

NOTICES

THE OFFICE OF CHIEF PUBLIC DEFENDER

**IS NOW ACCEPTING APPLICATIONS FOR
HANDLING CASE ASSIGNMENTS FOR
THE NEXT FISCAL YEAR BEGINNING
July 1, 2023 THROUGH June 30th, 2024
IN THE FOLLOWING LOCATIONS ONLY:**

CRIMINAL JUDICIAL DISTRICT COURTS:

Stamford JD

CRIMINAL GEOGRAPHICAL AREA PART B COURTS:

GA 01 — Stamford (now includes Norwalk)
GA 05 — Derby
GA 09 — Middletown
GA 10 — New London
GA 11 — Danielson
GA 12 — Manchester
GA 21 — Norwich

JUVENILE DELINQUENCY COURTS:

New Haven

HABEAS CORPUS:

Rockville Civil

CHILD PROTECTION COURTS:

Statewide.

Please note: By advertising statewide we are not indicating there are openings in general, or in any particular court. *Applicants should submit their top 3 choices of court locations.*

STATE-RATE ATTORNEY FOR MINOR CHILD / GUARDIAN AD LITEM:

Statewide — locations not needed

FAMILY CHILD SUPPORT CONTEMPT PROCEEDINGS AND PATERNITY:

Statewide — indicate preferred location and weekdays

Annual agreements will cover the period of July 1, 2023 through June 30, 2024. Compensation will be as follows:

FLAT RATE COMPENSATION *hourly billing only as approved*

JUDICIAL DISTRICT CASES	\$1000 per case
CRIMINAL GEOGRAPHICAL AREA CASES	\$400 per case
JUVENILE DELINQUENCY	\$400 per case
CHILD PROTECTION CASES	\$500 per case

ATTORNEY FOR MINOR CHILD / GUARDIAN AD LITEM \$500 per case

HOURLY COMPENSATION

\$75 per hour for Felony cases
\$65 per hour for Misdemeanor cases
\$65 per hour for Child Protection
\$65 per hour for AMC/GAL cases

QUALIFICATIONS FOR PRACTICE AREAS

JUDICIAL DISTRICT APPLICANTS:

Attorneys approved to represent clients in JD courts must have at least 2 years of criminal litigation experience and at least 2 felony trials to verdict as lead or sole counsel.

GEOGRAPHICAL AREA APPLICANTS:

Attorneys approved to represent clients in GA courts will handle misdemeanor cases and felony cases. Applicants should possess a working knowledge of the criminal statutes, practice book, diversionary programs, and alternatives to incarceration.

JUVENILE DELIQUENCY APPLICANTS

Attorneys approved to represent client in Juvenile Delinquency courts will handle delinquency matters in closed proceedings. Applicants should have a working knowledge of the statutes that apply to delinquency proceedings, delinquency procedures, practice book, and alternatives to detention.

CHILD PROTECTION APPLICANTS:

Attorneys approved as Assigned Counsel for assignments in child protection matters will represent children and indigent parents in juvenile court matters dealing with abuse, neglect and termination of parental rights. Attorneys may also be appointed as guardian ad litem. The cases may also involve matters transferred from Probate Court and adoptions. Applicants will be required to participate in pre-service training and should possess general knowledge of the child protection statutes, the administration and policies of the Department of Children and Families.

STATE-RATE ATTORNEY FOR MINOR CHILD / GUARDIAN AD LITEM:

Attorneys approved as Assigned Counsel in state-rate attorney for minor child / guardian ad litem cases in family court will represent children from indigent families in family matters as appointed by the court.

IF INTERESTED: please download the application form from the Connecticut Office of Chief Public Defender website, Assigned Counsel page, at the very top (click on the link and you will get the application and instructions):

<https://portal.ct.gov/OCPC/Assigned-Counsel/Assigned-Counsel>

APPLICATIONS ARE ACCEPTED FROM: November 8, 2022, 9:00 a.m. through November 24th, 2022 at 5:00 p.m.

Send the application, cover letter and resume only via email (*USPS mail or fax not accepted*) to:

OCPD.AC.APPLICATIONS@PDS.CT.GOV

Notice of Suspension of Attorney

Pursuant to Practice Book Section § 2-54, notice is hereby given that on October 11, 2022, in Docket Number HHD-CV-22-6157101-S, Michael A. Peck, Juris No. 045776 of Hartford, CT is suspended from the practice of law in Connecticut for a period of nine months, effective 30 days from the date of this decision.

The Office of Chief Disciplinary Counsel shall immediately notify the chief clerks of all judicial districts and Probate Court administration of the respondent's suspension.

The respondent shall not deposit to, disburse any funds from, withdraw any funds from, or transfer any funds from, any clients' funds, IOLTA, or fiduciary accounts.

During his suspension, the respondent shall comply with Practice Book § 2-47B (Restrictions on the Activities of Deactivated Attorneys).

The respondent's failure to comply with this order shall be considered misconduct and may subject the respondent to additional discipline.

So ordered.

Susan Quinn Cobb
Presiding Judge
