2023-2024 COURT APPOINTED ATTORNEY REGISTRY APPLICATION (GENERAL)

<u>Instructions</u>: Please complete this application in its entirety. Incomplete applications will be returned to the applicant for completion. Please print legibly in blue or black ink or type. A copy of your Florida Bar card must be included with the application at the time of submission. The <u>deadline</u> for submitting applications for the 2023-2024 fiscal year is September 11, 2023. Applications received after the deadline will not be reviewed or processed. Please mail applications to:

Chief Judge Tenth Judicial Circuit Court of Florida P.O. Box 9000, Drawer J145 Bartow, Florida 33831-9000

NAME	BAR NUMBER:
	E: BAR NUMBER: BAR NUMBER:
BUSIN	NESS ADDRESS:(A) (Official Bar mailing address pursuant to Rule Regulating the Florida Bar, Rule 1-3.3)
BUSIN	IESS ADDRESS: (B) (If different, the principal place of employment pursuant to Rule 1-3.3)
BUSIN	IESS PHONE: BUSINESS FAX:
	(At least one email address is required.) EMAIL(2): (ase check all of the following professional requirements that apply to you:
	I am a member in good standing with the Florida Bar. I maintain malpractice insurance. I maintain a principal office in the Tenth Judicial Circuit (Polk, Highlands, or Hardee Counties) (hereinafter "Circuit") and will regularly meet with court-appointed clients at that office. "Principal office" is defined as a physical location within the Circuit at which counsel provides legal services and regularly meets with clients. A post office box within the Circuit, without more, is insufficient to meet the requirement of having a principal office in the Circuit. The principal office requirement may be waived subject to special consideration for particular cases or case types.
	I will make every effort to appear in person for every hearing on every case to which I am appointed. Excessive failure to personally appear may result in removal from the Court Appointed Attorney Registry. I will also travel to the Polk County Jail in Frostproof, Florida, on a regular basis to meet with clients. I have read the qualifications attached to this application and affirm that I meet or exceed
	the qualifications to be appointed as counsel for the cases that I have checked on this application. If I have indicated in my application that I will accept appointment of capital trial or appellate cases. I further affirm that I have not been disqualified under section 27.7045.

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	Florida Statutes from "represent ing a person charged with a capital offense at trial or on	
	direct appeal or a person sentenced to death in a postconviction proceeding"	
	I will not solicit compensation from clients or family member of clients that I am appointed	
	to represent.	
	I have reviewed and understand the contract for attorney's services and other relevant documents located on the Justice Administrative Commission's website at	
	www.JusticeAdmin.com.	
	I agree that I will enter into a contract for services with the Justice Administrative	
	Commission.	
	I agree to comply with the Justice Administrative Commission's requirements for billing. I will notify the Polk, Hardee, or Highlands County Clerk of the Court, [the Chief Judge], and the Justice Administrative Commission of any change in my status with the Florida Bar.	
	I will notify the Chief Judge of any change in the area(s) of practice for which I seek appointment.	
	I will notify the Chief Judge of any formal complaint filed by The Florida Bar against me and any non-confidential consent agreements entered into between me and The Florida Bar.	
I will accept appointment of cases in the following counties: (Please check all that apply)		
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	Hardee County	
	Highlands County	
	Polk County	
I will accept appointment in trial level courts in the following types of cases: (Please check all that apply)		
Cr	iminal	
	Capital – 1st Degree Murder (Lead Counsel)	
	Capital – 1st Degree Murder (Co-Counsel)	
	Capital – 1st Degree Murder – Death Penalty Waived	
	Capital Sexual Battery	
	Capital Collateral	
	Felony	
	Felony – Life	
	Felony – Life – RICO	
	Felony – Non-Capital Murder	
	Felony – Punishable by Life	
	Felony – Punishable by Life – RICO	
	Felony – 1st Degree	
	Felony – 1st Degree – RICO	
	Felony – 2nd Degree	
	Felony – 3rd Degree	
	Felony – Violation of Probation (includes VOCC)	
	Misdemeanor	

