

## ROBERT C. BORUCHOWITZ

### EDUCATION

Kenyon College, A.B. Political Science, 1970

Northwestern University School of Law, J.D., 1973

### BAR ADMISSION

California, 1973 (inactive); Washington, 1974; Western District of Washington, 1974  
United States Court of Appeals, Ninth Circuit, 1983; United States Supreme Court, 1996

Qualification: Certified under Washington Special Proceedings Rules as qualified to be appointed as counsel in capital appeals and post-conviction proceedings.

CURRENT EMPLOYMENT: Seattle University School of Law, Visiting Clinical Professor, January, 2007-July 2009; Professor from Practice, August 2009-present. Director, The Defender Initiative.

Co-taught Youth Advocacy Clinic (2007-2009, 2011-2013), supervise student representation in truancy and juvenile offender cases, coordinate policy advocacy related to right to counsel in juvenile and misdemeanor courts, teach trial advocacy and related policy issues. Counsel on Court of Appeals case ruling that children have right to counsel in truancy fact-finding proceeding (reversed on appeal in state supreme court).

Other Courses: seminar on Law and the Holocaust and the Abuse of Executive Power (2007-2010); Criminal Procedure Adjudicative (2010-2013); seminar on Right to Counsel, Law and Lawyering (2012); Right to Counsel Clinic (January-May 2014).

Director, Defender Initiative at the Korematsu Center for Law and Equality:

Conducting U.S. Department of Justice funded public defense assessment and technical assistance project with the Sixth Amendment Center in Utah and Mississippi and Michigan; study pending of Illinois (2013-present; three separate grants). Contributed to site visit reports and final reports:

Utah, "The Right to Counsel in Utah: An Assessment of Trial-Level Indigent Defense Services" (2015), Available at [https://digitalcommons.law.seattleu.edu/cgi/viewcontent.cgi?referer=&httpsredir=1&article=1026&context=korematsu\\_center](https://digitalcommons.law.seattleu.edu/cgi/viewcontent.cgi?referer=&httpsredir=1&article=1026&context=korematsu_center).

Mississippi: "The Right to Counsel in Mississippi: Evaluation of Adult Felony Trial Level Indigent Defense Services" (2018), Available at [http://sixthamendment.org/6AC/6AC\\_mississippi\\_report\\_2018.pdf](http://sixthamendment.org/6AC/6AC_mississippi_report_2018.pdf).

Co-conducted with the Sixth Amendment Center a report on "The Right To Counsel in Wayne County, Michigan: Evaluation of the State Defender Office of the Metropolitan Justice Center of Southeast Michigan" (2018), available at [https://digitalcommons.law.seattleu.edu/cgi/viewcontent.cgi?article=1091&context=korematsu\\_center](https://digitalcommons.law.seattleu.edu/cgi/viewcontent.cgi?article=1091&context=korematsu_center).

Supervise Calhoun Family Fellowship (2018-present). <https://law.seattleu.edu/centers-and-institutes/korematsu-center/initiatives/the-defender-initiative/activities-and-events/the-calhoun-family-fellowship>

Assisted Sixth Amendment Center on research for reports on public defense in Nevada and Oregon (2018).

Lead researcher on National Association of Criminal Defense Lawyers (NACDL) report: "Minor Crimes, Massive Waste: The Terrible Toll of America's Broken Misdemeanor Courts" (2009). Developed and presented two Conferences in coordination with NACDL at the Open Society Institute, New York, and at Seattle University, (2008), and one at Seattle University (2009).

Organized and presented annual Conferences on Public Defense (2011- 2018; conference scheduled for March 8, 2019.)

Conducted Open Society Foundation grant-funded project in four states on right to counsel at first appearance in misdemeanor courts. Helped to organize two conferences on misdemeanor public defense (Louisville, KY, Charleston, SC, 2012).

Appointed counsel in discretionary review in Washington Court of Appeals on issue of shackling children in juvenile court.

