

BEFORE THE SUPREME COURT OF OHIO

In the Matter of the Application of

RE-EXAMINATION CHARACTER QUESTIONNAIRE

for Re-examination

EXPLANATION AND INSTRUCTIONS

Prior to completing this application for re-examination, you should read Rule I of the Supreme Court Rules for the Government of the Bar of Ohio.

The information you provide in this application will update the information you provided in your last Ohio bar examination or re-examination application. It will be considered confidential and may not be released except to the extent permitted in Gov. Bar R. I.

Upon its receipt, your application will be forwarded to a regional or local bar association admissions committee for another review of your character, fitness, and moral qualifications to practice. The admissions committee will make a recommendation as to your character, fitness, and moral qualifications. This recommendation will be considered by the Board of Commissioners on Character and Fitness. You will not be qualified to take the bar examination for which you are applying unless you receive Board approval of your character, fitness, and moral qualifications to practice at least three weeks before the examination.

You must answer each question on this application fully and truthfully. Any omission, untruthful answer or incomplete answer may result in your being denied the privilege of retaking the bar examination and practicing law in the State of Ohio. Question 5 “must be fully answered regardless of expungements, bond forfeitures, dismissals or similar terminations and must include all actions or legal proceedings occurring in any court including juvenile court.” In re Application of Watson, 31 Ohio St. 3d 220, 221. This includes any matter dismissed favorably to you, filed by you or in which you were involved in any manner other than as a witness.

If you have doubts about whether any matter should be reported on this application, report it. If you are not sure of dates, times, places, or other information requested, you should consult the court, governmental agency, or other entity involved to obtain the correct and full information.

If your application is incomplete when submitted, it will not be accepted and will be returned to you for completion. An application is deemed incomplete if it does not have the necessary documents attached; if it is not accompanied by the appropriate fee; if any portion of it is not properly executed; if any portion of it is missing; or if any questions are unanswered, incompletely answered or missing any required details.

Your responses to this application **must be typed**. If the space provided for any answer is inadequate, or if you are providing detailed information regarding a question answered in the affirmative, complete your answer on a separate sheet, specifying the question to which it relates, and attach this sheet to the application. Sign your name on each additional sheet you provide with the application. The original application must be signed under oath or affirmation. The original **and** one copy of the

completed application are to be filed with the Supreme Court Bar Admissions Office by the deadline imposed in Gov. Bar R. I, Sec. 7. **An application is not considered filed until it is actually received in the Bar Admissions Office.**

After your re-examination application is filed, you will have a continuous reporting obligation and must notify the Bar Admissions Office of the Supreme Court of any changes or additions to the information provided in your application.

Any applicant who qualifies for testing accommodations under the Board of Bar Examiners Policy on Applicants with Disabilities may file a Request for Testing Accommodations with the Bar Admissions Office. The Request must be filed with and by the deadline for filing a Re-examination Application. A copy of the Policy on Applicants with Disabilities is included in this application packet. Request forms may be obtained from the Bar Admissions Office.

If you have any questions regarding your application or any of the provisions of Rule I, please contact the Bar Admissions Office of the Supreme Court of Ohio at 614.387.9340. Applications, application updates, and correspondence regarding admissions matters should be mailed to the following address:

Bar Admissions Office Supreme Court of Ohio 65 South Front Street, 5 th Floor Columbus, Ohio 43215-3431

1. Contact information

(a) Full legal name:

First:	
Middle:	
Last:	
Suffix:	

If your name has changed since you last applied to take an Ohio bar exam, please provide your previous full name:

(b) Mailing address at which you can be contacted about this application:

If business, name of firm:			
Street:			
City:		State:	
County		ZIP:	

(c) Telephone numbers and email address at which you can be reached:

Phone:	
Office:	
Email:	

-
2. (a) Bar examination for which you are applying
- (b) Last Ohio bar examination you took
- (c) Last Ohio bar examination for which you applied

3. (a) Since you last applied to take an Ohio bar exam, have you had a marriage terminated by divorce, annulment, dissolution, or any other legal termination, or have you been a party to an action for legal separation?

Yes No

If so, provide the following:

- (1) the title and number of the case;
- (2) the name and address of the court granting the decree;
- (3) the date of the decree;
- (4) grounds for termination; and
- (5) the name, address, and phone number of your legal counsel.

