

**Appendix 1 – Additional Definitions  
Juvenile Delinquency**

**A.6. Additional Definitions.** The following definitions are supplemental to Section A (“Definitions”) and are integral to the Agreement and contract number listed below.

<b>Attorney:</b>	
<b>Case Type:</b>	
<b>MAC #:</b>	

1. **Assignment.** An “assignment” is the appointment of Contractor to represent a specific eligible client in any matter under the terms of this contract. If Contractor is a law firm or non-profit with multiple named attorneys, an assignment to a specific case will be to an individual attorney named in this contract, not the law firm or non-profit.
2. **Case.** A “case” is any legal action in this state in which Contractor has been assigned to represent a client under the terms of this contract.
  - a. **Newly Assigned Case.** A “newly assigned case” is each new unique client, including a former client with new charges but excluding an existing client with new charges, that is assigned to Contractor pursuant to this contract, except as provided herein.
  - b. **Disposed Case.** A “disposed case” is all of the charges or matters that are finally disposed at the trial level on behalf of the same contract client before the same judge at the same time in the same court. A case is not finally disposed at the trial level until all obligations to the client in that case have been met, including the obligations set forth in Section 5.2 and Appendix A. A juvenile case that is transferred to Superior Court is not finally disposed at the trial level until the time for appealing to Superior Court for trial review has expired.
3. **Juvenile Class A1-3 Misdemeanors, Class H-I Felonies, Probation Violations, and Motions for Contempt.** Attorneys on this list will represent juveniles alleged to be delinquent of class A1-3 misdemeanors, class H-I felonies, probation violations, and

motions for contempt in the juvenile courts. An attorney on this list may continue to represent a juvenile if the juvenile’s case is transferred to Superior Court if the attorney is qualified by the Committee to represent adults in that class of felony case in Superior Court, subject to the second-chair requirements for that list. If the attorney is not qualified by the Committee to represent adults in that class of felony case in Superior Court or wishes not to represent the juvenile in Superior Court, another qualified attorney will be appointed by the court as soon as practicable, but no later than prior to the probable cause hearing.

4. **Juvenile Class A-G Felonies:** Attorneys on this list will represent juveniles alleged to be<sup>[EZ1]</sup> delinquent of class A-G felonies in the juvenile courts. An attorney on this list may continue to represent a juvenile if the juvenile’s case is transferred to Superior Court if the attorney is qualified by the Committee to represent adults in that class of felony case in Superior Court, subject to the second-chair requirements for that list. If the attorney is not qualified by the Committee to represent adults in that class of felony case in Superior Court or wishes not to represent the juvenile in Superior Court, another qualified attorney will be appointed by the court as soon as practicable, but no later than prior to the probable cause hearing.
5. **Session Work.** In case types where Contractor provides services on a per session basis, unless an alternative county-specific definition is provided, a “session” is defined as all work done between the end of the last court session and the end of the current court session, including any intervening team meetings.

Contractor Initials: \_\_\_\_\_

Date: \_\_\_\_\_ :