

EXHIBIT "A"
CRIMINAL LAW PANEL
MINIMUM REQUIREMENTS

1. The applicant must have had three (3) years of general trial experience in criminal cases in California.
2. The applicant shall have established a general reputation among the Bar of this county as one particularly qualified in the field of Criminal Law.
3. The applicant must show that he or she has been principal counsel of record in criminal proceedings within the past five (5) years as follows:
 - (a) Five (5) felony jury trials;
 - (b) Five (5) additional jury trials; and,
 - (c) Forty (40) additional criminal matters.
4. The applicant must show that within the three (3) years immediately preceding application he or she has spent a minimum of one-third (1/3) of his or her time in the practice of Criminal Law.
5. The applicant must show that he or she has attended and completed educational programs approved by the California Board of Legal Specialization for Criminal Law Specialists in the minimum amount of eight (8) hours per year for each of the three (3) years prior to the application.
6. Each applicant must furnish the Lawyer Referral Service Committee, along with his application, the following:
 - (a) A statement in writing setting forth the extent of his library in this field, naming the books, periodicals and other writings he owns relating to the practice of Criminal Law;
 - (b) A statement in writing of the reasons why he feels he or she is particularly qualified in the practice of Criminal Law.
 - (c) The names of three (3) San Bernardino County lawyers or judges as references.

Criminal Law certification by the State Board of Legal Specialization shall satisfy all the requirements for membership or renewal of membership on the Criminal Law Panel.

The LRS committee will consider such additional data disclosing qualifications as the applicant may care to submit, including, without limitation, the ratings for professional ability and ethics of the applicant in any rating directory of the profession.

EXHIBIT "B"
DEBTOR/CREDITOR (BANKRUPTCY) PANEL
MINIMUM REQUIREMENTS

1. The applicant shall have had at least three (3) years of experience in Bankruptcy matters.
2. The applicant shall have established a general reputation among the Bar in San Bernardino County as one particularly qualified therein.
3. The applicant shall have demonstrated to the LRS Committee that he or she has had substantial experience in:
 - (a) The preparation of Statement of Affairs and Debtor's Petition in Bankruptcy;
 - (b) The appearance in Bankruptcy Court before the Judge; appearances in State Courts in matters regarding Debtor-Creditor relations;
 - (c) Preparation of Homesteads and Claims of Exemption.

The filing and processing of twenty-four (24) Bankruptcy matters per year over a period of the last three (3) years, or appearance on behalf of debtor or creditor in State or Federal Court in twenty-four (24) actions per year over the past three (3) years, or any combination thereof, shall constitute minimum evidence of such substantial experience as above set forth.

4. Each applicant must furnish the LRS Committee with his application each of the following:
 - (a) Statement setting forth the average of his time, either on a weekly or on a monthly basis, devoted to the Debtor-Creditor field with a minimum showing of one-half (1/2) of his total professional time, on the average, over a three (3) year period last past, devoted to this field.
 - (b) A statement in writing setting forth the extent of his library in this field, naming the books, periodicals and other writings he owns relating to this field of practice.
 - (c) A statement in writing of all courses taken and dates attended, whether CEB or otherwise, in this and related fields of practice.
 - (d) A statement in writing of the reasons why he feels he is particularly qualified in the field of Debtor-Creditor Law.
 - (e) The names of three (3) San Bernardino County lawyers or judges as references.

The LRS committee will consider such additional data disclosing qualifications as the applicant may care to submit, including, without limitation, the ratings for professional ability and ethics of the applicant in any rating directory of the profession.