- (b) If you have had a marriage terminated, list all post-judgment actions filed since you last applied to take an Ohio bar exam. This list should include, but is not limited to, citations in contempt, child custody actions or motions filed in this state or any other state or jurisdiction, and any actions brought for child support, whether by a local child support enforcement agency or an agency from another state or jurisdiction. For each of these actions, give:
- (1) the title and number of the case;
 - (2) the name and address of the court involved;
 - (3) the disposition or status of the matter; and
 - (4) the name, address, and phone number of your legal counsel.

4. Beginning with the date on which you last applied to take an Ohio bar exam and continuing to the present, record all employment, including self-employment, clerkships, temporary or part-time employment and military service. Be sure to include any employment that continued beyond your most recent application date, even if this employment was previously recorded in your application to take the bar exam. Account for any period of time when you were unemployed, in school, or seeking employment.

(a) From Mo/Year: _____ To Mo/Year: _____ Unemployment Period

Position/Description of Unemployment:			
Employer or Firm:			
Supervisor:		Phone Number:	
Street:			

City:		State:		ZIP:	
Reason for Leaving:					

(b) From Mo/Year: _____ To Mo/Year: _____ Unemployment Period

Position/Description of Unemployment:					
Employer or Firm:					
Supervisor:		Phone Number:			
Street:					
City:		State:		ZIP:	
Reason for Leaving:					

(c) From Mo/Year: _____ To Mo/Year: _____ Unemployment Period

Position/Description of Unemployment:					
Employer or Firm:					
Supervisor:		Phone Number:			
Street:					
City:		State:		ZIP:	
Reason for Leaving:					

5. State whether, since you last applied to take an Ohio bar exam, you:

(a) have been refused a fidelity or other type bond; Yes No

(b) to your knowledge, either have been denied a security clearance or have had revoked a security clearance previously granted to you; Yes No

- (c) have been discharged or asked to resign by any employer; Yes No
- (d) have been or are a party to or otherwise involved (except as a witness) in:
- (1) any civil or administrative action or legal proceeding; Yes No
- (2) any criminal or quasi-criminal action or legal proceeding (including, but not limited to a misdemeanor, minor misdemeanor, traffic offense, or felony); Yes No
- (3) any action or legal proceeding in a juvenile court; Yes No
- (e) have been summoned for a violation of any statute, regulation, or ordinance; Yes No
- (f) have any outstanding or unpaid fines, court costs, or tickets, including those for traffic or parking violations; Yes No
- (g) have been removed, resigned, or asked to resign as a guardian, executor, administrator, trustee or other fiduciary; Yes No
- (h) have been granted immunity from prosecution; Yes No
- (i) have been cited or arrested for contempt of court for any reason including, but not limited to, failure to appear as a witness or answer a subpoena or a jury summons; Yes No
- (j) have filed or been the subject of a petition in bankruptcy; Yes No
- (k) have been the subject of a trusteeship, receivership, or wage attachment or garnishment proceeding; Yes No
- (l) have been engaged in your own business or been a director, an officer, a more than 5% shareholder, a partner or joint venturer in any business enterprise; Yes No
- (m) have had a credit card revoked; Yes No
- (n) have any debts, including student loans, that have been more than 90 days past due; Yes No

- (o) have any unsatisfied judgments against you or have had a judgment against you that remained unpaid for more than 90 days; Yes No
- (p) have been questioned regarding the unauthorized practice of law; Yes No
- (q) have engaged in the unauthorized practice of law in Ohio or any other state; Yes No
- (r) have been employed by or otherwise connected with any person, firm or corporation whose conduct was questioned on the subject of unauthorized practice of law while you were so employed or connected; Yes No
- (s) have been suspended, disqualified, or disciplined as a member of any profession; Yes No
- (t) have had any disciplinary complaint filed against you (including any complaints that were dismissed) as a member of any profession; Yes No
- (u) have been removed from any office, public or private, because of conduct reflecting upon your character, or charged with conduct reflecting on your character that could result in removal from office; Yes No
- (v) have been declared legally incompetent or placed under a guardianship or conservatorship as an adult? Yes No

If your answer to any portion of the above question is “Yes”, give full and complete information regarding the matter.

