The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:

   a. **Basic Qualifications**: I meet the minimum basic professional qualifications in Standard 14.1

   b. **Office**: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. **Investigators**: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. **Caseload**: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. **Case Specific Qualifications**: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   
   a. **Basic Qualifications:** I meet the minimum basic professional qualifications in Standard 14.1
   
   b. **Office:** I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   
   c. **Investigators:** I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   
   d. **Caseload:** I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   
   e. **Case Specific Qualifications:** I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

__Signature, WSBA #54612__

**DATE:** 6/08/22

---

**CERTIFICATION OF APPOINTED COUNSEL OF COMPLIANCE WITH STANDARDS REQUIRED BY CrR 3.1/CrRLJ 3.1/JuCR 9.2/MPR 2.1**
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   
   a. **Basic Qualifications:** I meet the minimum basic professional qualifications in Standard 14.1
   
   b. **Office:** I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. **Investigators:** I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. **Caseload:** I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. **Case Specific Qualifications:** I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].


date: 6-27-2022

Signature: [Signature]

WSBA #23679
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:

   a. **Basic Qualifications**: I meet the minimum basic professional qualifications in Standard 14.1

   b. **Office**: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. **Investigators**: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. **Caseload**: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. **Case Specific Qualifications**: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].


Signature, WSBA #52049

DATE: 6-28-22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #56867

DATE: 6/27/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   
a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1

b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #56749

DATE: 7/1/2020
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   b. Office: I have access to an office that accommodates confidential meetings with clients, and I have
      a postal address and adequate telephone services to ensure prompt response to client contact, in
      compliance with Standard 5.2.
   c. Investigators: I have investigators available to me and will use investigative services as
      appropriate, in compliance with Standard 6.1.
   d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases.
      [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for
      misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not
      accept a greater number of cases (or a proportional mix of different case types) than specified in
      Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and
      taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2,
      Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case
      as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended
      effective February 1, 2021 for civil commitment cases].

Signature, WSBA #27270

DATE: 7/11/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   
   a. **Basic Qualifications:** I meet the minimum basic professional qualifications in Standard 14.1.

   b. **Office:** I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. **Investigators:** I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. **Caseload:** I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. **Case Specific Qualifications:** I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

   
   Signature, WSBA #18698

   DATE: June 27, 2022
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.
2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases.  [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads.  I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case.  [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

[Signature, WSBA #49392]

DATE: 6/1/2022
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   
   a. **Basic Qualifications**: I meet the minimum basic professional qualifications in Standard 14.1

   b. **Office**: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. **Investigators**: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. **Case Load**: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. **Case Specific Qualifications**: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

   
   **Signature**, **WSBA #34179**

   **DATE**: 10/29/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #51326

DATE: 6/27/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:

   a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1

   b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

[Signature, WSBA #31710]  

DATE: 7/1/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   
a. **Basic Qualifications:** I meet the minimum basic professional qualifications in Standard 14.1

b. **Office:** I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

c. **Investigators:** I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

d. **Caseload:** I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

e. **Case Specific Qualifications:** I am familiar with the specific case qualifications in Standard 14.2. Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #39415

DATE: 6/29/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   
a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   
b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   
c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   
d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   
e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #57150

DATE: 6/30/2022
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:

   a. **Basic Qualifications:** I meet the minimum basic professional qualifications in Standard 14.1

   b. **Office:** I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. **Investigators:** I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. **Case Load:** I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. **Case Specific Qualifications:** I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

   

   Signature, WSBA #53608

   **DATE:** 01/29/22

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**SPOKANE COUNTY PUBLIC DEFENDER**

1033 W GARDNER,

SPokane, WASHINGTON 99206-0280

(509) 477-4246 FAX: (509) 477-2597
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:

   a. **Basic Qualifications:** I meet the minimum basic professional qualifications in Standard 14.1
   
   b. **Office:** I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   
   c. **Investigators:** I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   
   d. **Caseload:** I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   
   e. **Case Specific Qualifications:** I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

   Signature: csmall

   DATE: 4/27/2022
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.
2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #54562

DATE: 6/28/2022
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.
2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. **Basic Qualifications**: I meet the minimum basic professional qualifications in Standard 14.1
   b. **Office**: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. **Investigators**: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. **Caseload**: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. **Case Specific Qualifications**: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #58278

DATE: 6/27/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. **Basic Qualifications:** I meet the minimum basic professional qualifications in Standard 14.1
   b. **Office:** I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. **Investigators:** I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. **CaseLoad:** I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. **Case Specific Qualifications:** I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #49125

DATE: 7/5/2022
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:

   a. **Basic Qualifications**: I meet the minimum basic professional qualifications in Standard 14.1

   b. **Office**: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. **Investigators**: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. **Caseload**: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. **Case Specific Qualifications**: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

   

   Signature, WSBA #55399

   DATE: 6/28/22
THE UNDERSIGNED ATTORNEY HEREBY CERTIFIES:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.
2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

[Signature, WSBA #49760]

DATE: 6/28/22

CERTIFICATION OF APPOINTED COUNSEL OF COMPLIANCE WITH STANDARDS REQUIRED BY CrR 3.1/CrRLJ 3.1/JuCR 9.2/MPR 2.1

PAGE 1 OF 1
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   
a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   
b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   
c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   
d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   
e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #41112

DATE: 6/29/2022
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. **Basic Qualifications:** I meet the minimum basic professional qualifications in Standard 14.1
   b. **Office:** I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. **Investigators:** I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. **Caseload:** I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. **Case Specific Qualifications:** I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

**Signature:**

**DATE:** 6/30/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:

   a. **Basic Qualifications**: I meet the minimum basic professional qualifications in Standard 14.1

   b. **Office**: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.

   c. **Investigators**: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.

   d. **Caseload**: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]

   e. **Case Specific Qualifications**: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

[Signature, WSBA #54306]

DATE: 07/27/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. **Basic Qualifications**: I meet the minimum basic professional qualifications in Standard 14.1
   b. **Office**: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. **Investigators**: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. **Caseload**: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. **Case Specific Qualifications**: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature: WSBA #55082

DATE: 07/07/22
The undersigned attorney hereby certifies:

1. Approximately 100% of my total practice time is devoted to indigent defense cases.

2. I am familiar with the applicable Standards adopted by the Supreme Court for attorneys appointed to represent indigent persons and that:
   a. Basic Qualifications: I meet the minimum basic professional qualifications in Standard 14.1
   b. Office: I have access to an office that accommodates confidential meetings with clients, and I have a postal address and adequate telephone services to ensure prompt response to client contact, in compliance with Standard 5.2.
   c. Investigators: I have investigators available to me and will use investigative services as appropriate, in compliance with Standard 6.1.
   d. Caseload: I will comply with Standard 3.2 during representation of the defendant in my cases. [Effective October 1, 2013 for felony and juvenile offender caseloads; effective January 1, 2015 for misdemeanor caseloads; effective February 1, 2021 for civil commitment caseloads. I should not accept a greater number of cases (or a proportional mix of different case types) than specified in Standard 3.4, prorated if the amount of time spent for indigent defense is less than full time, and taking into account the case counting and weighting system applicable in my jurisdiction.]
   e. Case Specific Qualifications: I am familiar with the specific case qualifications in Standard 14.2, Sections B-K (criminal) and Section M (civil commitment) and will not accept appointment in a case as lead counsel unless I meet the qualifications for that case. [Effective October 1, 2013; amended effective February 1, 2021 for civil commitment cases].

Signature, WSBA #38160

DATE: 6/24/22