EXHIBIT "C"
DOMESTIC RELATIONS PANEL
MINIMUM REQUIREMENTS

1. The applicant must have had three (3) years in all of general trial experience in civil cases, in California.
2. The applicant shall have established a general reputation among the Bar in said county as one particularly qualified in the field of Domestic Relations.
3. The applicant shall have demonstrated to the LRS Committee that he or she has had substantial experience in the Domestic Relations field, including the trial of contested cases. The preparation and filing of an average of four (4) original proceedings (under or in separate file numbers) in the Superior Court per month in Domestic Relations matters (Dissolution, Nullity, Custody and Related Civil Domestic matters) either for a plaintiff or in representing a defendant, over the eighteen (18) months period last past, and the trial of at least two (2) contested Domestic Relations cases in separate proceedings per year over the thirty-six (36) months period last past shall constitute minimum evidence of such substantial experience; provided, however, that other active trial experience may be accepted in lieu thereof. Actual commencement and completion of a full plaintiff's case or a full defense under an answer will be a contested case, although the cause is settled thereafter.
4. Each applicant must furnish the LRS Committee with his application each of the following:
 - (a) Statement setting forth the average of his time, either on a weekly or on a monthly basis, devoted to Domestic Relations matters in his practice, with a minimum showing of one-fourth (1/4) of his total professional time, on the average over a three (3) year period last past, devoted to Domestic Relations matters.
 - (b) A statement in writing setting forth the extent of his library in this field and naming the books, periodicals and other writings he owns relating to the Domestic Relations Law and practice.
 - (c) A statement in writing of all courses taken and attended, whether CEB or otherwise, in this field of practice.
 - (d) A statement in writing of the reasons why he feels he is "particularly qualified" in the field of Domestic Relations problems and their solutions.
 - (e) The names of three (3) San Bernardino County lawyers or judges as references.

The LRS Committee will consider such additional data disclosing qualifications as the applicant may care to submit, including, without limitation, the ratings for professional ability and ethics of the applicant in any rating directory of the profession.

Family Law certification by the State Board of Legal Specialization shall satisfy all the requirements for membership or renewal of membership on the Domestic Relations Law Panel.

EXHIBIT "D"
PERSONAL INJURY AND PROPERTY DAMAGE PANEL
MINIMUM REQUIREMENTS

1. The applicant shall have had at least three (3) years of general trial experience in California.
2. The applicant shall have established a general reputation among the Bar in said county as one particularly qualified therein.
3. The applicant shall have demonstrated to the LRS Committee that he has had substantial experience in handling Personal Injury cases. Commencement of at least six (6) jury trials in the Superior Court over the last three (3) years prior to application shall constitute minimum evidence of such substantial trial experience.
4. Each applicant must furnish the LRS Committee with his application each of the following:
 - (a) Statement setting forth the average of his time, either on a weekly or on a monthly basis, devoted to the Personal Injury and Property Damage field, with a minimum showing of one-third (1/3) of his total professional time, on the average over a three (3) year period last past, devoted to this field.
 - (b) A statement in writing setting forth the extent of his library in this field and naming the books, periodicals and other writings he owns relating to this field of practice.
 - (c) A statement in writing of the reasons why he feels he is "particularly qualified" in the field of Personal Injury or Property Damage problems and their solutions.
 - (d) A statement in writing listing the six (6) or more Superior Court jury trials (see paragraph 3) indicating:
 1. Name of case
 2. Case number
 3. Year tried
 4. Court
 5. Judge
 6. Lead counsel and backup counsel.
 - (e) The names of three (3) San Bernardino County lawyers or judges as references.

The LRS Committee will consider such additional data disclosing qualifications as the applicant may care to submit, including, without limitation, the ratings for professional ability and ethics of the applicant in any rating directory of the profession.

EXHIBIT "E"
PROBATE AND ESTATE PLANNING PANEL
MINIMUM REQUIREMENTS

1. The applicant shall have at least three (3) years experience in Probate and Estate Planning Law in California.
2. The applicant shall have established a general reputation among the Bar in San Bernardino County as one particularly qualified therein.
3. The applicant shall have demonstrated to the LRS Committee that he has had substantial experience in:
 - (a) The preparation of Wills and Testamentary Trusts and the tax consequences to be considered;
 - (b) The handling of court proceedings involving the Probate of Wills and the administration of estates of decedents before the courts of California;
 - (c) The preparation and presentation of California Inheritance Tax Returns and the preparation and presentation of Federal Estate Tax returns. The filing and processing of twelve (12) estate matters per year (including petitions to establish fact of death) over a period of the last three (3) years shall constitute minimum evidence of such substantial experience, under (b) above.
4. Each applicant must furnish the LRS Committee with his application each of the following:
 - (a) Statement setting forth the average of his time, either on a weekly or on a monthly basis, devoted to the Probate and Estate Planning field, with a minimum showing of one-fourth (1/4) of his total professional time, on the average over a three (3) year period last past, devoted to this field.
 - (b) A statement in writing setting forth the extent of his library in this field and naming the books, periodicals and other writings he owns relating to this field of practice.
 - (c) A statement in writing of all courses taken and attended, whether CEB or otherwise, in this field of practice.
 - (d) A statement in writing that the applicant has attended at least three (3) seminar hours per year for the last three (3) years on the subject of Probate and Estate Planning.
 - (e) A statement in writing of the reasons why he feels he is "particularly qualified" in the field of Probate and Estate Planning.
 - (f) The names of three (3) San Bernardino County lawyers or judges as references.

