

THE ANTIGUA AND BARBUDA OFFICIAL GAZETTE

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Published by the Ministry of Justice & Legal Affairs Ryan Johnson, Editor of the Official Gazette ryan.johnson@ab.gov.ag / antiguagazette@gmail.com Government Complex, P.O. Box 118, Parliament Drive, St. John's, Antigua.

EASTERN CARIBBEAN SUPREME COURT NOTICE

PARLIAMENTARY NOTICE

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Notice Submissions and Style

Notices for publication and related correspondence should be addressed to Mr. Ryan Johnson, Editor of the Official Gazette, at the following email addresses: ryan.johnson@ab.gov.ag / antiguagazette@gmail.com

That is the preferred method of communication for <u>all</u> correspondence (especially when sending Notices/information which must be sent in Microsoft Word format) to be published in the Gazette.

Letter headings should be addressed to: Mr. Ryan Johnson Editor of the Official Gazette Ministry of Justice & Legal Affairs Parliament Drive Queen Elizabeth Highway P.O. Box 118 Antigua

Microsoft Word is the preferred format for notice submissions. Please do not send notices only in PDF format as errors may occur when converting to Word. Image files should be sent in JPG or PNG format.

"Therefore, please send all notice submissions in the Microsoft Word format and a PDF version of such Notice only where there are signatures to be included in the notice submission (document)." This applies to all institutions including governmental, financial and other commercial institutions. Additionally, for the security purposes of any financial information being sent, the institution's Information Technology (IT) personnel can lock the information as a JPEG in a Microsoft Word document and send the information to the Editor in that prescribed manner.

The Gazette Department reserves the right to apply its in-house style to all notices. Any corrections which are related to style will be made at the discretion of the Editor for reasons of consistency.

Deadlines

The deadline for submitting notices for publication in the principal edition is midday Monday on every week for all commercial and Government notices, in the week of publication.

*Late notices may be accepted at the discretion of the Editor.

The deadline for cancelling notices in the principal edition is 12:00 midday Wednesday. Please call the Gazette Office immediately to cancel a notice, and confirm by email.

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*Advertising rates are not negotiable.

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NOTICES

No. 12

The following ACTS are circulated with this Gazette and form part thereof:

ACTS

No. 11 of 2025, "Antigua and Barbuda College of Advanced Studies (ABCAS) Act, 2025"	
No. 12 of 2025, "Eastern Caribbean Deposit Insurance Corporation Agreement Act, 2025"	30pp Price \$11.00
No. 12 of 2023, Eastern Caribbean Deposit histirance Corporation Agreement Act, 2023	35pp Price \$12.75
No. 14 of 2025, "Banking (Amendment) Act, 2025"	46pp Price \$16.60
No. 15 of 2025, "Companies (Amendment) Act, 2025"	
	7pp Price \$2.95

Grant Thornton Notice

In the matter of the Companies Act 1995

And

In the matter of Corba Limited (In Voluntary Liquidation), members winding-up.

At a General Meeting of the above-named company duly convened and held on 16th May 2025, the following Special resolution was duly confirmed.

RESOLVED that the Company be wound up voluntarily and that Neil Coates and Charles Walwyn of Grant Thornton, No. 11 Old Parham Road, P.O. Box 1531, St. John's, Antigua be appointed Joint Liquidators for the purpose of such winding-up.

Notice is hereby given that the creditors of the above named company which is being voluntarily wound up, are required, on or before the 26th day of August 2025 to send their names and addresses and the particulars of their debts or claims, to the Liquidator at P.O. Box 1531, St. John's, Antigua, and if so required by notice in writing from the said Liquidator, are to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefits of any distribution made before such debts are proven.

Dated this 23rd day of May 2025.

Neil Coates,

Joint Liquidator.

In the matter of the Companies Act 1995

And

In the matter of Tiga Limited (In Voluntary Liquidation), members winding-up.

At a General Meeting of the above-named company duly convened and held on 16^{th} May 2025, the following Special resolution was duly confirmed.

RESOLVED that the Company be wound up voluntarily and that Neil Coates and Charles Walwyn of Grant Thornton, No. 11 Old Parham Road, P.O. Box 1531, St. John's, Antigua be appointed Joint Liquidators for the purpose of such winding-up.

Notice is hereby given that the creditors of the above named company which is being voluntarily wound up, are required, on or before the 26th day of August 2025 to send their names and addresses and the particulars of their debts or claims, to the

Liquidator at P.O. Box 1531, St. John's, Antigua, and if so required by notice in writing from the said Liquidator, are to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefits of any distribution made before such debts are proven.

Dated this 23rd day of May 2025.

Neil Coates,

Joint Liquidator.

In the matter of the Companies Act 1995 and In the matter of Emma Limited (In Voluntary Liquidation), members winding-up.

At a General Meeting of the above-named company duly convened and held on 16th May 2025, the following Special resolution was duly confirmed.

RESOLVED that the Company be wound up voluntarily and that Neil Coates and Charles Walwyn of Grant Thornton, No. 11 Old Parham Road, P.O. Box 1531, St. John's, Antigua be appointed Joint Liquidators for the purpose of such winding-up.

