

LAWYER REFERRAL SERVICE

Print Form

321 S. Plymouth Ct. Chicago, IL 60604 (312) 554-2000

CRIMINAL IN-COURT PANELAPPLICATION

CRIMINAL IN-COURT LAWYER REFERRAL PROGRAM APPLICATION PREREQUISITES

- Member in good standing of the Illinois Bar. A.
- В. Completion of accurate application for admission to the Program
- C. Acceptance by screening panel.
- D. Payment of administrative fees to The Chicago Bar Association as per schedule upon acceptance (payments may be accepted when approved in advance).
- E. Agreement in writing to comply with the Regulations and Rules of the Program, the Code of Professional Conduct of the Illinois Supreme Court, and the Rules of the Circuit Court.
- F. Malpractice insurance. A copy of the Declarations Page must be attached to the application.
- G. Completion of right to privacy waiver.

Home Phone: (type numbers only, field will format automatically)

This application will be reviewed by a committee of attorneys. The committee will require five (5) years' Illinois (Cook County) practice ill

First:		MI	Last:			
*If you have pro	ncticed law under any other name, _l	please list h	ere:			
BUSINESS ADD	DRESS:					
Number:	Street:	:				
Suite:	City:			Zip code:		
Business Phone: <i>(ty</i>	pe numbers only, field will format	automatic	cally) Fax:		'	
E-mail:			Web Ad	dress:		
	is.					
HOME ADDRES						
HOME ADDRES	Street:					

Date admitted to Illinois Bar?	Month		Year		
Admitted to Federal Trial Bar?		If 'YES' give DATE	Month		Year
Illinois Attorney Registration Num	ber:				
Law School Attended					
Date of Degree Month		Year			
State the name of any public offi Please be specific as to length of					
1					
Name three lawyers who practice (List their full names, addresses and			traffic law as genera	al references.	
You may not include relatives, pre			ormer office associa	tes.	
1.					
Name:					
Address:					
Office Phone					
2.					
Name:					
Address:					
Office Phone					
3.					
Name:					
Address:					
Office Phone					

Has a formal complaint ever been filed against you by an inquiry panel of the Attorney Registration and Disciplinary Commission? If so, please give details below or on a separate sheet of paper if more space is required.
Has your professionalism or legal conduct ever been criticized by a formal tribunal or in a written opinion? If yes, please explain below or on a separate sheet of paper if more space is required. Please attach the cover sheet of your malpractice policy showing your name, policy number, and dates of coverage.
We cannot process your application without this information.
Give a brief history of your legal career, in inverse chronological order, beginning with your current practice:
EMPLOYER:
DATES: TO STATUS:
Number of Attorneys Type of Practice in Firm
Reason for Leaving
EMPLOYER:
DATES: TO STATUS: PRESENT
Number of Attorneys Type of Practice in Firm
Reason for Leaving
EMPLOYER:
DATES: TO STATUS: PRESENT
Number of Attorneys Type of Practice in Firm
Reason for Leaving
Approximately what percentage of your time since being admitted to the Bar has been spent in: (Give % for each including 0, if none)
Trial Work in Criminal Courts Other Work (List type and %)
Trial Work in Traffic Courts
Trial Work in Other Courts

since being admitted to the Bar?	(Give a numbe	r for each)			
Felony Jury Trials		Civil Jury Trials		Misdemeanor pleas of guilty	
Felony Bench Trials		Driving under the influence		Domestic violence / Orders of protection	
Misdemeanor Jury Trials		Preliminary Hearings		P -3-3-3-3-1	
Misdemeanor Bench Trials		Statutory suspension hearing	ngs		
Pre-trial evidentiary motions		Felony pleas of guilty			
What foreign language(s) do you s This application is being submitted		ing In-Court Programs:			
Traffic Program					
Misdemeanor Program					
Preliminary Hearing/Felo	ny Court Progra	am			
Courts in which you wish to partici	pate: *NOTE: Di	istricts 1, 4 and 5 are closed at	this time.		
District 1*		District 2			
District 3		District 4*			
District 5*		District 6			
Traffic Court					

Approximately how many cases have you personally tried through to judgment in each of the following designated areas of practice

PLEASE NOTE:

^{**}Districts 1, 4 and 5 are full and we are not accepting applicants for these Districts at this time.

^{*}Acceptance for District 1: An attorney may be approved for the Traffic & Misdemeanor, Misdemeanor Only or Misdemeanor & Preliminary Hearing/Felony programs. Branch courts within District 1 which the attorney may serve are determined by which program(s) the attorney is approved for.

