

**OFFICE OF THE PRIME MINISTER
APPOINTMENT TO THE OFFICE OF CHIEF JUSTICE**

GUIDE FOR REFEREES

All completed assessment forms should be sent directly to the Secretary to the Office of the Prime Minister to arrive by the 31st day of October, 2021.

1. INTRODUCTION

- 1.1 The purpose of this guide is to assist those to be consulted [referees] in respect of an application for judicial appointment. It is arranged in four parts.

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 Governor-General will consider him for an appointment to the office of Chief Justice.

Part 3

This provides information on how the Office of the Prime Minister 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 Prime Minister asks that you adopt. It also contains contact details for the Secretary to the Office of the Prime Minister.

Part 4

This contains **Annex A**: 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 to the Office of the Prime Minister.

2. THE CRITERIA

- 2.1 The Governor-General will appoint a candidate to the office of Chief Justice acting in accordance with the advice of the Prime Minister given after consultation with the Leader of the Opposition.

- 2.2 The Governor-General 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.

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] Intellectual and analytical ability, 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] Management Skills

- Be highly organized, with excellent case management of cases and time management skills;
- command the respect of court users and maintain fair-minded discipline in the court and chambers without appearing pompous, arrogant or overbearing;
- 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; and
- keeping abreast of legal developments and court technology and the ability to use court technology to case manage cases.

[d] 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 and to deliver oral and written judgments in a timely manner.

[e] Communication and listening skills:

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.

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:

- Having trust, confidence and respect of others; and
- Displaying discretion as to the publication of any personal views on issues whether in writing or orally or video graphically on social media or any media platform or forum.

[b] Fairness:

- Being open-minded and objective, with the ability to recognize and personal prejudices and to set them aside;
- 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; and
- Being able to know when to recuse oneself from a matter because of any apparent or inherent or any demonstrated bias.

[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 courts users and court staff; and
- Having and conveying understanding of, the needs and the concerns of court users, and being sensitive and humane.

[f] Commitment:

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.

3. RECORDING COMMENTS

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 to the Office of the Prime Minister.

3.2 If it is not convenient to use the form supplied, please express your views in a letter. However, the Prime Minister 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 Prime Minister 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 Prime Minister has emphasized that he 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 Prime Minister to be given a ranking of the leading candidates. The Prime Minister asks that all referees give an order of preference for those candidates in respect of whom they award an A marking.

Comments

- 3.6 The Prime Minister emphasizes that comments on an applicant's suitability or otherwise for appointment to the office of Justice of the Court of Appeal must be fully supported by detailed reasons.

Any comments on an applicant's suitability or otherwise for appointment to the office of Justice of the Court of Appeal which are not supported by detailed reasons will be disregarded.

- 3.7 The Prime Minister 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 Prime Minister 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 Prime Minister 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 Prime Minister requests that the referee's views should be expressed fully and frankly. Any reservations and recommendations should also be indicated. In considering the views that are expressed, the Prime Minister will attach no weight to unparticularized allegations of misconduct. The Prime Minister 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 Prime Minister 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 Prime Minister 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, show cause for disciplinary proceedings to be instituted, 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 to the Office of the Prime Minister to reach him on or before the 31st day of October, 2021.
- 3.13 You may return your completed signed assessment forms by hand delivery, post, courier or scanning and emailing to secretarypm@opm.gov.bz. If you send your forms by post, you should allow enough time for delivery before the deadline identified above.
- 3.14 The Secretary to the Office of the Prime Minister 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 to the Office of the Prime Minister at the following address:

The Secretary
Office of the Prime Minister
Third Floor, Sir. Edney Cain Building
Belmopan City, Cayo District
Belize, Central America
Telephone number: 822-2345
email address: secretarypm@opm.gov.bz

Please note that all written communication should be submitted, under confidential cover and hand delivered or sent by post, courier or email. If you send your forms by post, you should allow enough time for delivery before the deadline identified above.