Notice is hereby given that the creditors of the above named company which is being voluntarily wound up, are required, on or before the 26th day of August 2025 to send their names and addresses and the particulars of their debts or claims, to the Liquidator at P.O. Box 1531, St. John's, Antigua, and if so required by notice in writing from the said Liquidator, are to come in and prove their said debts or claims at such time and place as shall be specified in such notice, or in default thereof they will be excluded from the benefits of any distribution made before such debts are proven.

Dated this 23rd day of May 2025.

Neil Coates,

Joint Liquidator

Antigua and Barbuda Bar Association Notice



ANTIGUA AND BARBUDA BAR ASSOCIATION

WHEREAS pursuant to Schedule 1, Section 5 of the Legal Profession Act, 2008 elections to the Council of the Antigua and Barbuda Bar Association shall be held every two years

AND WHEREAS the term of the existing Council shall come to an end in 2025

TAKE NOTICE that pursuant to Schedule 1, Section 6, of the Legal Profession Act, 2008 the closing date for nominations of candidates for the 2025 election to the Council of the Antigua and Barbuda Bar Association shall be further extended to the 16th June, 2025.

Nominations shall be in writing in the prescribed form available from the Secretariat. Pursuant to Schedule 1, Section 7 of the Legal Profession Act, 2008, each form shall nominate only one candidate whose consent must be endorsed thereon and shall be signed by five practitioner members in **good standing** as at the date of the nomination.

Every practitioner member of the Association of more than ten years standing shall be eligible for election as President, Vice President or Treasurer.

There shall be seven ordinary members of the Council comprising seven practitioner members, each of whom shall be not less than five years standing on the day of his/her nomination for election to the Council.

The final member of the Council is the Immediate Past President of the Association when he/she is resident in Antigua and Barbuda.

Cherissa Roberts Thomas President On behalf of the Bar Council

Eastern Caribbean Supreme Court Notice



EASTERN CARIBBEAN SUPREME COURT

VACANCY NOTICE

Suitably qualified applicants are invited to fill the position of:

JUSTICE OF APPEAL

To be based at the Headquarters of the Eastern Caribbean Supreme Court in Saint Lucia. Applicants will hear appeals in all Member States and Territories of the Eastern Caribbean Supreme Court in accordance with the Schedule of Sittings of the Court of Appeal.

Applicants for the position of Justice of Appeal must (a) be or have been for a period or periods amounting in the aggregate to not less than 5 years a judge of a court of unlimited jurisdiction in civil and criminal matters in some part of the Commonwealth or a court having jurisdiction in appeals from such a court; or (b) be qualified to practise as an advocate in such a court, and has so practised for a period or periods amounting in the aggregate to, not less than 15 years.

Applicants are also expected to possess a high level of personal integrity and if successful are expected to subscribe to the Code of Ethics of the Judiciary of the Eastern Caribbean Supreme Court.

SALARY: Remuneration package available upon request.

Interested persons may download an application package from the Eastern Caribbean Supreme Court's Website – www.eccourts.org or request in writing from:

The Secretary
Judicial and Legal Services Commission
P. O. Box 1093
The Waterfront
Castries
Saint Lucia, West Indies
Telephone: [758] 457-3600
Email: ilsc@eccourts.org

Deadline for receipt of applications: Friday, 27th June 2025.

Note: Only suitably qualified applicants will be acknowledged.

The Commission does not bind itself to make an appointment from among those persons who apply.

EASTERN CARIBBEAN SUPREME COURT

APPOINTMENT TO THE OFFICE OF

JUSTICE OF APPEAL

GUIDE FOR REFEREES

All completed assessment forms should be sent directly to the Secretary of the Judicial and Legal Services Commission to reach him by:

Friday, 27th June 2025.

PART 1

1. INTRODUCTION

1.2 The purpose of this guide is to assist those to be consulted [referees] in respect of an application for judicial appointment.

Part 1

This gives a brief outline of the contents of the Guide.

Part 2

This outlines the **criteria** that a candidate must satisfy before the Judicial and Legal Services Commission will consider him or her for an appointment to the Court of Appeal.

Part 3

This provides information on how the Judicial and Legal Services Commission would like you to provide your written comments on candidates. It is in a **common report format** for comments and provides information on the **classifications**, which the Judicial and Legal Services Commission asks that you adopt. It also contains **contact details** for the Secretary of the Judicial and Legal Services Commission.

Part 4

This contains the annex - the Assessment Form.

1.2 Referees are requested to ensure that they read and fully understand the contents of this guide before they complete their assessment forms and return them to the Secretary of the Judicial and Legal Services Commission. The forms should be submitted by the referee themselves and not through the candidate even though it would have been sent to you by the applicant.

PART 2

2. THE CRITERIA

2.1 The Judicial and Legal Services Commission will appoint the candidate who appears to be best qualified, with reference to the stated criteria, regardless of gender, ethnic origin, marital status, sexual orientation, political affiliation, religion, or disability, except where the disability prevents the fulfilment of the physical requirements of the office. Each application is considered solely on the established merits of the candidate alone.