^{*}Acceptance for Suburban Districts 2, 3, and 4: An attorney must be approved for the Traffic, Misdemeanor and Preliminary Hearing/Felony programs.

^{*}Acceptance for Districts 6: An attorney must be approved for the Traffic & Misdemeanor or the Traffic, Misdemeanor & Preliminary
Hearing/Felony programs.

Give the most recent name and docket no. and your opponent's name and phone number and judge's name for five felony jury trials, five felony bench trials and five misdemeanor trials which you personally tried through to judgment.

<u>Do not list pleas of guilty - only trials.</u> We know this information is oftentimes difficult to locate, but it is imperative that you search your dockets and case files to locate this information in order for us to properly process your application.

FELONY JURY TRIALS

	OPPOSING COUNSEL	
	Name	Phone
	Judges Name	Location of Court
_		
5.	Case	Title
	Number Charge	
	Approximate Date	
	OPPOSING COUNSEL	
	Name	Phone
	Judges Name	Location of Court
<u>FEL</u> 1.	ONY BENCH TRIALS	
	Case	Title
	Number Charge	
	Approximate Date	
О	PPOSING COUNSEL	
	Name	Phone
	Judges Name	Location of Court
_	,	<u>'</u>
2.	Case	Title
	Number Charge	
	Approximate Date	
	OPPOSING COUNSEL	1 .
	Name	Phone
	Judges Name	Location of Court

3.		
	Case	Title
	Number Charge	
	Approximate Date	
	OPPOSING COUNSEL	
	Name	Phone
	Judges Name	Location of Court
4.		
	Case	Title
	Number Charge	
	Approximate Date	
	OPPOSING COUNSEL	
	Name	Phone
	Judges Name	Location of Court
5.		
Э.	Case	Title
	Number Charge	
	Approximate Date	
	OPPOSING COUNSEL	
	Name	Phone
	Judges Name	Location of Court
	SDEMEANOR TRIALS	
1.	Case	Title
	Number Charge	THE
	Approximate Date	
	OPPOSING COUNSEL	
	Name	Phone

	Judges Name	Location of Court
2		
2.	6	Tal
	Case	Title
	Number Charge	
	Approximate Date	
	OPPOSING COUNSEL	
	Name	Phone
	Judges Name	Location of Court
3.		
J .	Case	Title
	Number Charge	
	Approximate Date	
	ODDOCING COLINGE	
	OPPOSING COUNSEL	1
	Name	Phone
	Judges Name	Location of Court
	Judges Wallie	Education of Court
4.		
	Case	Title
	Number Charge	
	Approximate Date	
	OPPOSING COUNSEL	
	Name	Phone
	Judges Name	Location of Court
5.		1
	Case	Title
	Number Charge	
	Approximate Date	

OPPOSING CO	DUNSEL				
Name		Phone	:		
Judges Name			Location of Court		
	ow many criminal cases I provide citations of no			ou were admitted to the	Bar?
Name		Citation		Y	ear
Name		Citation		Y	ear
Name		Citation		Y	ear
Name		Citation		Y	ear
Name		Citation		Y	ear
this application is a privilege and not a Chicago Bar Assoc from the Program Disciplinary Commadvise the Associa officer or employed Program. I further any Committee from the Chicago Barogram as now in program as now in the Chicago Barogram as now	subject to approval by Tamatter of right. I further itation as to my acceptant at any time by written it ission to furnish The Chition if I am a member of the thereof or any member agree to hold harmless or any liability arising or fees as a result of emair Association's Profession existence and as may find	he Chicago Bar Associater understand that this parce and continuing partinotice to the Association with the Bar of Illinois in gover of its Board of Manathe Chicago Bar Association with of my representation ployment gained throughout time to time be amount of the time to time be amount of the time to time the thicago Bar Associate the chicago Bar Associate the time to time be amount the time to time the time time the time time the time time time the time time time time time time time tim	ion and that my participation in the In-Court in the Information concernition of standing. I will, in agers or any Committe tion and its officers, em of clients pursuant to the my participation in the Infurther agree to abid ended, as well as the Court in the Infurther agree to abid ended, as well as the Court in the Infurther agree to abid ended, as well as the Court in the Infurther agree to abid ended, as well as the Court in the Infurther agree to abid ended, as well as the Court in the Infurther agree to abid ended, as well as the Court in the Infurther agree to abid ended, as well as the Court in the Infurther agree in Infurther agree in the Infurther agree in the Infurther agree in the Infurther agree in Infurther	pation in the In-Court Landed or revoked at any to Program is final, provide Illinois Supreme Courting inquiries filed against no event, hold The Chicale to any liability whatever ployees and members of this Program. I further against Program shall be subjusted by the Regulations arode of Professional Conditional Con	me. The decision of The
Date		APPLICANT'S SIGNAT	URE		
ARDC Number		Email			