Filed amicus curiae briefs in trial courts on due process in truancy cases, compensation of appointed counsel in misdemeanor appeals, eligibility for appointed counsel. Filed amicus brief in Washington Supreme Court on a personal restraint petition alleging insufficiency of evidence.

Obtained full pardon of a drug conviction for a pro bono client.

Guest speaker in criminal procedure and externship classes. Helped to organize Criminal Justice Summit convened by the three Washington State law schools (2008-9).

Participant, Race and Criminal Justice Task Force (2010-2012).

*Key Outside Activities While at Seattle University:*

Counsel in state Supreme Court case challenging jury pool in a municipal court.

Led a committee that wrote a caseload statement for the American Council of Chief Defenders (2006-2007).

[https://www.americanbar.org/content/dam/aba/administrative/legal\\_aid\\_indigent\\_defendants/ls\\_sclaid\\_def\\_train\\_caseloads\\_standards\\_ethics\\_opinions\\_combined.authcheckdam.pdf](https://www.americanbar.org/content/dam/aba/administrative/legal_aid_indigent_defendants/ls_sclaid_def_train_caseloads_standards_ethics_opinions_combined.authcheckdam.pdf)

Washington State Bar Association (WSBA) Committee on Public Defense (current emeritus member) (now the Council on Public Defense), Co-chair of the Standards Subcommittee developing standards and performance guidelines. (Ongoing.)

Vice-chair of the Seattle Mayor's Police Accountability Review Panel (2007-2008).

Member, Seattle Mayor's Committee on Selection of new Police Chief (2010).

Employment with Defender Association February 1974-December 2006

Executive Director/ Seattle-King County Public Defender Association: October, 1978-December, 2006. Administered an office of approximately 125 staff, including 85 lawyers and a budget of approximately \$10 million. Conducted annual contract negotiations with City and County government. Responsible for some client representation on the trial and appellate levels, including four felony jury trials in 1983, one in 1986, and one in 1990, and coordination of reform litigation. Supervised

“predator” commitment unit of up to five attorneys. Occasional misdemeanor court representation; supervision of lawyers and law student interns. Consulted on aggravated homicide cases. Obtained initial Federal grant for and oversaw Racial Disparity Project. Designed proposal for state capital defense assistance center accepted by state Office of Public Defense.

Coordinated acquisition of computer equipment and software for word processing, accounting, and record keeping, and new telephone systems. Conducted periodic lease negotiations. Led management team in negotiating first collective bargaining agreement with union representing employees, and renewals of that agreement. Edited and published office newsletter (53 issues from 1987). Player-coach office softball team.

Participated in state and national efforts to develop public defender standards and a model defender services contract. (Standards have been published by WSBA, American Bar Association, National Legal Aid and Defender Association.) Helped to draft state law requiring local governments to develop public defense standards. I was the primary drafter of revisions to state defender standards approved by the WSBA Committee on Public Defense in August 2007.

Frequent speaker at CLE seminars on a wide range of topics, including ethical issues in public defense, the right to counsel, racial disparity, sex offender commitment, mental illness and criminal law, public defender management, and the death penalty.

**Soros Senior Fellow**, Open Society Institute, 2003, addressing denial of counsel in misdemeanor and juvenile cases. Successfully moved to set aside several convictions and probation revocations, obtaining more favorable results for clients, including dismissals. Helped to initiate change to provide counsel at arraignment in three different court systems. Wrote articles for state bar and Kentucky defender journals. Made several continuing legal education and judicial education presentations.

**Legal work while Director** includes:

Co-counseled first King County "sexual predator" commitment jury trial, and appeal in state supreme court, and remand to superior court. Co-counseled four-week hearing challenging conditions of confinement and subsequent jury trial on less restrictive alternatives for "predator" client. Co-counsel on initially successful Federal Habeas Corpus challenge to "predator" law. (1995.) Argued state's appeal in the Ninth Circuit (1996) and remand in Federal District Court (1998). Lead counsel in Ninth Circuit review ordering remand for hearing on punitive conditions. Young v. Weston, (9th Cir.1999), reversed and remanded, Seling v. Young, 531 U.S. 250 (2001). Argued case in U.S. Supreme Court (2000). Co-counsel on Ninth Circuit review, 2002-03.