Legal Knowledge and Experience

Successful candidates will have attained:

- [a] A high level of understanding of the principles of law and jurisprudence.
- [b] A comprehensive knowledge of the rules of evidence and of court practice and procedure.
- [c] A sound understanding of the functions of the Court of Appeal.

Skills and Abilities

- [a] <u>Sound judgment</u>, being able to:
 - exercise discretion effectively

- apply knowledge and experience to make decisions which are in compliance with the law and appropriate
 to the circumstances of the matter in hand; and
- consider arguments and reason logically to a balanced conclusion.

[b] Intellectual and Analytical Ability, being able to:

- listen and concentrate for long periods of time, understand and assimilate facts and arguments, and recall
 evidence and information speedily and accurately.
- apply legal principles to particular facts and to determine from a large body of information those issues and facts which are relevant and important and those which are not.
- weigh relevant issues and matters of law in order to be able to formulate them for reasoned and coherent presentation.
- being able to apply the law creatively.

[c] Decisiveness:

Having the ability to reach firm conclusions [often at speed], to think, decide and act independently of others, and to rely on their own judgment.

[d] <u>Communication Skills</u>:

Being able to communicate effectively with all types of court users including lay people [whether defendants, witnesses, members of a jury, litigants in person or children], giving instructions, explaining complex issues and giving decisions in judgments clearly and concisely, both orally and, where necessary, in writing.

[e] <u>Authority and case management skills</u>, being able to:

- command the respect of court users and to maintain fair-minded discipline in the court and chambers without appearing pompous, arrogant or overbearing; and
- promote the expeditious dispatch of litigation, preventing unnecessary prolixity, repetition and irrelevance whilst ensuring that all parties [whether represented or not, and including children] are able to present their case or their evidence as fully and fairly as possible.
- [f] <u>Keeping abreast of legal developments and court technology.</u>

Personal Qualities

[a] Integrity

- Having a history of honesty, discretion and plain dealing with professional colleagues, clients and the courts.
- Possessing independence of mind and moral courage, being prepared to take and maintain unpopular decisions when necessary; and
- Having the trust, confidence and respect of others.

[b] Fairness

- Being open-minded and objective, with the ability to recognize any personal prejudices and to set them aside; and
- Being able to deal impartially with all matters which come before them and ensure that all those who
 appear before them have an opportunity for their case to be clearly presented and that it is then
 considered as fully and dispassionately as possible.

[c] Understanding of People and Society

Having knowledge and understanding of, and respect for, people from all social backgrounds, being sensitive to the influence of different ethnic and cultural backgrounds on the attitudes and behaviour of people whom they encounter in the course of their work.

[d] Maturity and Sound Temperament

- Displaying a maturity of attitude and approach; and
- Being firm and decisive while remaining patient, tolerant, good-humoured and even-tempered.

[e] Courtesy and Humanity

- Being courteous and considerate to all court users and court staff; and
- Having and conveying understanding of the needs and concerns of court users, as appropriate, and being sensitive and humane.

[f] Commitment

A commitment to public service and to the proper and efficient Administration of Justice, which they pursue conscientiously, with energy and diligence.

[g] Team Player

Must have the ability to work within a team environment.

PART 3

3. RECORDING COMMENTS

General

- 3.1 All referees are asked to provide substantive written comment about the candidate's skills and abilities on the Assessment Form enclosed with this Guide. If there are insufficient copies of the assessment form for your needs, please photocopy one of the originals, or, if you prefer, contact the Secretary of the Judicial and Legal Services Commission.
- 3.2 If it is not convenient to use the form supplied, please express your views in a letter. However, the Judicial and Legal Services Commission would find it most helpful if you addressed the criteria outlined in paragraph 2.1 and included the information requested on the form.

Marking

- 3.3. The Judicial and Legal Services Commission will have regard to the criteria at paragraphs 2.1 when considering an application. You are asked for a marking in relation to each of these criteria, in accordance with the following scale:
 - [1] Not demonstrated
 - [2] Insufficiently demonstrated
 - [3] Demonstrated
 - [4] Well demonstrated
 - [5] Very well demonstrated
- 3.4 The Judicial and Legal Services Commission has emphasized that it will place more weight on particularized comments [see paragraphs 3.6-3.9] and, in order to ensure that applicants are judged by different referees on the same basis, has asked that all referees use the following overall classifications:
 - [1] Not suited for appointment
 - [2] Not yet suited for appointment
 - [3] Suited for appointment
 - [4] Well suited for appointment

Ranking

3.5 In a highly competitive situation like this, it would be very helpful to the Judicial and Legal Services Commission to be given a ranking of the leading candidates. The Judicial and Legal Services Commission asks that all referees give an order of preference for those candidates in respect of whom they award an overall [4] marking of "Well suited for appointment".