THE CHICAGO BAR ASSOCIATION IN-COURT LAWYER REFERRAL SERVICE REGULATIONS AND RULES

The In-Court Lawyer Referral Service is a model program established by The Chicago Bar Association at the behest of the Circuit Court of Cook County. The Program offers a service to both the courts and the public through the provision of quality legal counsel at a reasonable cost to defendants who appear in court without private counsel and need an attorney. In-Court participants are a qualified, select group of attorneys who exemplify the finest qualities of the legal profession and possess knowledge and expertise in the courts for which approved, whether it be Traffic Court, the Misdemeanor courts, or the Felony/Preliminary hearing courts.

Because of the special and unique relationship between the In-Court attorneys and the Court system, In-Court attorneys are held to the highest standards of professional conduct in accordance with the Code of Professional Conduct of the Illinois Supreme Court. In-Court attorneys must at all times display exemplary behavior, while serving as an attorney for the In-Court program or otherwise, and always must be careful to avoid even the appearance of impropriety. Participation in the In-Court Lawyer Referral Service is a privilege and not a matter of right; continued participation is contingent upon adherence to the high standards required by The Chicago Bar Association, as well as the Code of Professional Conduct, the Rules of the Circuit Court of Cook County, and the In-Court Lawyer Referral Service Regulations and Rules.

Lawyers participating in the In-Court Lawyer Referral Service must abide by the following rules:

- 1. The attorney must appear promptly on dates assigned and be available for the entire court call.
- 2. The attorney must be willing to accept all referrals for conference without fee. If an appearance by the attorney is filed, that attorney will enter into a fee agreement with the client and is thereafter required to continue with the case to conclusion unless withdrawal is allowed by the court (representation at preliminary hearing is concluded by finding of probable cause, no probable cause, or plea).
- 3. Bar attorneys should keep Rule 1.4 of the Illinois Rules of Professional Conduct in mind when negotiating fees. Fees should always be reasonable, and take into account the amount of time required and the nature and length of the professional relationship with the client, as well as the fee customarily charged for similar legal services.
- 4. The attorney should remember that the In-Court Lawyer Referral Service is designed to provide quality legal counsel to defendants who appear in court without private counsel and desire same.
- 5. The attorney is required to assist the Court in making determination of indigency at the Court's request without fee.
- 6. The attorney is required to pay an annual registration fee as established by the Association.
- 7. All assigned dates are made to a specific attorney and are solely that attorney's responsibility and not assignable to any other attorney, even to a member of the same firm.
- 8. An assigned attorney must report to the In-Court Administrator or LRS Director any need for cancellation at least 24 hours in advance of court appearance. A conflict of court date shall not be considered an acceptable reason of cancellation of court assignment. Sanctions may be taken against attorneys who fail to appear on assigned court dates, who cancel assignments because of court date conflicts, or who appear late in court or leave prior to the end of the court call.
- 9. Any disputes as to fees are subject to binding arbitration by The Chicago Bar Association's Professional Fees Committee.
- 10. Misinformation in the attorney's application for the Program shall be grounds for denial of application or removal from the Program.
- 11.Any violation of the Code of Professional Conduct of the Illinois Supreme Court or the Rules of the Circuit Court or failure to comply with any of these Regulations and Rules shall result in the removal of the attorney from the Program. No In-Court attorney is permitted to initiate contact with a prospective client. Any form of solicitation is strictly prohibited. This rule will be strictly enforced.

I have read the foregoing Regulations and Rules of The Chicago Bar Association's In-Court Lawyer Referral Service and agree to abide by these rules. I understand that my participation in the In-Court Lawyer Referral Service is a privilege and not a matter of right and may be suspended or revoked at any time. I further agree to abide by and recognize the finality of decisions of the In-Court Screening Committee.

SIGNATURE OF APPLICANT:	
DATE:	
ARDC NUMBER:	_

Return this completed form to:
Juli Vyverberg
321 S. Plymouth Ct.
Chicago JL 60604

Chicago, IL 60604

(312) 554-2062

jvyverberg@chicagobar.org