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	Criminal Traffic		
	Misdemeanor – Violation of Probation (includes VOCC)		
	Contempt Proceedings		
	Extradition		
	Extradition (MM)		
	Post-Conviction (Rules 3.800 and 3.850) (includes post-conviction petitions for habeas corpus and petitions for belated appeal)		
	Post-Conviction 3.800 and 3.850 (MM)		
	Sexual Violent Predator		
Del	Delinquency		
	Juvenile Delinquency		
	Juvenile Delinquency – 1st Degree Felony		
	Juvenile Delinquency – 2nd Degree Felony		
	Juvenile Delinquency – 3rd Degree Felony		
	Juvenile Delinquency – Felony Life		
	Juvenile Delinquency – Misdemeanor		
	Juvenile Delinquency – Violation of Probation (includes VOCC)		
Dei	pendency, Termination of Parental Rights, and Dependent Children with Special		
Ne			
	Juvenile Dependency		
	Juvenile Dependency – Termination of Parental Rights (Ch. 39, F.S.)		
	Special Needs Children in Skilled Nursing Facility		
	Special Needs Children with Psychotropic Medication		
	Special Needs Children with Developmental Disability		
	Special Needs Children in Residential Treatment Center		
	Special Needs Children – Victims of Human Trafficking		
Guardianship			
	Guardianship (Ch. 744, F.S.)		
	Guardianship – Emergency (Ch. 744, F.S.)		
Ral	ker/Marchman Act		
	Baker/Mental Health (Ch. 394, F.S.)		
	Marchman Act/Substance Abuse (Ch. 397, F.S.)		
	her Children's Civil		
_	CINS/FINS – Ch. 984, F.S.		
	Emancipation (§743.015, F.S.)		
	Waiver of Parental Notification of Abortion (Ch. 390, F.S.)		
	her Adult Civil		
	Adult Protective Services (Ch. 415, F.S.)		
	Developmentally Disabled Adult (Ch. 393, F.S.)		
Ц	Termination of Parental Rights (Ch. 63, F.S.)		

Other Civil Health

	Admission of Inmate to Mental Health Facility	
	Medical Procedures (§394.459(3)(C), F.S.)	
	Tuberculosis (Ch. 392, F.S.)	
	STD (Ch. 384, F.S.)	
Appeals		
	Capital Appeals	
	Felony Appeals	
	Felony Appeals - RICO	
	Juvenile Delinquency Appeals	
	Misdemeanor Appeals	
	Misdemeanor Appeals (CT)	
	Dependency Appeals	
	Termination of Parental Rights Appeals	
	Sexual Violent Predator Appeals	
	Civil Appeals	

4. Qualifications for Court Appointments – Juvenile Delinquency and Criminal.

- A. Trial attorneys appointed by the Court must:
 - 1. Be a member in good standing with The Florida Bar.
 - 2. Be in compliance with The Florida Bar's approved continuing legal education requirements, having attended within the previous 24 months a minimum of ten hours of Florida Bar approved continuing legal education devoted to criminal law.
 - 3. Maintain malpractice insurance.
 - 4. Meet the following experience requirements:
 - a. In <u>misdemeanor</u> cases the attorney shall have been a member of The Florida Bar for at least one year and an experienced and active trial practitioner with no fewer than three state or federal jury or non-jury trials.
 - b. In <u>juvenile</u> cases the attorney shall have been a member of The Florida Bar for at least one year and an experienced and active trial practitioner with no fewer than three delinquency dispositions of three state or federal jury or non-jury trials.
 - c. In <u>third degree felony</u> cases the attorney shall have been a member of The Florida Bar for at least two years and an experienced and active trial practitioner with no fewer than three state or federal jury or non-jury trials.
 - d. In <u>second degree felony</u> cases the attorney shall have been a member of The Florida Bar for at least two years and an experienced and active trial practitioner with no fewer than seven state or federal jury trials.
 - e. In <u>life felony</u> cases and <u>capital sexual battery</u> cases, the attorney shall have been a member of The Florida Bar for at least five years and an experienced and active trial practitioner with no fewer than ten state or federal jury trials.
 - f. In <u>capital death penalty</u> cases, lead counsel and second chair counsel shall meet minimum standards for attorneys in capital cases as set out in Rule 3.112, Florida Rules of Criminal Procedure, and have not been disqualified to provide capital case representation pursuant to section 27.7045, Florida Statutes.

- B. Appellate attorneys appointed by the Court must:
 - 1. Be a member in good standing with The Florida Bar.
 - 2. Be in compliance with The Florida Bar's approved continuing legal education requirements, having attended within the previous 24 months a minimum of six hours of Florida Bar approved continuing legal education devoted to appellate law.
 - 3. Maintain malpractice insurance.
 - 4. Meet the following experience requirements:
 - a. In <u>misdemeanor</u> and <u>third degree felony</u> appeals, the attorney shall have been a member of The Florida Bar for at least two years and an experienced and active practitioner in the field of appellate criminal law or have prior experience in the appeal of at least three criminal cases.
 - b. In <u>non-capital felony</u> appeals, the attorney shall have been a member of The Florida Bar for at least three years and an experienced and active practitioner in the field of appellate criminal law or have experience in the appeal of at least five criminal cases.
 - c. In <u>capital death penalty</u> appeals, the attorney shall meet minimum standards for attorneys in capital cases as set out in Rule 3.112, Florida Rules of Criminal Procedure, and must not have been disqualified to provide capital case representation pursuant to section 27.7045, Florida Statutes.