Comments

- 3.6 The Judicial and Legal Services Commission emphasizes that comments on an applicant's suitability or otherwise for appointment to the Court of Appeal must be fully supported by detailed reasons.
 - Any comments on an applicant's suitability or otherwise for appointment to the Court of Appeal which are not supported by detailed reasons will be disregarded.
- 3.7 The Judicial and Legal Services Commission emphasizes that the weight attributed to a referee's opinions will depend on how particularized they are and how close referees are to the sources of their information.
- 3.8 The Judicial and Legal Services Commission requests that you give details of your knowledge of the candidate whether it is through their judicial work or through their practice; and whether you have any other connections, such as chambers or professional associations. You are also required to give an indication as to how frequently you come into contact with the candidate and how recent is your knowledge of him or her.
- 3.9 The comments, classifications and rankings that you provide may assist the Judicial and Legal Services Commission to determine how a candidate ranks. Referees must assess each candidate's suitability against the criteria for appointment. You are asked to be objective in your assessments and to provide reasons in support.

Allegations of Misconduct

- 3.10 The Judicial and Legal Services Commission requests that referees views should be expressed fully and frankly. Any reservations and recommendations should also be indicated. In considering the views that are expressed the Commission will attach no weight to unparticularized allegations of misconduct. The Judicial and Legal Services Commission wishes to consider only specific allegations of misconduct in their full context, including the views of the applicant concerned. If a specific allegation of misconduct against an applicant is made, the Commission will therefore seek the referee's consent to send details of the allegation to the applicant, to enable him or her to comment on the allegation.
 - If consent is not given to reveal details of any specific allegations of misconduct to the applicant concerned, the Judicial and Legal Services Commission will disregard the allegation when considering the results of the consultation.
- 3.11 The foregoing applies only to specific allegations of misconduct; it does not apply to more general reservations expressed about an individual's professional abilities and qualities. For practical purposes, 'misconduct' refers to conduct which, if the allegation were substantiated, would be regarded by a professional association as an infringement of the relevant principles of professional conduct; and/or might, prima facie, cause the Judicial and Legal Services Commission to consider whether to initiate disciplinary proceedings, where the person concerned is a holder of a relevant judicial or legal office.

Returning your Completed Assessment Forms

- 3.12 All completed assessment forms should be sent directly to the Secretary of the Judicial and Legal Services Commission to reach him on or before **Friday**, 27th **June 2025**.
- 3.13 You may return your completed signed assessment forms by hand delivery, post, courier or scanning and emailing to jlsc@eccourts.org. If you send your forms by post, you should allow enough time for delivery before the deadline identified above.

3.14 The Secretary of the Judicial and Legal Services Commission will normally issue an email acknowledgement confirming the receipt of your comments.

Contact Information

3.15 All communication and enquiries in relation to your assessment should be forwarded to the Secretary of the Judicial and Legal Services Commission at the following address:

The Secretary
Judicial and Legal Services Commission
Heraldine Rock Building
The Waterfront
P.O. Box 1093
Castries
SAINT LUCIA, WEST INDIES

Tel No. 758 457 3600 Email: jlsc@eccourts.org

Please note that all written communication should be submitted, **under confidential cover** and hand delivered or sent by post, courier or email.

VACANCY NOTICE

Applications are invited from suitably qualified persons for appointment to the post of **Registrar**, **Registry of Companies within** the Attorney General's Chambers, Saint Lucia.

JOB DESCRIPTION

JOB TITLE : Registrar

Registry of Companies and Intellectual Property

REPORTS TO: Attorney General

SUPERVISES : All Staff
CLASSIFICATION : Grade 18

A RELATIONSHIP AND RESPONSIBILITIES

- 1. Responsible for the regulation of the Companies and Intellectual Property sector, general management and supervision of the Registry of Companies and Intellectual Property.
- 2. Works under the direction of and reports to the Attorney General and the Permanent Secretary.

B DUTIES AND TASKS

- 1. Ensure regulation of the Companies and Intellectual Property sector, in accordance with legislation.
- 2. Ensure timely and efficient registration of Companies and Intellectual Property matters as appropriate.
- 3. Conduct hearings, as appropriate.
- 4. Ensure efficient running of the Companies and Intellectual Property Registry.
- 5. Prepare opinions and provide legal advice to the Government of Saint Lucia, through the Attorney General.
- 6. Provide general supervision and management of the staff and office.

- 7. Assist with the preparation of the Attorney General's Chambers contributions to the Estimates of Revenue and Expenditure.
- 8. Assist in the organizing of meetings, conferences conferences/seminars in relation to the role of the Department and represent the Attorney General as required.
- 9. Develop and execute a public awareness programme for the Registry.
- Perform such other duties as may be assigned from time to time by the Attorney General, Solicitor General/Permanent Secretary.

C CONDITIONS

- 1. Maintain a vehicle for the proper performance of duties.
- 2. Office accommodation provided.
- 3. Institutional support provided consistent with appropriate civil service regulations and departmental guidelines.
- 4. Opportunities exist for personal development, career advancement and training.
- 5. Salary is in accordance with Public Service guidelines.
- 6. This post is non-pensionable.

D EVALUATION METHOD

Work performance will be evaluated on the basis of the following:

- 1. Timely completion of assignments and meeting task deadlines.
- 2. Demonstration of sound administrative and supervisory capabilities and interpersonal skills.
- 3. Knowledge and understanding of the Laws of St. Lucia, relating to Companies, Intellectual Property and Public Service Regulations.
- 4. Effective implementation of duties, responsibilities and assignments as defined in the job description.