Lead counsel in successful motion in Superior Court for order for increased funding for defense representation in “predator” cases, 2005-2006. Led similar motion in 2003 that resulted in compromise with the state for increased funding.

Amicus Curiae in U.S. Supreme Court in Kansas v. Hendricks (1997).

Lead appellate counsel and co-counsel at trial in In re Young and Cunningham (1993), case of first impression reversing a "sexually violent predator" commitment and requiring that certain due process protections be provided in such proceedings.

Superior Court habeas corpus proceeding challenging failure of District Court to provide preliminary appearance hearings for 23 in-custody clients. (1990).

Amicus curiae on behalf of Washington Defender Association in Mount Vernon v. Weston (1992), holding that denial of a motion to withdraw by over-worked trial counsel was abuse of discretion and new counsel should be appointed on appeal.

Amicus curiae in State v. Trull, Court of Appeals, upholding right to counsel for juveniles. (1990).

Amicus curiae in Court of Appeals case involving effective assistance of counsel and excessive public defender caseloads (1988). (Underlying case decided in State v. Lass, 55 Wn. App. 300 (1989).)

Consulted with three-attorney defense team on aggravated homicide, resulting in dismissal of death penalty allegation by state supreme court (State v. Dearbone (1994)). Consulted with two other defense teams on aggravated homicide focusing on pretrial mitigation package preparation resulting in prosecutor decisions not to charge death penalty.

Member of four-attorney defense team on aggravated homicide, focusing on pretrial mitigation conference with prosecutor resulting in decision not to charge death penalty. Appointed counsel in Federal Court habeas corpus action challenging consecutive sentences as punishment for appeal, In re Taylor (1988-89), and Ninth Circuit appeal of habeas ruling (9th Cir. 1990).

Successful state habeas corpus action in 1987, challenging action of Indeterminate Sentence Review Board in incarcerating client beyond release date, obtaining judicial order releasing client.

Several appellate cases, including State v. Moore (1981), remanding case to trial court for consideration of admissibility of prior conviction.

July, 1977-October 1978: Staff attorney, Appellate Division, Defender Association, briefed and argued cases in Washington Supreme Court and Court of Appeals. Assisted in pretrial preparation and hearings in death penalty case, resulting in dismissal of the death penalty allegation. Cases included issues relating to post arrest silence, application of double jeopardy protections, erroneous knowledge instruction. Kreck v. Spalding (E.D. Wash.1980): Amicus curiae; conviction reversed because charging information was constitutionally insufficient.

September, 1976 - July, 1977: Staff attorney, Felony Division, Defender Association. Tried approximately 10 jury trials, several bench trials; specialized in diminished capacity and insanity defenses.

September, 1974 - September, 1976: Staff attorney, Juvenile Division, Defender Association. Tried scores of cases, obtained stay of proceedings from State Supreme Court in solitary confinement case, which led to reform of detention center practices.

February, 1974 - August, 1974: Staff attorney, Misdemeanor Division, Defender Association. Represented approximately 150 clients including numerous bench and jury trials in Municipal and Superior Courts. Coordinated successful attack on city prowling ordinance, culminating in Seattle v. Shoemaker (1975), and amicus curiae in Bellevue v. Miller (1975).

**Washington Defender Association:** served as President from 1984-2004, Board member until December 2006. Helped to found voluntary membership organization representing more than 800 lawyers and staff representing indigent accused; consulted with executive director; testified in State Legislature; represented defenders before State Bar Board of Governors, other task forces and committees; appeared as amicus curiae on right to counsel issues; member, executive, personnel, and amicus committees.