6. (a) Since you last applied to take an Ohio bar exam, have you held or applied for a license or certificate, including but not limited to any license or certificate to practice law in any jurisdiction, the procurement of which required proof of good character?

Yes No

(b) If so, as to each license or certificate state:

- (i) the type of license or certificate;
- (ii) the date you applied for it;
- (iii) the date it was granted;
- (iv) the name and address of the authority issuing it;
- (v) whether it was refused or revoked; and
- (vi) whether you have been reprimanded, censured, or otherwise disciplined as the holder of the license.

7. (a) Since you last applied to take an Ohio bar exam, have you held any public office, either by election or appointment, not previously reported?

Yes No

(b) If so, state:

- (i) the position you have held;
- (ii) the nature of your duties;
- (iii) when you held the position; and
- (iv) where you held the position.

NOTICE TO APPLICANTS:

The Board of Commissioners on Character and Fitness of the Supreme Court of Ohio has adopted questions 8-11 which must be answered by applicants for admission in Ohio.

8. Since you last applied to take an Ohio bar exam, have you exhibited any conduct or behavior that could call into question your ability to practice law in a competent, ethical, and professional manner?

Yes No

If you answered yes, furnish a thorough explanation below including all relevant dates:

-
9. (a) Do you currently have any condition or impairment (including, but not limited to, substance abuse, alcohol abuse, or a mental, emotional, or nervous disorder or condition) that was not disclosed in your previous applications and that in any way affects your ability to practice law in a competent, ethical, and professional manner?

Yes No

- (b) If your answer to Question 9(a) is yes, are the limitations caused by your condition or impairment reduced or ameliorated because you receive ongoing treatment or because you participate in a monitoring or support program?

Yes No

If your answer to Question 9(a) or (b) is yes, complete a separate **FORM 7B & 8** for each service provider. Duplicate **FORMS 7B & 8** as needed. As used in Question 9, “currently” means recently enough that the condition or impairment could reasonably affect your ability to function as a lawyer.

10. (a) Since you last applied to take an Ohio bar exam, have you engaged in any conduct that: (1) resulted in arrest, discipline, sanction or warning; (2) resulted in termination or suspension from school or employment; (3) resulted in loss or suspension of any license; (4) resulted in any inquiry, any investigation, or any administrative or judicial proceeding by an employer, educational institution, government agency, professional organization, or licensing authority, or in connection with an employment disciplinary or termination procedure; or (5) endangered the safety of others, breached fiduciary obligations, or constituted a violation of workplace or academic conduct rules? If so, provide a complete explanation and include all defenses or claims that you offered in mitigation or as an explanation for your conduct.

Yes No

(b) If you answered yes, provide the following:

- (i) the name of entity before which the issue was raised (i.e., court, agency, etc.)
- (ii) the address and phone number of the entity;
- (iii) the nature of the proceeding;
- (iv) relevant dates;
- (v) disposition, if any; and
- (vi) a thorough explanation.

11. (a) Since you last applied to take an Ohio bar exam, have you suffered from, been diagnosed with, or been treated for kleptomania, compulsive gambling, pedophilia, exhibitionism, or voyeurism?

Yes No

(b) If you answered yes, provide the following:

- (i) date of diagnosis and/or treatment (from Mo/Yr to Mo/Yr);
- (ii) the name, address, and phone number of any professional health care provider who made the diagnosis and/or rendered the treatment;
- (iii) the name, address, and phone number of the hospital, institution, or other treatment facility; and
- (iv) describe completely the diagnosis, the treatment or program, and the prognosis, and provide any other relevant facts.

If you answered yes to Question 11(a), please complete the appropriate Authorization and Release Information form (**FORM 7C**). Be sure to fill out a separate form for each institution or person who made a diagnosis or rendered treatment.

State of _____

County of _____ ss.

Being first duly cautioned, I hereby swear or affirm that I have read the foregoing document and have answered all questions fully and frankly. The answers are complete and true of my own knowledge.

Signature of Applicant

Subscribed and sworn to or affirmed before me this _____ day of _____, 20____.

Notary Public

My commission expires _____

Seal or stamp must be affixed to each original.