NORTH CAROLINA DEFENDER TRIAL SCHOOL

Monday, July 7 – Friday, July 11, 2025 Sponsored by the UNC School of Government and Office of Indigent Defense Services

PREPARATION FOR DEFENDER TRIAL SCHOOL: A GUIDE FOR PARTICIPANTS

All participants in the 2025 Defender Trial School must do four things to prepare for the program:

- 1. Choose one of your own pending cases and thoroughly familiarize yourself with the facts of that case. This case will form the basis for the work you will be doing in all the small group workshop sessions. Here is the type of case to bring:
 - You also may bring an open, pending, non-capital, criminal case at the trial level. You also may bring an open, pending juvenile delinquency case at the trial level (but not an abuse, neglect, dependency, or termination of parental rights case). The case **must** be an appointed case. It must **not** be an appeal to the appellate division, a post-conviction case, a case you have already tried (unless it's a case you are appealing for a trial de novo), a case that was pled out, a case that has been dismissed, or a case awaiting sentence. It should **not** be another attorney's case unless you are second chair and are actively involved in preparing the case, as you will not know the facts as well as you will in one of your own cases.
 - You should have already interviewed your client and done enough investigation to be
 familiar with the client and the basic facts and witnesses of the case. It should also be
 a case in which you have received and reviewed at least some discovery. DO NOT
 bring a case in which you have not personally interviewed the client or in which you
 have received no discovery.
 - The case may be either a felony (preferred) or a misdemeanor. If you bring a misdemeanor case for which there is no right to statutory discovery, you will need to do additional investigation so that you will know the State's version of the facts. The workshops will be much more meaningful if you are familiar with the State's evidence as well as your client's side of the case.
 - You do not have to prepare any parts of your trial performance in advance. For example, you do not have to arrive at the program prepared to do an opening or closing. All you need to do in advance is know the facts of your case and be prepared to discuss them in detail.
 - If you have questions, please feel free to contact Bob Burke at oldhoopster@hotmail.com. Bob is working with the School of Government to plan this year's Trial School.
- 2. Using the attached Case Summary Form, please write a one-page summary of the facts of your case (not the law), email it to Bob Burke, and **bring 6 copies** of it with you to the program.
- 3. Please bring the following with you to the program: (a) the indictment or other charging

instrument in your case; (b) any police reports; (c) any other discovery or *Brady* material you have received; and (d) any witness or client statements. (All participants will sign confidentiality agreements to ensure that information shared at the Trial School is subject to attorney confidentiality obligations.)

4. Read the Plenary Session Fact Problem (which will be emailed to you before the program). This is the problem we will be discussing in the large group sessions, and it will form the basis for the demonstrations the faculty will be doing in the large group sessions. You do not have to do any additional research, writing, or preparation concerning the Plenary Session Fact Problem.

This program may be unlike any other skills programs or CLE courses you have attended in the past. All of the sessions are interactive and **require** your attendance and participation. This is not the type of program where participants can attend some sessions and skip others. In the plenary sessions, we will be working together on the plenary fact problem, with the aim of teaching skills that you will be able to apply to your own cases in the small group workshops. The plenary sessions will involve your participation and will include demonstrations by faculty members. In the small group workshops, you will be working on your own case, practicing the skills taught in the plenaries, and assisting the other members of your group to develop their cases. (Please note that if you are an appointed attorney, the Office of Indigent Defense Services will allow you to bill for the time spent working on your own case during the program [but not the time spent on other participants' cases], up to a maximum of 5 hours.

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Summary of the Facts of Your Case

Lawyer's name			
Client's name			
Charges (indicate whether the mo	st serious cha	arge is a felony o	r misdemeanor):
Elements of the crimes charged:			
Have you interviewed the client?	Yes	No	
If no, you must interview the work on in which you have a			ubmit another case now to
Have you received and reviewed d	liscovery? Y	es No	
If no, you must have received or submit another case now to			

Summary of the facts (not the law) of your case (use an extra sheet if necessary):

In preparing your summary, consider interviews you've had with your client, police reports, discovery you've obtained, investigation you've conducted, and any other sources of information. Indicate the source of the information, such as police report, witness statement, client, etc., particularly if the versions of events differ.

