

WASHINGTON STATE BAR ASSOCIATION

Overview of Committee, Board, Panel, and Other Positions for 2019-2020

WSBA Committees (created by the Board of Governors)

Committee on Professional Ethics (CPE)

[See detailed position description](#)

Provides guidance to WSBA members on legal ethics issues in the form of Advisory Opinions, considers and proposes to the Board of Governors (BOG) amendments to the Washington Rules of Professional Conduct, and considers and reports to the BOG on amendments and proposed amendments to the ABA Model Rules of Professional Conduct. The Committee may also conduct periodic outreach to the membership on these subjects. Appointment is for a three-year term.

Continuing Legal Education (CLE) Committee

[See detailed position description](#)

Supports WSBA and its practice sections in the delivery of high quality, mission-focused Continuing Legal Education by advising on content, speakers, and delivery models, and by helping to identify trends and gaps in legal education that WSBA is uniquely positioned to fill. Appointment is for a three-year term.

Council on Public Defense (CPD)

[See detailed position description](#)

Unites representatives of the bar; private and public criminal defense attorneys; judicial representatives appointed by the Washington Supreme Court, the Superior Court Judges Association and the District and Municipal Court Judges Association; current and former prosecutors; and the public to address new and recurring challenges that impact the public defense system. The CPD educates and informs policy makers on issues that need reform and provides concrete proposals that are enhanced by the comprehensive nature of the CPD membership. Prerequisite: The CPD is seeking three at-large members who can be either an attorney or not an attorney, one at-large member who is not an attorney, two members who are prosecutors, and one member from local government or a public defense administrator who can either be an attorney or not an attorney. Terms are for two years with eligibility to renew membership for up to four additional years.

Court Rules and Procedures Committee

[See detailed position description](#)

Studies and develops suggested amendments to designated sets of court rules on a regular cycle of review. Performs the rules study function outlined in General Rule 9 and reports its recommendations to the Board of Governors. Appointment is for a two-year term.

Editorial Advisory Committee (EAC)

[See detailed position description](#)

Editorial Advisory Committee members create an intellectual dialogue with WSBA's 38,000 members. This group is the "think tank" behind WSBA's official magazine, *NWLawyer*, working closely with the editor to ensure the content engages, excites and informs readers. Committee members may identify possible articles, write and review articles, contact and refer potential authors, set editorial policy, and guide WSBA in relaying its own news. Appointment is for a two-year term.

Judicial Recommendation Committee (JRC)

[See detailed position description](#)

Screens and interviews candidates for state Court of Appeals and Supreme Court positions. Recommendations are reviewed by the WSBA Board of Governors and referred to the state governor for consideration when making judicial appointments. Appointment is for a three-year term.

Legislative Review Committee

[See detailed position description](#)

Supports the WSBA's outreach and legislative affairs efforts at a crucial decision-making intersection. Reviews all Bar-request bills and forwards to the Board of Governors with recommendations, insight, and comments where appropriate. Depending on the makeup of the Committee, it may also be able to provide technical support to Sections in drafting bills. Appointment/reappointment is for a one-year term.

Pro Bono and Public Service Committee

[See detailed position description](#)

Focuses on breaking down the barriers that members face to engaging in public service and pro bono work, promoting pro bono opportunities, and developing public service CLEs to support members doing pro bono work. The Committee works with staff to collaborate with the Alliance for Equal Justice to advance efforts to engage members in pro bono. Appointment is for a two-year term.

Washington Young Lawyers Committee (WYLC)

[See detailed position description](#)

Works to actively engage new and young lawyers in the activities of WSBA, develops and conducts activities of value to new and young lawyers, and connects these lawyers to all WSBA resources. The WYLC comprises 18 members representing the interests of WSBA's 7,500 new and young lawyers. Prerequisite: Committee members must be a lawyer in practice fewer than five years or under the age of 36. Appointment is for a three-year term unless otherwise specified.

WSBA Diversity Committee

[See detailed position description](#)

Works to support implementation of the WSBA's Diversity and Inclusion Plan, support historically underrepresented groups to enter and stay in the profession, and raise awareness in the community through collaboration and coalition building. This Committee comprises members of the WSBA Board of Governors and the wider WSBA membership who work with staff to review, advise and implement policy, programs and activities of the WSBA that promote a culture of inclusion. Appointment is for a two-year term.

WSBA Regulatory Boards and Panels (created by Court Rule)

Adjunct Disciplinary Counsel (ADC) Panel

[See detailed position description](#)

Assists in carrying out the functions of the lawyer discipline system as needed pursuant to Rule 2.9 of the Rules for Enforcement of Lawyer Conduct (ELC). ADC panel members may be asked to assist staff disciplinary counsel with the investigation of a grievance; serve as independent special disciplinary counsel in the investigation of a grievance or prosecution of a disciplinary case; provide staff disciplinary counsel with an outside opinion on an area of law; serve as a practice monitor following imposition of a disciplinary sanction or suspension; or consult with a lawyer under the terms of a diversion contract. Prerequisite: ADCs must have been an active attorney or judicial member of the WSBA for at least seven years at the time of appointment. Appointment is for a five-year term.

