

Lawyer Referral and Information Service

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APPLICATION FOR JUVENILE DEPENDENCY 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 attorney prac	etice in California:
Are you a Child Welfare Law Specialist? Certificat	tion expiration date:
Please list any court appointed panels to which you	belong:

COURT APPOINTMENTS — GENERAL REQUIREMENTS

In order to be appointed by the Superior Court as attorney of record in Juvenile Dependency cases, an attorney must be a member of the Juvenile Dependency Law Panel, and agree to the following:

- I. Agree to comply with the <u>Lawyer Referral and Information Service (LRIS) Rules</u> and <u>Annual Attorney Membership Agreement</u>, as well as the <u>Dependency Representation Program Policies & Procedures Manual</u>.
- 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 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 has active certification as a Child Welfare Law Specialist OR can provide verification that during the year prior to submitting this application, applicant attended at least 15 hours of training relating directly to representation of minors and parents in Dependency Court. All trainings must be Continuing Legal Education (CLE) approved for credit by the State Bar of California (State Bar), unless they are CLE approved by another

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state. (Please note: approval to receive CLE credit for this Dependency panel does not certify the training is eligible for credit from the State Bar. Visit the <u>State Bar's webpage</u> for information on activities that qualify for MCLE.)

I, the undersigned, have read and understand the foregoing conditions for membership to the Juvenile Dependency Law Court Appointment panel, including the Lawyer Referral and Information Service (LRIS) <u>Annual Attorney Membership Agreement</u> as well as the <u>Dependency Representation Program Policies & Procedures Manual</u> and agree to be bound by them.

Date: Signature:
JUVENILE DEPENDENCY PANEL QUALIFICATIONS AND REQUIREMENTS
Panel Classifications Please check the box for each panel class to which you are applying:
☐ Class 1 – Parents & Guardians ☐ Class 2 – Minors & Non-minor Dependents
☐ Class 3 – Private Juvenile Dependency Appeals Referrals
Substantially Equivalent Experience If you cannot meet the experience requirements for panel membership listed below, but believe that you qualify by reason of substantial, equivalent experience, you may submit an outline of such experience, as provided for in Rule 6 of the LRIS Rules, as a supplement to this application. 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, supplementing by letter detailing their substantially equivalent experience. Attached is a statement of Substantially Equivalent Experience
CLASS 1 – PARENTS & GUARDIANS REPRESENTATION APPLICATION In order to be referred/appointed to represent Parents or Guardians, you must: I. Within the last three years, have handled 10 Welfare & Institutions Code §300 proceedings, including conducting the following hearings that meet San Francisco's local practice requirements: A) one Detention hearing in San Francisco (new applicants only), and B) three contested hearings (new applicants only; at least one occurring in San Francisco) in which witnesses were examined or cross-examined (contested Detention,

Case Number

Jurisdictional, Dispositional, Dependency Status Renewal, or Permanency Planning Hearings may qualify):

Jurisdiction and

Name of Judge

Inclusive Dates of

Representation

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Relationship

to Child

Client Name

				<u>.</u>
Conduc	et one San Francisco D	etention Hearing (ne	w applicants only):	
_	Date(s) of Hearing			Other Counsel/Type of Party
J Conduc	et three contested hearing	ngs (new applicants of Hearing	only; at least one occu Client Name/ Case Number	rring in San Francisco): Other Counsel/ Type of Party
Onduc SF	t three contested hearing	ngs (new applicants of Hearing	only; at least one occu Client Name/ Case Number	rring in San Francisco): Other Counsel/
Conductors SF Ont.):	et three contested hearing	ngs (new applicants of Hearing	only; at least one occu Client Name/ Case Number	rring in San Francisco): Other Counsel/ Type of Party
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Conductors SF Ont.): _ ont.): _	t three contested hearing Type of Hearing	ngs (new applicants of Hearing	only; at least one occu Client Name/ Case Number	rring in San Francisco): Other Counsel/ Type of Party
Conductors SF Cont.): _ Cont.): _	t three contested hearing Type of Hearing	ngs (new applicants of Hearing	only; at least one occu Client Name/ Case Number	rring in San Francisco): Other Counsel/ Type of Party

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III. Certify that during the preceding year, you have attended at least 15 units of CLE relating directly to representation of parents and minors in Dependency proceedings (10 of these units may be satisfied through "self-study;" the remaining five units must be "participatory"). All trainings must be CLE approved for credit by the State Bar, unless they are CLE approved by another state. (Please include attachment if more space is needed):

	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.					

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that during the above listed "Dates of Representation" I had <u>main</u> responsibility for all cases listed in this application, even if under the supervision of the attorney of record.

Date:	Signature:

CLASS 2 – CHILD REPRESENTATION APPLICATION

In order to be referred/appointed to represent a minor child, you must:

- **I.** Qualify to represent parents and guardians (Class 1); and
- II. within the last three years, have represented minor children or non-minor dependents in at least 10 Welfare & Institution Code §300 proceedings, including conducting the following hearings that meet San Francisco's local practice requirements: A) one Detention hearing in San Francisco (new applicants only), B) three contested hearings (new applicants only; at least one occurring in San Francisco) in which witnesses were examined or cross-examined (contested Detention, Jurisdictional, Dispositional, Dependency Status Renewal, or Permanency Planning Hearings may qualify), and C) one meeting with a child client in preparation for a contested hearing in San Francisco (new applicants only):

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	Eldest Child's Name	Case Number(s)	Jurisdiction Name of Ju		Date(s)/Type of Hearings	Inclusive Dates of Representation
1						
		n Francisco Detent of Hearing	ion Hearing (ne Eldest Child's N Case Numb	lame/	: Other Counsel/Ty	pe of Party
		ontested hearings (occurring in San Fran	ncisco):
	SF Type of Hearing		Date(s) of Client Name/ Hearing Case Number		Other Counsel/ Type of Party	
1.	—					
(Co	ont.):					
2.					_	
(Co	ont.):					
3.						
(Co	ont.):					

C. Conduct a meeting with a child in preparation for contest occurring in San Francisco (new applicants only):

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	SF	Date & Length of Meeting	Client Name/Case Number	Other Counsel/Type of Party
III.	\mathbf{W}_{1}	rite a statement of purpose fo	or representing children and non	-minor dependent youth (new applicants only):
_				
_				
_				

IV. Certify that during the preceding year, you have attended at least 15 units of CLE relating directly to representation of parents and minors in Dependency proceedings (10 of these units may be satisfied through "self-study," the remaining five units must be "participatory"). All trainings must be CLE approved for credit by the State Bar, unless they are CLE approved by another state. (Please include attachment if more space is needed):

	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.					

I hereby declare under penalty of perjury that all of the information in this application is true and correct and that during the above listed "Dates of Representation" I had <u>main</u> responsibility for all cases listed in this application, even if under the supervision of the attorney of record.

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Date:	Signature:	
The majority of appeals arising out Appellate Program (FDAP) for indi	DEPENDENCY APPEALS REFERRALS f Class 1 are handled by attorneys appointed through the First District ent clients. If you wish to be referred individuals interested in privately ellate matter arising out of a Section 300 matter, as described in Class 1,	
I. □ Qualify for Class 1;II. □ be a certified Child Welfare I	OR aw Specialist. Date of Certification:	
and that during the above listed "	perjury that all of the information in this application is true and correct ates of Representation" (if Class 1 is checked) I had main responsibility ven if under the supervision of the attorney of record.	
Date:	Signature:	
	End	

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