

APPLICATION FOR APPOINTMENT TO REPRESENT INDIGENT DEFENDANTS IN THE EASTERN DISTRICT OF WISCONSIN

Appointments are made for two categories of federal matters. To be considered for appointment in a particular category, you must have the qualifications for that category. Listed below are two categories of matters, with a checklist of the necessary qualifications for appointment. Check the applicable boxes, and state to which of the categories of matter you would like to be considered for appointment, if you qualify for more than one category.

| | | |
|--------------|---|--|
| CATEGORY 1: | <u> </u> <u>MATTERS</u> Removal hearings Rule 20 pleas Deferred prosecutions Habeas corpus petitions (28 U.S.C. 2254, 2255) Extradition hearings Any federal criminal misdemeanor, except those enumerated in Category II Certain petty offenses (involving incarceration) Probation or bail revocation hearings | <u>QUALIFICATIONS</u> 1 <u> </u> Member, State Bar of Wisconsin 2 <u> </u> Admitted to practice before U.S. District Court, Eastern District of Wisconsin |
| CATEGORY II: | <u> </u> <u>MATTERS</u> All felonies (including assimilated crimes) Grand jury contempt Title 26 Misdemeanors All conspiracy cases | <u>QUALIFICATIONS (in addition to Category I)</u> 3.(a) <u> </u> Have been lead counsel in one fully litigated federal criminal jury of Category II type; OR (b) <u> </u> Have been lead counsel in three fully litigated criminal jury trials in any court system; OR (c) <u> </u> Have been lead counsel in two fully litigated criminal jury trials of the Category I type; OR (d) <u> </u> Have equivalent experience. |

NOTE: You must have all three qualifications to be eligible for Category II appointments.

My equivalent experience is (set out with specificity and attach hereto, if necessary): _____

I am able to speak and understand the following foreign languages: _____

I am eligible and wish to be considered for appointment for Category I and/or Category II .

Dated this day , .

Signature

Business Address (Please attach card)

Full Name (Please Print)

Social Security Number

Telephone Number

1 "Lead Counsel" means to have the primary in-court responsibility for the conduct in the case
 2 "Fully litigated" means the case must have been submitted to the jury for decision, regardless of outcome after that point.
 3 "Equivalent experience" may be deemed acceptable only in the discretion of the U.S. Magistrate Judge. An example of equivalent experience might be clerking for a federal U.S. District Judge or U.S. Magistrate Judge.