

# ATTACHMENT A

## RULES OF THE STATE BAR

Title 3, Division 2, Chapter 6

(Proposed amendment for public comment, May 2012)

### Rule 3.327 Eligibility requirements

To serve as a pro bono practice attorney, a member must

(A) be a member in good standing with no disciplinary charges pending at the time of application to the Pro Bono Practice Program;

(B) at the time of application have been admitted to the practice of law in ~~[Deleted text begin]a United States jurisdiction[Deleted text end]~~[Insert text begins]California[Insert text ends] for at least ~~[Deleted text begin]five[Deleted text end]~~ [Insert text begins]three[Insert text ends] years preceding the application;

(C) have practiced law or served as a judge in California for at least three of ~~[Deleted text begin]those[Deleted text end]~~[Insert text begins]the last five[Insert text ends] years;

(D) have no record of public discipline during the ~~[Deleted text begin]five[Deleted text end]~~ [Insert text begins]three[Insert text ends] years[Insert text begins] preceding the application[Insert text ends];

(E) submit an application annually for the Pro Bono Practice Program; and

(F) be certified by the State Bar as a pro bono practice attorney.