TEXAS FAIR DEFENSE ACT HARRIS COUNTY DISTRICT COURTS

APPLICATION REASSESSMENT OF COURT APPOINTMENT LEVEL APRIL, 2015

NOTE: This application is for attorneys who are <u>currently approved</u> for felony appointments and wish to have their appointment level reconsidered.

CAVEAT: After reviewing the completed application, the board of judges may: 1) upgrade applicant's classification; 2) downgrade applicant's classification; 3) leave applicant's classification unchanged; or 4) remove applicant from the master list. (See Standards and Procedures 5.7).

Follow the instructions in each section carefully. Please ensure that your responses are legible.

You must submit a **signed and notarized** application, photo in digital format, MCLE report and any other required documentation, to <u>fdams@justex.net</u> by 5:00 p.m. on Tuesday, March 31st, 2015. Paper copies will not be accepted. Late applications will <u>not</u> be accepted.

Those interested in accepting Capital appointments must contact the Second Administrative Judicial Region of Texas at 936-538-8176 or visit

http://www.co.montgomery.tx.us/dcourts/2ndadmin/

Information about each court's appointment procedures and requirements for term attorneys is provided on the Harris County District Courts' Fair Defense Act website at www.justex.net. Click on the Fair Defense Act Management System link.

If you have any questions about the application or the application process, please call the Administrative Office at 713-755-6575.

Required Application Attachments

(Must be sent in the same email with the application)

- 1. A recent electronic photograph (jpeg format) of yourself. No printed photos will be accepted. The administrative office will not take photos.
- 2. Your <u>most recent</u> annual CLE report from the State Bar in electronic format (PDF or Microsoft Word).
- 3. An electronic copy of an appellate brief or a post-conviction writ you authored and filed. (Only required if applying for appellate appointments.) Paper copies will not be accepted.
- 4. Any other documents, in electronic format specified in the application.

INCOMPLETE APPLICATIONS WILL NOT BE ACCEPTED

TEXAS FAIR DEFENSE ACT HARRIS COUNTY DISTRICT COURTS APPLICATION FOR REASSESSMENT OF APPOINTMENT LEVEL April, 2015

PART A INFORMATION & EXPERIENCE (REQUIRED OF ALL APPLICANTS)

TITLE:				
LAST NAME:				
LAST NAME IN JIMS: (if different) FIRST NAME:				
BAR CARD#:	SPN:			
PHYSICAL ADDRESS: (not a P.O. Box)				
	CITY:	Zı.	P <u>:</u>	
MAILING ADDRESS:				
	<i>CITY:</i>	ZI	P <u>:</u>	
		FAX#:		
TELEPHONE #:		<i>FAX#:</i>		
PAGER #:		CELL PHONE #:		
PAGER #: E-MAIL ADDRESS:		CELL PHONE #:		
Pager #: E-mail address:	ments for which you are:	CELL PHONE #:	APPLYING FOR	
PAGER #: E-MAIL ADDRESS: Check all appoint	ments for which you are:	CELL PHONE #:	APPLYING FOR	
PAGER #: E-MAIL ADDRESS: Check all appoint 1. 1st-Degree Fel 2. 2nd-Degree Fe	ments for which you are:	CELL PHONE #:	APPLYING FOR	

6. Did your name appear on the Fair Defense Act Ballot, either as a new candidate or reassessment candidate, last year? (circle only one choice below)

Yes – as a new candidate

Yes – as a reassessment candidate

No - my name did not appear on the Fair Defense Act Ballot last year

ATTORNEY TRIAL EXPERIENCE

<u>Please read each question carefully.</u> Your answers must add up as indicated below. Although you may estimate your response, the response must be in **discrete numbers** (i.e., 4, 12, 31). **Do not answer in ranges** (i.e., 5-10, 10-50). **Do not answer** with phrases such as "more than 20" or "at least 100". If answers are not in the appropriate format, the processing of your application will be delayed.

Questions 7-19. These questions refer to the number of <u>criminal cases you have tried to</u> <u>conclusion before a jury</u>. This number should include hung juries, but exclude agreed competency hearings. Include <u>all</u> criminal cases you have tried either in Harris County, another county, or Federal Court.

FELONY EXPE	RIENCE
	7. As <u>first chair</u> , how many <u>felony</u> criminal cases have you tried to conclusion before a jury?
+	8. As second chair , how many <u>felony</u> criminal cases tried to conclusion before a jury?
=	9. How many <u>total</u> felony criminal cases have you tried to conclusion before a jury. (Add the number you entered for Question 7 to the number you entered for Question 8.)
FEDERAL EXP	ERIENCE
	10. As <u>first chair</u> , how many <u>federal</u> criminal cases have you tried to conclusion before a jury?
+	11. As second chair , how many <u>federal</u> criminal cases have you tried to conclusion before a jury?
=	12. How many <u>total</u> federal cases have you tried to conclusion before a jury? (Add the number you provided in Question 10 to the number you entered for Question 11.)

	13. As <u>first chair</u> , how many <u>misdemeanor</u> criminal cases have you tried to conclusion before a jury?
+	14. As second chair , how many <u>misdemeanor</u> criminal cases have you tried to conclusion before a jury?
=	15. How many <u>total</u> misdemeanor criminal cases have you tried to conclusion before a jury? (Add the number you provided in Question 13 to the number you entered for Question 14.)
TOTAL CRIMIN	AL EXPERIENCE
	16. What is the <u>total</u> number of criminal cases you have tried to conclusion before a jury? (Add the total numbers from Question 9, Question 12 and Question 15.)
RECENT EXPER	RIENCE
	17. Of the total cases cited in Question 16, how many criminal cases have you tried to conclusion before a jury in the last five (5) years ?
	PART B
	APPELLATE EXPERIENCE
	AFFELLATE EXFERIENCE
(то ве с	COMPLETED ONLY BY APPLICANTS SEEKING APPELLATE APPOINTMENTS)
(то ве о	
	18. How many appellate briefs or post-conviction writs have you authored? (Exclude any subcontracted briefs.) Attach an electronic copy of an appellate brief or writ you wrote. Ver been found by a court to have rendered ineffective assistance of counsel?

PART C REFERENCES

Please provide the names and contact information for at least **three** (3) references. References should be either judges you have tried cases before or attorneys who know your practice. You must provide at least **one** (1) of each type of reference (i.e., either 2 judges and 1 attorney, or 1 judge and 2 attorneys). You must also list the month and year of the most recent case you tried in each judge's court.

Name	Judge/Attorney	Phone Number	Date
20			
21			
22.			

PART D REQUEST FOR REASSESSMENT (REQUIRED OF ALL APPLICANTS)

23. Please explain in detail why you are requesting that your appointment level be reassessed. Be specific about which of your qualifications have changed since your original application. If you have applied for a reassessment before, be specific about how your qualifications have changed since your last application for reassessment. Include any information that will assist the district court judges in evaluating your ability to provide qualified representation for defendants in the category for which you wish to be considered. Please type or write your response <u>legibly</u>. Limit your response to the space provided below <u>or</u> to a maximum of one typed page.

PART E JURAT (REQUIRED OF ALL APPLICANTS)

	Ap	plicant's signature	,
SWORN TO and SUBSCRIBED b	pefore me on		(date).
	Notary Public in a The State of Texas		
My commission expires:			