#### **OTHER TEACHING EXPERIENCE**

I have been a guest speaker at law schools of University of Washington, Northwestern University, Seattle University, New York University, and Cornell University.

## **CONSULTING, EVALUATION, AND EXPERT WITNESS EXPERIENCE**

### *Expert Witness Work:*

Allen v. Edwards, litigation by Southern Poverty Law Center alleging systemic denial of effective public defense representation in Louisiana (pending).

Hurrell-Harring, litigation by NY Civil Liberties Union involving denial of counsel in five counties in New York State (2013-014), resulting in settlement favorable to the plaintiffs.

<https://www.ils.ny.gov/files/Judge%20Approves%20Settlement%20Over%20Indigent%20Criminal%20Defense%20-%20NYLJ%20031815.pdf/>

The New York Supreme Court Appellate Division found that I qualify as an expert “on the operation of indigent defense systems and the evaluation of such systems in light of prevailing professional standards.” Hurrell-Harring v. State, 119 A.D.3d 1052, 1053, 990 N.Y.S.2d 286, 288 (N.Y. App. Div. 2014).

Consultant to American Civil Liberties Union on litigation in South Carolina and Mississippi regarding counsel and fines and fees in misdemeanor courts (2018-19).

King County Superior Court evidentiary hearing on effective assistance of counsel. [State v. Gay, 2007]

Class action seeking injunctive relief from systemic ineffective assistance of counsel in Grant County, Washington. Case settled favorably to the plaintiffs (2005).

Federal habeas corpus proceeding challenging a persistent offender conviction for ineffective assistance of counsel. Thorne v. DuCharme, Western District of Washington. The case resulted in a stipulation and order to issue writ of Habeas Corpus and to direct the Superior Court to vacate the judgment and conviction in the state trial court. (2001).

2011: Declaration in support of writ filed by a professor challenging failure to provide counsel at misdemeanor arraignments in Manchester, N.H. court.

2009: Declaration in support of the motion filed by the Miami-Dade Public Defender to withdraw because of excessive caseload in Florida v. Bowens.

2009: Affidavit in support of a summary judgment motion filed by the Kentucky Public Advocate in a declaratory judgment action about excessive defender caseloads.

### Evaluations:

2008: Site visit evaluation for National Legal Aid and Defender Association (NLADA) to Idaho Falls, Idaho, assessing public defender system. Prepared written report.

2007: Member of two-person evaluation team of NLADA on a three-day visit to Ada County, Idaho, assessing public defense system. Prepared written report.

2007: Member of two-person evaluation team of NLADA on a three-day visit to Grand Traverse County, Michigan, assessing public defense system. Prepared written report.

2006: Member of evaluation team of NLADA on a three-day visit to Orleans Indigent Defense Program, New Orleans, focusing on capital case defense. Prepared written report.

2005, Member of NLADA evaluation team on a four-day visit to Public Defender Service, Washington, D.C.

2003, Member of NLADA evaluation team on a three-day visit to Avoyelles Parish, Louisiana.

2002: Member of NLADA evaluation team of on a two-day visit consulting with the Las Vegas, Nevada, Public Defender.

1986: Consultant to study by Spangenberg Group of System for Conflicts of Interest Cases in Los Angeles County.

### **Other Employment**

In law school I worked as a Research Assistant and Herbert Harley Fellow, American Judicature Society, Chicago, and a Legal Intern, U.S. Attorney, Southern District of New York. I was a volunteer, Legal Aid Society of Hawaii, Honolulu, doing research and writing on effects of aircraft air pollution. During college I was a recreation coordinator, New York City Housing Authority, and Editor, youth section, weekly newspaper, The Westfield Leader, Westfield, New Jersey.

### **PUBLICATIONS**

“Judges Need To Exercise Their Responsibility To Require That Eligible Defendants Have Lawyers”, 46 Hofstra Law Review 35(2017).