Board of Bar Examiners

[See detailed position description](#)

Grades the Multistate Essay Examination (MEE) and the Multistate Performance Test (MPT) answers for the Uniform Bar Examination (UBE), and produces the content for the Washington Law Component test under the direction of the Board of Governors, in accordance with the Admission and Practice Rules as approved by the Washington Supreme Court. Appointment is for a four-year term.

Character and Fitness Board

[See detailed position description](#)

Deals with matters of character and fitness bearing on qualifications of applicants for admission and licensing to practice law in Washington, conducts hearings on the admission of any applicant, makes recommendations to the Washington Supreme Court, and considers petitions for reinstatement after disbarment. The Board comprises at least one lawyer, LLLT or LPO from each congressional district, several at-large members, and three public members. The Board generally meets one full day per month for hearings. Considerable reading and meeting preparation time are required. Each member writes at least one decision per year; assistance is provided as needed. *Prerequisite:* Board members (other than public members) must have been an active member of the WSBA for at least five years at the time of appointment. Appointment is for a three-year term.

Client Protection Board

[See detailed position description](#)

Pursuant to APR 15, reviews claims for reimbursement of financial loss sustained by reason of a licensed legal professional's dishonest actions or failure to account for client funds. The Board decides claims up to \$25,000, and makes recommendations to the Board of Governors on claims for greater amounts. The Board meets four times a year. The Board has thirteen members, eleven of whom are lawyers or Limited License Legal Technicians, and two of whom are public members. Appointment is for a three-year term.

Law Clerk Board

[See detailed position description](#)

The Law Clerk Program is an alternative to law school designed to provide educational and practical experience through a combination of work and study with an experienced lawyer or judge. The Law Clerk Board oversees the Law Clerk Program in accordance with Rule 6 of the Admission and Practice Rules. The board considers applications for

enrollment in the program, interviews applicants, follows the progress of law clerks, interviews and evaluates law clerks and tutors during the course of study, and certifies that law clerks have successfully completed the program and meet the educational requirement to take the bar examination for lawyers. The board meets quarterly. Appointment is for a three-year term.

Supreme Court Boards and Panels Administered by the WSBA

Disciplinary Board (D-Board)

[See detailed position description](#)

Carries out the functions and duties assigned to it according to the Rules for Enforcement of Lawyer Conduct adopted by the Supreme Court. The full board meets six times a year, reviewing hearing officer decisions and stipulations. Three-member review committees meet monthly and review disciplinary investigation reports and dismissals. Considerable reading and meeting preparation is required. The Board consists of 4 community members and 10 lawyer members. Prerequisites: Lawyer Board members must have been an active member of the WSBA for at least five years at the time of appointment and have no record of public discipline. Lawyer Board members may not knowingly advise or represent individuals regarding pending or likely disciplinary grievances or proceedings. Board members are recommended by the WSBA Board of Governors in consultation with the Disciplinary Selection Panel and appointed by the Supreme Court. Appointment is for a three-year term.

Disciplinary Selection Panel

[See detailed position description](#)

Meets once a year to make appointment recommendations to the Board of Governors for hearing officers, disciplinary board members and conflicts review officers. Prior to the meeting, the Panel members review applications and may conduct telephone interviews to make candidate recommendations. Disciplinary Selection Panel members must be former Disciplinary Board chairs, former Disciplinary Board nonlawyer members, or former Hearing Officers. Appointment is for a three-year term.

Hearing Officer

[See detailed position description](#)

Serves as hearing officer for licensed legal professional disciplinary and disability matters, making evidentiary rulings, ruling on motions, conducting settlement conferences, and preparing written findings of fact, conclusions of law, and (as necessary) sanction recommendations according to strict deadlines. Annual training is required. Hearing officers are subject to the representation restrictions in ELC 2.14. The Supreme Court appoints Hearing Officers upon recommendation of the Board of Governors in consultation with the Disciplinary Selection Panel. Applicants must submit a writing sample. Prerequisites: A hearing officer must be an active member of the WSBA, have been an active or judicial member of the WSBA for at least seven years, have no record of public discipline, and have experience as an adjudicator or advocate in contested adjudicative hearings. Please review the Rules for Enforcement of Lawyer Conduct, particularly ELC 2.5 to 2.6 and ELC Title 10, prior to applying.