E SKILLS, KNOWLEDGE AND ABILITIES

- 1. A working knowledge of the structure of the Public Service and of the Civil Service administrative policies and procedures, and the ability to apply civil service rules and regulations.
- 2. Ability to plan and organize work and prepare clear and concise reports.
- 3. Ability to mobilize staff in order to meet deadlines.
- 4. Professional legal qualifications.
- 5. Ability to maintain effective working relationships with all staff and external stakeholders.
- 6. A sound knowledge of the Laws of St. Lucia.
- 7. Ability to analyse issues and recommend appropriate solutions.
- 8. Good interpersonal skills.

F QUALIFICATIONS AND EXPERIENCE

A Masters degree in Law majoring in Intellectual Property Law or Corporate Law plus a Legal Education Certificate with a minimum of three (3) years' experience in a post at Grade 17.

OR

A Masters degree in Law majoring in Intellectual Property Law or Corporate Law plus a Legal Education Certificate with a minimum of three (5) years' professional legal experience.

OR

A Bachelors degree in Law along with a certificate or diploma in Intellectual Property Law or Corporate Law and a Legal Education Certificate with a minimum of four (4) years' experience in a post at Grade 17.

G SALARY AND ALLOWANCES

Basic salary is at the rate of EC 89,008.66 per annum plus the following allowances per annum:

Legal Allowance \$18,000.00 Travel \$8,808.00 Telephone \$291.00

Salary and allowances are exempt from income tax.

Applications, accompanied by <u>two references</u> and <u>certified copies</u> of documents pertaining to qualifications, should be addressed to:

The Secretary
Judicial and Legal Services Commission
2nd Floor, Heraldine Rock Building
The Waterfront
P.O. Box 1093
Castries
Saint Lucia, W.I.

to reach her no later than Friday, 11th July 2025.

NB: Applications may also be submitted via email to <u>ilsc@eccourts.org</u>. Unsuitable candidates will not be acknowledged. Candidates meeting the minimum qualifications and experience may not be considered for an interview. Only the candidates with the best qualifications and experience will be shortlisted for interview.

EASTERN CARIBBEAN SUPREME COURT

Application for Appointment as Justice of Appeal

Closing Date for Applications:

Friday, 27th June 2025

Note: All referee forms in support of applications must be submitted directly by referees on or before the closing date for applications.

This form should be typewritten or handwritten clearly in **black** ink. If there is insufficient space on the form, please continue on a separate sheet. **You should complete all parts of this form, even if you have previously supplied some of the details requested**. This will help to

ensure that our records are complete.

Please read the guidance notes before completing this Form.

Section A – Personal Details					
Title [indicate with an x] Mr	Mrs	Ms	_ Other	[please state]	
Last Name:					
All names: [please underline the name by which you prefer to be known]					
Date of Birth: [a certified copy of the Biodata Page of your Passport along with a certified copy of your Birth Certificate must be submitted with the Application Form]					
Decorations/Honours:					
Business Address:					
Business Telephone Number:					
Business Fax Number:					
Business E-mail:					
Home Address:					
Personal Telephone Number:	(h)			(m)	
Personal Fax Number:					
Personal E-mail:					
Mailing Address: [if same as business or personal, please indicate]					
Please indicate the address to be used for correspondence relating to this application:	Business	Persoi	nal	Mailing	
Please indicate the email address to be used for correspondence relating to this application: Busi	ness	_ Personal _			
Please indicate with an <i>x</i> your appro	priate curre	nt status:			

THE ANTIGUA AND BARBUDA OFFICIAL GAZETTE

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Nation	nality/Nationalities:		
Religio		etion B – Educational and Pro	ofessional History
		al transcripts of all stated e	ducation qualifications <u>must</u> be submitted along with
	Colleges and/or Universities Attended and Addresses	Dates Attended	Degrees/Diplomas/Certificates awarded (<i>Please</i> state class, if any)
	Attenueu anu Auuresses		sine cuss, if any)
[2]	Professional/Legal Training		
Addı	Institution[s] Attended and ress[es]	Dates Attended	Degrees/Diplomas/Certificates awarded (Please state class, if any)
[3]	Bar Admissions		
	Date[s] and Place[s] of call:		
[4]	Year Silk Taken [if applicable] Other Training [if applicable].	give details	

	Trotessionar Ex	perience			
	Please give detai	ls of your pro	ofessional experience since being	g called t	to the Bar, starting with the most recei
			es [including where appropriate e type of work done included lit		ne of the Head of Chambers]. Please ind/or litigation management.
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4. If you hold or have held any judicial appointment, please describe the work you have done as a holder of judicial office, and the jurisdictions exercised. Please provide no more than two copies of what you consider to be your best judicial writings or judgments.

