

ACKNOWLEDGMENT OF CONDITIONS  
FOR COURT-APPOINTED ATTORNEYS

The local Judicial Board has accepted your request to receive court appointments in criminal cases. Under the terms of your request, you have specifically limited your appointments to certain offenses below a designated grade level.

It is understood that in certain instances, defendants who have been charged with an offense and qualified for a court-appointed attorney may be charged with a subsequent offense committed after the initial appointment. In such an instance, the defendant may qualify for a court appointment attorney in this subsequent case. The appointment of more than one attorney to an indigent defendant is not in the best interest of the defendant and is inconsistent with the administration of justice.

Under the terms of the local indigent defense plan, in the event you have been appointed to represent a defendant under the limitations you have imposed, and that defendant is subsequently charged with another offense for which he or she qualifies for a court appointed attorney; then a new attorney who has not imposed these limitations will be appointed for all such pending cases. In such a situation, you **will not** be entitled to court appointed attorneys fees for cases for which you were initially appointed but subsequently removed.

By signing this Acknowledgment, you have noted that you will accept appointments under this condition.

\_\_\_\_\_  
Attorney

\_\_\_\_\_  
Date