Jurisdiction	Briefs/opinion
correct and that I had full	nalty of perjury that all of the inforn responsibility for all cases listed in t and that at least twenty percent of my	he application, or if not, I have
Date:	Signature:	
MUST BE SIGNED BY A	LL APPLICANTS	
Law Court Appointment s		nbership to the Juvenile Delinquency nem and I had full responsibility for all lanation.
Date:	Signature	