The LRS Committee will consider such additional data disclosing qualifications as the applicant may care to submit, including, without limitation, the ratings for professional ability and ethics of the applicant in any rating directory of the profession.

Probate & Estate Planning Law certification by the State Board of Legal Specialization shall satisfy all the requirements for membership or renewal of membership on the Probate & Estate Planning Panel.

EXHIBIT "F"
REAL PROPERTY PANEL
MINIMUM REQUIREMENTS

1. The applicant shall have at least three (3) years of experience in Real Property Law in the State of California.
2. The applicant shall have established a general reputation among the Bar in San Bernardino County as one particularly qualified in the field of Real Property Law.
3. The applicant shall have demonstrated to the LRS Committee that he has substantial experience in the field of Real Property Law, including experience in at least a majority of the following:
 - (a) The preparation of instruments of conveyance, options for sale of Real Property, contracts of sale of Real Property, and other documents affecting title or interests in Real Property.
 - (b) The negotiation and preparation of leases of Real Property.
 - (c) The institution, maintenance, or defense, or trial of quiet title and ejectment proceedings and related litigation.
 - (d) The institution, maintenance, or defense, and trial of Unlawful Detainer proceedings.
 - (e) The institution, maintenance, or defense, and trial of specific performance, declaratory relief and other equitable and quasi-equitable actions affecting title to or interests in Real Property.
 - (f) The institution, maintenance, or defense, and trial of condemnation actions.
 - (g) The institution, maintenance, or defense, and trial of actions involving determination of relative priority of liens against Real Property.
 - (h) The institution and maintenance of proceedings for the foreclosure of deeds of trust, mortgages, and liens against real property.
 - (i) The handling of proceedings for the elimination of tax liens against real property.
 - (j) The planning, negotiation and conduct of sales, transfers, and exchanges of real property, including consideration of tax consequences thereof.
 - (k) The preparation and handling of matters involving zoning and planning.
4. Each applicant must furnish to the LRS Committee with his application a written statement setting forth the following:
 - (a) The approximate amount of time which he has devoted in the field of Real Property practice.
 - (b) The extent of his library in the field of Real Property Law, naming books, periodicals and other writings he owns relating to this field of practice.
 - (c) All courses taken and attended, whether CEB or otherwise, in this field of practice.
 - (d) The reasons why he feels he is particularly qualified in the field of Real Property Law.
 - (e) The names of three (3) San Bernardino County lawyers or judges as references.

EXHIBIT "G"
WORKERS' COMPENSATION APPEALS BOARD PANEL
MINIMUM REQUIREMENTS

1. The applicant shall have had at least three (3) years of general trial experience in California, or three (3) years trial experience before the WCAB.
2. The applicant shall have established a general reputation among the Bar in San Bernardino County as one particularly qualified therein.
3. The applicant shall have demonstrated to the LRS Committee that he has had substantial experience in handling Workers' Compensation Appeals Board cases. Disposition of an average of at least fifteen (15) cases a year and trial to completion of three (3) cases a year over the last three (3) years shall constitute minimum evidence of such experience.
4. Each applicant must furnish the LRS Committee with his application each of the following:
 - (a) Statement setting forth the average of his time, either on a weekly or on a monthly basis, devoted to the WCAB field.
 - (b) A statement in writing setting forth the extent of his library in this field and naming the books, periodicals and other writings he owns relating to this field of practice.
 - (c) A written statement the applicant has attended at least three (3) seminar hours per year for the last three (3) years on the subject of Workers' Compensation.
 - (d) A statement in writing of the reasons why he feels he is "particularly qualified" in the field of WCAB problems and their solutions.
 - (e) The names of three (3) San Bernardino County lawyers or judges as references.

The LRS Committee will consider such additional data disclosing qualifications as the applicant may care to submit, including, without limitation, the ratings for professional ability and ethics of the applicant in any rating directory of the profession.

Workers' Compensation Law certification by the State Board of Legal Specialization shall satisfy all the requirements for membership or renewal of membership on the WCAB panel.