	Se				
		 А.	Charact	er	
1.	Have you ever been convicted of, or relation to any criminal offence?		No □ dates, b		tails, including cautioned in
2.	Have you ever been adjudged bankrupt, including dates, be or been sued to judgment for any debt, or are any such proceedings pending?	No □ elow]	Yes 🗆	[Please give details, com	position with your creditors,
3.	Have you ever had proceedings Brought against you, or paid a penalty or made a composition in respect of failing to pay or any other default relative to any other form of tax or rates, or are there any such proceedings pending?	No 🗆	Yes 🗆	[Please give details, including dates, below]	
4.	Have you ever had an action brought against you for professional negligence without the matter being dismissed, or are any such proceedings pending? If any such action has been brought or is pending against your firm in respect of a matter under your supervision, please answer 'yes'.	No 🗆	Yes 🗆	[Please give details, including dates, below]	
5.	Are you, or have you ever been subject to the disciplinary proceedings of the Bar in respect of complaints regarding a matter involving you personally or under your supervision, without the matter having been dismissed, or are any such proceedings pending?	No □	Yes 🗆	[Please give details, including dates, below]	

6.	in your career. Give the	ne name of each case,	, name of opposing Cou	0 cases that you consider nsel, brief details of the najudgments could be access	ature of the matter and of
7.				st important cases over w	
	NAME	STATUS STATUS	MAILING ADDRESS	EMAIL ADDRESS	TELEPHONE NUMBER
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8.	Are you aware of anyt private or professional would be a source of e to yourself or the Judic Eastern Caribbean Sup if it became known in your appointment as a	life, which embarrassment ciary of the oreme Court, the event of	No □ Yes □ [Ple	ease give details below]	
E.	Consultation				
profes	e include here the names, ssion who you consider way gements for consultation	ill be able to commer	nt on your qualities and	experience. [Please pay p	
F.	Further Information				
assess and a		appointment to the Callities: these are desport your assessment	ourt of Appeal, against cribed in more detail it. Continue on a separa	the criteria [legal knowled n the Guide]. You show te sheet, if necessary.	lge and experience, skills
	given on this form is true squalification even after a		swear/affirm under the owledge and belief. I un	e penalty of perjury that inderstand that any misrep	the information which I resentation may result in

June 5th 2025	THE ANTIGUA AND BARBUDA OFFICIAL GAZETTE	
Signature:		
Date:		

EASTERN CARIBBEAN SUPREME COURT

APPOINTMENT TO THE OFFICE OF JUSTICE OFAPPEAL

GUIDE FOR APPLICANTS

CONTENTS PART 1 1. Introduction 2 PART 2 2. 2 Eligibility requirements 3. Criteria for appointment 3 4. The appointment procedure 6 PART 3 5. 8 Making an Application PART 4 Annex A Outline of the terms and conditions of Justices of Appeal 10

PART 1

1.1 The purpose of this Guide is to assist applicants for the office of Justice of Appeal. It is arranged in four parts.

Part 1

INTRODUCTION

This gives a brief outline of the contents of the Guide.

Part 2

This outlines the **eligibility requirements** and the **criteria** applicants must satisfy before the Judicial and Legal Services Commission will consider them for appointment. It also explains the **appointment procedure** and outlines how the Judicial and Legal Services Commission will obtain the comments of referees.

Part 3

This gives important advice on making an application.

Part 4

This contains Annex A: an outline of the terms and conditions of Justices of Appeal.

1.2 Applicants are advised to ensure that they read and fully understand the contents of this Guide before they complete and submit their application form.

PART 2

ELIGIBILITY REQUIREMENTS

- 2.1 To be eligible for appointment as a Justice of Appeal, an applicant
 - [a] must have either:
 - [i] he or she has been for a period or periods amounting in the aggregate to not less than 5 years a Judge of a court of unlimited jurisdiction in civil and criminal matters in some part of the Commonwealth or a court having jurisdiction in appeals from such a court; or
 - [ii] qualified to practice as an advocate in such a court, and has so practiced, for a period of or periods amounting in the aggregate to not less than 15 years.
 - [b] must be in good health. In particular, he/she should have satisfactory sight and hearing [with technological assistance if required] and should also be able to sit and to concentrate for long periods of time.
 - [c] must be a person who conducts himself/herself at all times, both in his/her professional and personal lives, in a manner that will maintain public confidence in the standards of the judiciary.
- 2.2 The Judicial and Legal Services Commission will appoint the candidate who appears to it, to be best qualified, with reference to the criteria [see paragraph 3.1], regardless of gender, ethnic origin, marital status, sexual orientation, political affiliation, religion, or disability, except where the disability prevents the fulfillment of the physical requirements of the office.
- 2.3 If you are unsure whether or not you are eligible to apply, please communicate with the Secretary of the Judicial and Legal Services Commission, who will be able to assist you.

3. CRITERIA FOR APPOINTMENT

3.1 The Judicial and Legal Services Commission will only appoint individuals who best satisfy the eligibility criteria and display the following attributes to the highest degree.

Legal Knowledge and Experience

Successful candidates will have attained

- [a] A high level of understanding of the principles of law and jurisprudence.
- [b] A comprehensive knowledge of the rules of evidence and of court practice and procedure.
- [c] A sound understanding of the functions of the Court of Appeal.