“Fifty Years after Gideon: It is Long Past Time to Provide Lawyers for Misdemeanor Defendants Who Cannot Afford to Hire Their Own”, [Seattle Journal for Social Justice](#), Vol. 11, Issue 3 (2013).

“Future of Public Defense Still in Flux: Comment Period Open until August 26,” August 2013 King County Bar Bulletin.

"50 years later, fulfilling right to counsel", Everett (WA) Herald, with Washington Attorney General Bob Ferguson, March 18, 2013.

"The Right to a Lawyer", Louisville (KY) Courier Journal, March 17, 2013.

“Caseload limits a win for public defenders, clients — and justice”, [Seattle Times](#), July 18, 2012.

“State Supreme Court Issues Historic Order on Defender Standards”, 2012 Bar Bulletin.

“Defenders Spread Thin by Budget Crunch”, Bar Bulletin, 2011.

“Diverting and Reclassifying Misdemeanors Could Save \$1 Billion per Year: Reducing the Need For and Cost of Appointed Counsel”, American Constitution Society, December 2010.

‘You (might) have a right to a lawyer ...’, Bar Bulletin, 2010.

“Citizen's Voice: Public defenders underfunded in Tennessee”, [Knoxville News Sentinel](#), June 5, 2010.

“The Defender Association Celebrates 40 Years,” Bar Bulletin, 2009.

Lead researcher, “Minor Crimes, Massive Waste: The Terrible Toll of America’s Broken Misdemeanor Courts” (2009).

“At 45, Gideon Right to Counsel Remains Elusive”, 2008, Bar Bulletin

“Enough is Enough! Defenders Act on Excessive Caseloads”, 29 NLADA Cornerstone, Jan-Apr 2008, at 12.

“Lawyers for juveniles not automatic”, [Seattle Post Intelligencer](#), January 2, 2008.

“Right to Counsel Remains Threatened in Washington,” [Washington Bar News](#), February 2007.

“State has chance to provide equal justice”, [Seattle Post Intelligencer](#), January 25, 2006, with Anne Daly.

“How to Deal with the Denial of Counsel in Misdemeanor Cases Post-*Shelton*”, The Advocate, January 2004.

“The Right to Counsel: Every Accused Person's Right”, Washington State Bar News, January 2004.

“Anniversary of Gideon case spotlights right to court-appointed attorney”, Seattle Post-Intelligencer, March 16, 2003.

“Soapbox”, Seattle Post-Intelligencer, October 5, 2002.

“Fair law enforcement requires honest data”, with other City Council Racial Profiling Task Force members, Seattle Times, July 5, 2002.

“Better court practices, not impoundment, have reduced DWLS”, co-authored with Judge Fred Bonner, Seattle Post-Intelligencer, February 7, 2001.

“Reasons To Change City’s Impound Law”, co-authored with County Council member Larry Gossett, Seattle Post-Intelligencer, May 2, 2000.

“Lessons from The United States Experience”, presented at International Legal Aid Conference, Vancouver, B.C.(1999).

"Sex Predator Law Unworthy of Defense", Viewpoint, News Tribune, June 18, 1997.

“Reader’s Journal”, Honolulu Advertiser, February 1, 1997.

"Gideon at 30--Still a Long Way to go to Protect rights of Indigent," Washington Criminal DEFENSE, May 1993.

Sexual Predator Law--The Nightmare in the Halls of Justice, 15 University of Puget Sound Law Review 827 (1992).

"Has the Rule of Law Changed?" Seattle-King County Bar Association Bar Bulletin, August, 1991.

"Op Ed" Article, Seattle Times, May 1989, on collateral relief legislation.

"An Echo of Trumpets", Washington Criminal DEFENSE, September 1987.

"Funding Crisis Threatens Right to Counsel", 41 Washington State Bar News 15 (1987).

"'Bail Reform' Hits Rights of Innocent", Seattle Post-Intelligencer, May 10, 1986.

