

CIVIL RESTRAINING ORDERS

Includes all matters relate to restraining orders.

EXPERIENCE REQUIREMENTS: As documented below, within the past three years, the applicant must have competently performed to completion all or substantially all legal work, including the preparation of all legal documents, in not less than two filed civil restraining orders proceedings through final resolution.

OR

The applicant must provide evidence that, within the past two years, he or she has attended a formal legal education program, either as a student or a practicing attorney, that, in the discretion of the LRIS Committee, demonstrates a sufficient level of training in restraining orders. Such programs generally must have included at least 3 hours of training specifically related to restraining orders. Approved training programs include the San Diego Inn of Court, but another program may be accepted if the applicant provides evidence that it is of similar depth and scope. Such evidence should include, if available, a substantive description of the program published by the program provider.

Prior restraining order experience:

<u>Title of case</u>	<u>Court</u>	<u>Case #</u>	<u>Date Filed</u>	<u>Resolution</u>
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(1)

(2)

OR

Restraining Order Training:

<u>Title of Program</u>	<u>Dates Attended</u>	<u>Hours of Training</u>	<u>Subjects Covered</u>
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RECOMMENDATIONS: The applicant must provide two LRIS “Recommendation of Professional Qualification” forms from licensed lawyers who practice in the same area for which the applicant is applying, or from state or federal judges sitting in California, attesting to the applicant’s qualifications in the area for which he or she is applying. (If the recommender is a practicing lawyer, he or she should be licensed in California unless the practice area involves federal law only.) These form letters must specifically reflect the authors’ knowledge of the applicant’s qualifications and include the authors’ opportunity to observe the applicant’s qualifications in the area for which he or she is applying. If these form letters are from lawyers, those lawyers may not be affiliated with the applicant’s firm, and the applicant may not have any economic interest with them.

I hereby certify under penalty of perjury that I have met the above criteria and requirements, and that I am competent to handle referral matters in the panel subject area described above.

Attorney’s Name: _____

Attorney’s Signature: _____ Date: _____