Skills and Abilities

- [a] Sound judgment, being able to:
 - exercise discretion effectively;
 - apply knowledge and experience to make decisions which are in compliance with the law and appropriate to the circumstances of the matter in hand; and
 - consider competing arguments and reason logically to a balanced conclusion.

[b] <u>Intellectual and analytical ability</u>, being able to:

- listen and concentrate for long periods of time, understand and assimilate facts and arguments, and recall such evidence and information speedily and accurately.
- apply legal principles to particular facts and to determine from a large body of information those issues and facts which are relevant and important and those which are not;
- weigh relevant issues and matters of law in order to be able to formulate them for reasoned and coherent presentation; and
- apply the law creatively.

[c] <u>Decisiveness:</u>

Having the ability to reach firm conclusions [often at speed], to think, decide and act independently of others, and to rely on their own judgment while having due regard to the views of other members of the panel.

[d] <u>Communication and listening skills:</u>

Being able to communicate effectively with all types of court users including lay people [whether defendants, witnesses, members of a jury, litigants in person or children], giving instructions, explaining complex issues and giving decisions in judgments clearly and concisely, both orally and, where necessary, in writing.

- [e] <u>Authority and case management skills</u>, being able to:
 - command the respect of court users and maintain fair-minded discipline in the court and chambers without appearing pompous, arrogant or overbearing; and
 - promote the expeditious dispatch of litigation, preventing unnecessary prolixity, repetition and irrelevance whilst ensuring that all parties [whether represented or not, and including children] are able to present their case or their evidence as fully and fairly as possible.
- [f] Keeping abreast of legal developments and court technology.

Personal Qualities

- [a] <u>Integrity:</u>
 - Having a history of honesty, discretion and plain dealing with professional colleagues, clients and the courts;
 - Possessing independence of mind and moral courage, being prepared to take and maintain unpopular decisions when necessary; and
 - Having the trust, confidence and respect of others.
- [b] Fairness:
 - Being open-minded and objective, with the ability to recognize any personal prejudices and to set them aside; and
 - Being able to deal impartially with all matters which come before them and ensure that all those
 who appear before them have an opportunity for their cases to be clearly presented and considered
 as fully and dispassionately as possible.
- [c] <u>Understanding of people and society:</u>

Having a knowledge and understanding of, and respect for people from all social backgrounds, being sensitive to the influence of different ethnic and cultural backgrounds on the attitudes and behaviour of people whom they encounter in the course of their work.

[d] <u>Maturity and sound temperament:</u>

- Displaying a maturity of attitude and approach; and
- Being firm and decisive while remaining patient, tolerant, good-humoured and even tempered.

[e] <u>Courtesy and humanity</u>:

- Being courteous and considerate to all court users and court staff; and
- Having and conveying understanding of, the needs and concerns of court users, and being sensitive
 and humane.

[f] <u>Commitment</u>:

A commitment to public service and to the proper and efficient administration of justice, which they pursued conscientiously, with energy and diligence and a due sense of responsibility.

[g] <u>Team Player</u>

Must have the ability to work within a team environment.

4. THE APPOINTMENT PROCEDURE

General

4.1 Applications are welcome from all those who satisfy the published eligibility requirements.

Confidentiality

4.2 The Judicial and Legal Services Commission will treat all applications and supporting information as confidential until the consultation process when the persons consulted shall be notified of the candidates so that they may provide feedback if they so desire.

Interviews

4.3 Selected applicants will be invited to an interview.

Consultation

- 4.4 Applications will normally be subject to written consultation only.
- 4.5 Persons to be consulted (referees) will include the Judges of the Eastern Caribbean Supreme Court, constituent Bar Associations, the OECS Bar Association and persons nominated by the applicant. For applicants outside the OECS, consultation in the relevant territory will be with the Judiciary through the Chief Justice and with relevant professional Associations.
- 4.6 No single referee's view of an applicant is decisive.
- 4.7 You will be provided with the referee forms and guidelines for referees. You will be responsible for sending the form and guide to each of the three persons whom you would have listed at Part E of the application form. The forms should be distributed to the referees by the applicant but should be returned to the Secretary, JLSC

directly and not through the applicant. Failure to comply with the instructions will result in the reference being rejected.

Allegations of misconduct

4.8 The Judicial and Legal Services Commission will attach no weight to <u>un-particularized</u> allegations of misconduct. It will consider any <u>specific</u> allegations of misconduct in their full context, including the views of the applicant concerned. If a specific allegation of misconduct is made, the Judicial and Legal Services Commission will seek the referee's consent to send details of the allegation to the applicant, to enable him or her to comment on the allegation.

The Judicial and Legal Services Commission emphasizes that if consent is not given to reveal details of any allegations of misconduct to the applicant concerned, it will disregard the allegation.

4.9 This applies only to specific allegations of misconduct; it does not apply to more general reservations expressed about an individual's professional abilities and qualities. For practical purposes, 'misconduct' refers to conduct which, if the allegations were substantiated, would be regarded by a professional association as an infringement of the relevant principles of professional conduct; and/or might, prima facie, cause the Judicial and Legal Services Commission to consider whether to initiate disciplinary proceedings, where the person concerned is a holder of a relevant judicial or legal office.

