

Initial Application Attachment A: Trial List: Specialist Certification

CONFIDENTIAL

Print or type information. Check all boxes that apply.

Lawyer Applicant Name

Section III of the Standards and Requirements for Specialist Certification and Recertification that govern the Criminal Law Certified Specialists program requires that the Applicant shall have been principal counsel and must demonstrate substantial involvement in criminal law by fulfilling one of the following trial requirements.

A jury trial is defined as a contested court proceeding in state or federal court tried from jury selection to closing argument, involving the presentation of live testimony.

Principal counsel means the Applicant had substantial input into trial tactics and strategy, and conducted substantive activities during trial, such as witness examinations, opening or closing arguments. More than one attorney may be a principal counsel so long as each is involved in the presentation of a substantial part of the case or proceeding.

The Criminal Law Specialist Certification Board may require evidence of completion of additional tasks and experience shown in this Attachment A.

Select one (1) of the following trial experience categories. Provide requested information for each case listed. Use additional sheets if necessary.

1. I have been principal counsel of record in criminal proceedings as follows:
 - Three (3) jury trials in State or U.S. District Court, in the past five (5) years immediately preceding submission of this Application, each with a minimum of eight (8) days of live testimony.

| | Case Title/Year | Judge/Court | Opposing Counsel/Firm | Nature of Case and Charges | Number of Days of Testimony |
|----|-----------------|-------------|-----------------------|----------------------------|-----------------------------|
| 1. | | | | | |
| 2. | | | | | |
| 3. | | | | | |

OR, in the alternative:

Ten (10) jury trials in State or U.S. District Court, with a minimum of thirty (30) total trial days from jury selection to closing argument.

| | Case Title /Year | Judge/Court | Opposing Counsel/Firm | Nature of Case and Charges | Number of Trial Days |
|-----|-------------------------|--------------------|------------------------------|-----------------------------------|-----------------------------|
| 1. | | | | | |
| 2. | | | | | |
| 3. | | | | | |
| 4. | | | | | |
| 5. | | | | | |
| 6. | | | | | |
| 7. | | | | | |
| 8. | | | | | |
| 9. | | | | | |
| 10. | | | | | |

OR, in the alternative:

Five (5) jury trials, each of which lasted at least ten (10) trial days.

| | Case Title/Year | Judge/Court | Opposing Counsel/Firm | Nature of Case and Charges | Number of Trial Days |
|----|-----------------|-------------|-----------------------|----------------------------|----------------------|
| 1. | | | | | |
| 2. | | | | | |
| 3. | | | | | |
| 4. | | | | | |
| 5. | | | | | |