Limited License Legal Technician (LLLT) Board

[See detailed position description](#)

The Limited License Legal Technician (LLLT) is Washington's newest legal professional and the LLLT license is the first license of its kind in the country. LLLTs can provide

limited legal assistance and advice in approved practice areas of law. The LLLT Board is responsible for developing and recommending to the Washington Supreme Court general policy and requirements for the LLLT license. The board works to expand the license into new practice areas, works with educators to develop and provide the education required for one to become a LLLT, and works with subject matter experts to write and grade the LLLT practice area examinations and LLLT ethics examination. The board also plays a role in the LLLT discipline system. The board members act as ambassadors of the LLLT license for the broader legal profession and the public. The board meets monthly. Appointment is for a three-year term.

Limited Practice Board

[See detailed position description](#)

A Limited Practice Officer (LPO) is licensed to select, prepare, and complete legal documents pertaining to the closing of real property and personal property transactions. The Limited Practice Board is responsible for developing and recommending to the Washington Supreme Court general policy and requirements for the LPO license. The board works with exam writing experts to write and grade the LLLT practice area examination, develops and approves forms for use by LPOs, and plays a role in the LPO discipline system. The board members act as ambassadors of the LPO license for the broader legal profession and the public. The board meets four to six times per year. Appointment is for a three-year term.

Mandatory Continuing Legal Education (MCLE) Board

[See detailed position description](#)

Legal professionals in the state of Washington must continue their legal education throughout their careers in order to remain eligible to practice law. The MCLE Board plays a critical role in defining and determining compliance with the minimum education requirements under APR 11. The Board meets five times a year to consider MCLE policy issues and makes determinations on petitions, appeals, and special requests submitted by licensed legal professionals and CLE sponsors. This includes reviewing requests for waiver and extension of time to meet the minimum education requirements, and holding hearings on denied requests. Board members also audit CLE courses throughout the year to ensure CLE providers are complying with APR 11. In addition to attending what are usually half-day meetings, members should expect to spend several hours reviewing materials prior to the meetings. Individuals with diverse backgrounds, teaching experience, and technology skills are encouraged to apply. Appointment is for a three-year term; two consecutive terms may be served.

Practice of Law Board

[See detailed position description](#)

The Board educates the public about how to receive competent legal assistance, considers new avenues for people not authorized to practice law to provide legal and law-related services, and refers non-frivolous complaints alleging unauthorized practice of law to appropriate authorities. The Supreme Court appoints members after considering nominations from the Practice of Law Board, the WSBA Board of Governors and other interested people and organizations. The Board has 13 members and at least four must be community representatives; lawyer members must be WSBA members on active status. Appointment is for a three-year term.

Other Positions

Conflicts Review Officer (CRO)

[See detailed position description](#)

The Conflicts Review Officers (CRO), with support from the Office of General Counsel, are lawyers outside the discipline system who review and make initial (intake) determinations for grievances filed against disciplinary counsel and other lawyers involved in the discipline system. The CRO acts independently of disciplinary counsel and the WSBA. The CRO may dismiss, defer, or have a grievance assigned to special disciplinary counsel for further investigation. The Supreme Court appoints three CROs based on recommendations from WSBA's Board of Governors in consultation with the Disciplinary Selection Panel. *Prerequisites:* CROs must have prior experience as a Disciplinary Board member, disciplinary counsel, or special disciplinary counsel, and have no other role in the disciplinary system while serving as CRO. Additionally, CROs are subject to the Rules for Enforcement of Lawyer Conduct (ELC) 2.14 restrictions on advising or representing individuals regarding pending or likely disciplinary grievances or proceedings. Please review [ELC 2.7](#) before applying.

Disciplinary Advisory Round Table

[See detailed position description](#)

The Disciplinary Advisory Round Table (DART) acts as a forum for the discussion of issues affecting the discipline system for licensed legal professionals in Washington State. DART provides an annual report to the Washington Supreme Court and the Board of Governors and makes recommendations for change and the identification of concerns or issues. Appointment is for a three-year term.

Records Request Appeals Officer (RRAO)

[See detailed position description](#)

The Records Request Appeals Officer (RRAO) conducts any requested second-level review, following a first-level review by the Executive Director, of records disclosure decisions made by WSBA's public records officer in response to a records request. Review by the RRAO is informal and summary but, in the sole discretion of the RRAO, may include briefing and oral argument. Decisions of the RRAO are final unless the requestor asks for, and the Washington Supreme Court decides to grant, discretionary review. See Washington General Rule (GR) 12.4(h)(2) (Washington State Bar Association Access to Records). Although there are certain key differences between GR 12.4 and the Washington Public Records Act, RCW 42.56, lawyers with Public Records Act experience are encouraged to apply. Initial appointment is for one year, and may be followed by reappointment for two-year terms. Applicants must be active Attorney members of the WSBA.