Assumption of Duty

4.10 In the event of an appointment the candidate would be expected to take up the appointment as soon as possible, subject to a reasonable period being allowed for disengagement from existing obligations.

PART 3

5. MAKING AN APPLICATION

Obtaining the Application Form

- 5.1 Copies of the Application Form for appointment as a Justice of Appeal can be obtained from the Secretary of the Judicial and Legal Services Commission and from the Court's website: www.eccourts.org
- Your signed application form may be hand delivered to the Office of the Judicial and Legal Services Commission, or sent by post, courier, or scanned and emailed provided that it gets to the Secretary of the Commission by the deadline date. If you send your application by post, you should allow enough time for delivery before the deadline identified above.

Acknowledgement of an Application

5.4 Applicants will receive a receipt acknowledgement via email once their application is received by the Secretary, JLSC. However, only suitably qualified applicants will receive a further notification indicating whether they have or have not been shortlisted for interview.

Completing the Form

- Your application should be typed or completed clearly in black ink, with any additional information, attached to the back of the completed form. Please ensure that you sign and date the form.
- 5.6 An unsigned Application Form will not be accepted.

A certified copy of the Biodata Page of your Passport along with a certified copy of your Birth Certificate as well as certified copies of all relevant academic certificates or official transcripts must be submitted along with the Application Form.

Your Address

5.7 Please indicate clearly whether you prefer correspondence about your application to be sent to your home or business address. Please notify the Secretary of the Judicial and Legal Services Commission of any changes to the information supplied under this heading.

Names for Further Consultation

The Judicial and Legal Services Commission invites you to provide the names and professional addresses of **up to three** members of the judiciary and/or the legal profession whom you consider will be able to comment upon your qualities and experience. The Judicial and Legal Services Commission will provide you with the referee form and guide which you will send to the persons named on the application form as referees. The consultation process is to enable the Judicial and Legal Services Commission to have the widest possible views on applicants. Only referee forms received directly from the referee will be considered.

Canvassing for Support

5.9 It is not necessary or appropriate for applicants to approach those whom they name to canvass support as what is sought is not a reference but information to enable an assessment to be made of their suitability for appointment. Likewise, it is unnecessary and inappropriate for referees to canvass support for applicants.

Withdrawal

5.10 You may withdraw your application for the position of Justice of Appeal at any time by writing to the Secretary of the Judicial and Legal Services Commission.

Health Issues

5.11 If you are aware of any health matter which might adversely affect your performance in judicial office, it would be helpful if this could be mentioned at the outset.

Contact Information

5.12 All communication and enquiries in relation to your application should be forwarded under confidential cover to the Secretary of the Judicial and Legal Services Commission at the following address:

The Secretary
Judicial and Legal Services Commission
2nd Floor, Heraldine Rock Building
The Waterfront
P.O. Box 1093
Castries
SAINT LUCIA, WEST INDIES

Tel No. 758 457 3600 Email: jlsc@eccourts.org

Please note that all written communication should be submitted under confidential cover and hand delivered or sent by post, courier, or email.

PART 4

ANNEX A

GUIDE FOR APPLICANTS OFFICE OF JUSTICE OF APPEAL OUTLINE OF TERMS AND CONDITIONS

1. General

The following is a summary of the basic terms and conditions of service. Fuller details, including the conditions of appointment, will be supplied to candidates who are offered appointment.

2. Terms and Conditions

A Justice of Appeal will be based at the Headquarters of the Eastern Caribbean Supreme Court in Saint Lucia and will be required to hear appeals in all Member States and Territories within the jurisdiction of the Eastern Caribbean in accordance with the Schedule of Sittings of the Court of Appeal. The terms and conditions of service of a Justice of Appeal are governed by the Supreme Court (Salaries, Allowances and Conditions of Service of Judges) Order 1975 (S.I. No. 2 of 1975) as amended.

3. Tenure

Under the provisions of the Eastern Caribbean Supreme Court Order, 1967 a Justice of Appeal shall hold office until he attains the age of sixty-five [65] years provided that the Judicial and Legal Services Commission acting with the concurrence of the Heads of Government may permit a Judge to continue in his office after attaining the prescribed age for a period or periods not exceeding in the aggregate three years.

4. Salary

The remuneration package for a Justice of Appeal is available upon request from the Secretary of the Judicial and Legal Services Commission.

5. Pension Terms

A Justice of Appeal is currently entitled to pension in accordance with the provisions of the Eastern Caribbean Supreme Court [Rates of Pension] [Judges] Act 1989 or the National Pension legislation of the State to which he/she is assigned for pension purposes. New Pension legislation for Judicial Officers of the Eastern Caribbean Supreme Court is expected to be implemented in the future. If you are unsure whether you will be entitled to a pension if appointed or if you have any questions about the current or future pension legislation for Judicial Officers of the Eastern Caribbean Supreme Court, please communicate with the Secretary of the Judicial and Legal Services Commission, who will be able to assist you.

6. Code of Ethics

A Justice of Appeal is expected to subscribe to the Code of Judicial Conduct of the Eastern Caribbean Supreme Court.