"Most Parolees Go Straight", "Op Ed" article, Seattle PI, June 30, 1981.

"Tardy Justice Is No Justice At All", Seattle PI, September 12, 1980.

"Former Collegian Editor Recalls Ambiguities of the Late 60's", Kenyon College Alumni Bulletin, Fall 1979.

Article on Jury System, Seattle Facts, 1978.

Victimless Crimes, 57 JUDICATURE (1973).

Several Letters to the Editor- Seattle Times, Seattle PI, Seattle Weekly, The Stranger.

### **CONTINUING EDUCATION**

Three-week intensive National Institute of Trial Advocacy, Reno, Nevada, 1974.

Operating a Defender Office, Portland, Oregon, 1979.

Attended numerous other local and national seminars, including Vera Institute National Defender Leadership Project seminars, Harriman, N. Y., 1998, 2000.

### **ADVOCACY TRAINING**

I have served as a judge in a number of law school student appellate and trial competitions. I was a faculty member for four sessions of the National Institute for Trial Advocacy (NITA) in Seattle and for "Training the Child Advocate", NITA, Northwestern University School of Law, 1995.

Judge/Faculty, Defender Association Trial Advocacy Programs, various years.

### **SEMINAR PRESENTATIONS AND PUBLIC TESTIMONY AND APPEARANCES**

I have presented or moderated panels at more than 135 events, mostly continuing legal education and judicial education seminars, in many states and in two Canadian provinces. I have spoken about public defense representation, the right to counsel generally and specifically in misdemeanor cases, criminal justice funding, death penalty case representation, racial disparity, sex offender commitment, jury selection, sentencing, legislative advocacy, legal ethics, defender caseloads and standards, representing mentally ill clients, and pretrial release issues, and I have participated in a variety of trial skills and defender management training programs.

I have been an invited witness, Washington State Advisory Committee, U.S. Commission on Civil Rights, (1979), ABA/NLADA Hearing on Indigent Defense Funding, Boston (1982), ABA "Hearings on the Right to Counsel 40 Years After Gideon v. Wainwright" (2003), Seattle, WA.

I was an invited participant, Public Affairs Conference Center seminar on Crime and Punishment, Kenyon College (1983).

I have been an invited speaker to Rotary Groups in three cities in Washington. I have spoken on Law and the Holocaust, including about ideas on teaching it, at Seattle University, Temple Beth Am in Seattle, and Northwestern University.

I have been a speaker, panelist, or interviewee on a variety of radio and television shows, including a KOMO-TV "Town Meeting", October 1993, and "The Prosecutor's Post", March, 2010, King County television, "Dave Ross Show", KIRO Radio, October 2009, April, 2000; "The Conversation", KUOW Radio, November 2003, and August 2002; "Justice Talking Live", February 2001; CBS TV "60 Minutes", January 1998; "7 Live", KIRO TV, June 1997; KIRO Radio, March 1995; News Hour with Jim Lehrer, PBS, January 1996; and "60 Minutes Australia", August 1996.

#### **AWARDS AND FELLOWSHIP**

John Henry Wigmore Key, Northwestern University School of Law, 1973.

Reginald Heber Smith Award, National Legal Aid and Defender Association, 1987.

Certificate of Appreciation, Washington Association of Criminal Defense Lawyers (WACDL), 1990.

Civil Libertarian Award, American Civil Liberties Union of Washington, 1990.

Order of the Coif, University of Washington Law School, 1991.

William O. Douglas Award, WACDL, 1993.

Friend of the Profession, King County Bar Association, 2000.

Gideon Award, Washington Defender Association, 2004.

Professionalism Award, Washington State Bar Association, 2004.

"Super Lawyer", Washington Law and Politics, 2006

Paul Robeson Peace and Justice Award, Mothers for Police Accountability, 2007.

Champion of Indigent Defense Award, National Association of Criminal Defense Lawyers (2006), awarded in 2007.