5. Qualifications for Court Appointments – Jimmy Ryce Civil Commitments.

- A. Trial attorneys appointed by the Court must:
 - 1. Be a member in good standing with The Florida Bar.
 - 2. Be in compliance with The Florida Bar's approved continuing legal education requirements, having attended within the previous 24 months a minimum of ten hours of Florida Bar approved continuing legal education devoted to criminal or civil law.
 - 3. Maintain malpractice insurance.
 - 4. Have been a member of The Florida Bar for at least five years and an experienced and active trial practitioner with no fewer than ten state or federal jury trials.
- B. Appellate attorneys appointed by the Court must:
 - 1. Be a member in good standing with The Florida Bar.
 - 2. Be in compliance with The Florida Bar's approved continuing legal education requirements, having attended within the previous 24 months a minimum of six hours of Florida Bar approved continuing legal education devoted to appellate law.
 - 3. Maintain malpractice insurance.
 - 4. Have been a member of The Florida Bar for at least three years and an experienced and active practitioner in the field of appellate criminal law or have experience in the appeal of at least five criminal or civil cases.

6. Qualifications for Court Appointments – Dependency, Termination of Parental Rights, and Dependent Children with Special Needs.

Trial and appellate attorneys appointed by the Court must:

- A. Be a member in good standing with The Florida Bar.
- B. Maintain malpractice insurance.
- C. For appointment in dependency cases, have been a member of The Florida Bar for at least

- three years and an experienced and active trial practitioner.
- D. For appointment in <u>termination of parental rights</u> cases, have been a member of The Florida Bar for at least five years and an experienced and active trial practitioner having handled no fewer than three dependency cases.
- E. For appointment in any appeal in a <u>termination of parental rights</u> case, meet the requirements in section (4) above or have been an experienced and active appellate practitioner for at least three years.
- F. For appointment in <u>dependent children with special needs</u> cases, have been a member of The Florida Bar for at least three years and an experienced and active trial practitioner.
- G. For appointment in "egregious conduct" of other "front-end" <u>termination of parental rights</u> cases, have previously tried or participated in a minimum of three such cases.
- H. Be familiar with Chapter 39, Florida Statutes; the Florida Rules of Juvenile Procedure; and the *Florida Guidelines of Practice for Lawyers who Represent Children in Abuse and Neglect Cases* developed by The Florida Bar's Standing Committee on the Legal Needs of Children.
- I. Not be in a position whereby such appointment would cause the attorney to take a position which is in opposition to a former client, unless such representation occurred more than two years before current appointment.
- J. Be in compliance with The Florida Bar's approved continuing legal education requirements, having attended within the previous 24 months a minimum of six hours of Florida Bar approved continuing legal education devoted to Dependency, Termination of Parental Rights, Mental Health, Child Development, Child Abuse/Neglect, or other Juvenile related areas.

7. Qualifications for Court Appointments – Mental and Public Health.

Trial and appellate attorneys appointed by the Court must:

- A. Be a member in good standing with The Florida Bar.
- B. Maintain malpractice insurance.
- C. Have been a member of The Florida Bar for at least one year and an experienced and active trial practitioner.
- D. Be in compliance with The Florida Bar's approved continuing legal education requirements, having attended within the previous 24 months a minimum of six hours of Florida Bar approved continuing legal education devoted to probate and/or guardianship law.

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CERTIFICATION

I hereby certify that, to the best of my knowledge and belief, all of the statements contained herein and on any attachments are true, correct, complete, and made in good faith. I understand that any omissions, falsifications, misstatements, or misrepresentations above may disqualify me for consideration and, if I am accepted to the registry, may be grounds for refusal of appointment or dismissal at a later date. I understand that if appointed, I am required to sign and adhere to the contract with the Justice Administrative Commission, and applicable policies and procedures established by the Tenth Judicial Circuit and the Justice Administrative Commission. I further certify that I have read the above-described qualifications and that I meet all the specified requirements to be appointed by the Court in the types of cases that I have designated above.

Signature of Applicant / Date