Champion of Justice award, WACDL (2014).

Senior Fellow, Open Society Institute, 2003 to 2004.

#### **COMMITTEE APPOINTMENTS AND ELECTED POSITIONS**

American Council of Chief Defenders: One of founding members, former member of Executive Committee, Standards Committee, and Committee on Developing Systems



and Reform. I led a three-person group that drafted a Statement on Caseloads and Workload approved by the full ACCD in 2007.

Washington State Bar (WSBA) Committee on Public Defense: Executive Committee; Chair, Subcommittee on System Efficiencies and Legislative Change, 2005-2009. Member, WSBA Council on Public Defense, 2009-present (I am currently an emeritus member).

WSBA Task Force on Public Defense Funding Gap, 2004.

Seattle Mayor's Police Accountability Review Panel, 2007-8, Vice Chair.

Seattle Mayor's Chief of Police Selection Committee (2010).

Washington State Minority and Justice Commission, Technical Support Member, 1991-2006; Commission member, 2007-present (I am now an emeritus member). Member, Evaluation and Implementation Committee; Chair, Subcommittee on Pre-Trial Release Rule (1999-2002).

Seattle University Criminal Justice Department Advisory Group, current member.

ABA Indigent Defense Advisory Group, current member.

ABA Criminal Law Section—several committees, various years.

ABA Juvenile Indigent Defense Working Group, 2004.

ABA Individual Rights Section Corrections Committee former Chairperson.

Seattle City Council Citizen Task Force on Racial Profiling 2001-2002.

King County Public Defense Study Oversight Committee, 1999-2003

WSBA Criminal Justice Institute Steering Committee, various years.

Brennan Center Community Justice Institute Advisory Board, New York University, 2001-2002.

Member, Peer Group, Criminal Justice/Mental Health Consensus Project, Council of State Governments, 2001.

NLADA Board of Directors and Defender Council, 1995-2000. Workload Standards Committee, 1996-1999; Contract Defender Committee, 1996-1999; Conference Committee, 2002-2003. Defender Management Training Advisory Committee, 1990, 1994.

Washington Defender Association, President, 1983-2003. Co-chair, legislative committee for various years. Member, Board of Directors, 1983-2006.

King County Juvenile Justice Operational Master Plan Oversight Committee, 1999-2000; 2007-2016.

Seattle-King County Advisory Group on Reinvesting in Youth, 2000; Steering Committee, 2002-2009.

King County Task Force on Mentally Ill Offenders, 1997.

Crime Policy Forum, University of Washington Institute for Public Policy and Management, 1997-2001.

Committee to Examine Appellate Representation in Capital Cases in Washington, Washington Supreme Court, 1995-96.

WSBA Criminal Law Section: Chairperson, 1981-1982, 1984-1985; Secretary, 1989-1993. Editor, Criminal Law in Brief newsletter.

WSBA Courts and Judicial Selection Committee (former member)

Washington Board on Prosecutor Training Standards and Education, appointed by Governor, 1980-1986.

Washington Indigent Defense Task Force, Subcommittee on Standards, 1988; Alternate Task Force Member, 1989-1990.

Board of Directors, American Civil Liberties Union of Washington, 1981-1984. Chair, Personnel Committee, 1985-1995. Awards Committee, 1989.

Seattle-King Co. Bar Association Awards Committee, 1990, 1991.

Classical Music Supporters of Washington, Board of Directors, 1986-1990; Vice-President, 1987-1989. Chair, Long Range Planning Committee.

University of Washington School of Law Visitors Committee (completed term 1993).

University of Washington Society and Justice Program Visitors Committee (1997-9)

Washington State House Institutions Committee Advisory Task Force-Sentencing.

Washington Judicial Council

Other Interests: I have traveled extensively in Europe, Hawaii, and North America, and briefly in Argentina, Japan, South Korea, and very briefly in the western Caribbean. I have moderate conversational ability in French.