

APPLICATION FOR GUARDIAN AD LITEM REGISTRY

Family Law - Title 26

Mail or deliver the completed application, with all attachments, to:

Kitsap County Superior Court Administrator
614 Division Street, MS-24
Port Orchard, WA 98366

Name: Julia Jensine
Business Name or Firm: Eagle Harbor Counseling
Business Address: 600 Winslow Way E, Suite 232
City and State: Bainbridge Island, WA Zip Code: 98110
Business Phone: (425) 478-1000 Fax: (888) 272-3012
Email Address: eagleharborcounseling@gmail.com

- Non-Attorney
- Attorney - WSBA or Washington State Certification No: _____
- I am willing to serve as a Guardian ad Litem at public expense.
- I have no pending investigations or action against me involving felony allegations, professional certification or license suspension and/or revocation.
- I agree to advise the court immediately in the event of any complaint, investigation or action being commenced which could lead to professional discipline, or the suspension or revocation of my professional license, or to the filing of criminal charges for felony or crime involving allegations of theft, dishonesty or moral turpitude.
- I have read and agree to be bound by the Kitsap County Superior Court Guardian ad Litem Registry Code of Conduct.

Summary of my experiences as a GAL including years of experience and number of appointments.
I began in 2018 and have had eight appointments so far.

Number of times serving as a Guardian as Litem that I have been removed for failure to perform my duties as a Guardian ad Litem: None

I include the following with my application (please check all applicable boxes):

- Curriculum vitae, showing work and professional or personal experience in or related to the field that would assist in the performance and completion of Guardian ad Litem duties.
- Completed Washington State Patrol Conviction Criminal History.
- Signed release of information directed to all professional regulatory bodies which have licensed or supervised the applicant within the last ten years.
- Description of nature, status and outcome of any professional complaints, investigations or disciplinary actions, lawsuits or professional liability claims, and any order for removal of the Guardian ad Litem prior to completion of the Guardian ad Litem's duties.

None Description of any claims or litigation that has been commenced, involving allegations of improper fee charges, charges of fraud, theft or other forms of dishonesty or professional malpractice or misconduct.

Copy of fee schedule.

Certificate of Qualification/Training for Guardian ad Litem seeking appointment under RCW Title 26.

OR

I am currently on the Guardian ad Litem Registry and have included a certificate of updated training taken within the last year.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.

DATED this 30th day of May, 2025, at Bainbridge Island, Washington.


SIGNATURE OF APPLICANT

PRINT NAME: Julia Jensine

Julia Jensine

(425) 478-1000

eagleharborcounseling@gmail.com

eagleharborcounseling.com

Qualifications

Approved as a Title 26 Guardian ad Litem in King and Kitsap counties.

Over 20 years' experience doing investigative substance abuse assessments in family law cases.

Extensive and wide-ranging experience working with clients with co-occurring disorders (substance use disorders and mental health disorders).

10 years' exclusive experience working with felons (including 20% sex offenders) plus 20+ additional years' experience working with felons and misdemeanants as part of a general-population caseload.

Developed two state-licensed outpatient treatment agencies from scratch.

Qualified as a Substance Use Disorder Professional (SUDP—including its' prior designations) in the State of Washington continuously since June 1989. I began supervised clinical work one year earlier. I began supervising others in 1989.

Education

The Evergreen State College, BA in Liberal Arts, June 1987.

Bellevue Community College, chemical dependency qualification classes, 1988-89.

Experience

Eagle Harbor Counseling, LLC (private practice)

**May 2017 to
present**

More than half of my practice currently consists of Guardian ad Litem work but I also see assessment and treatment clients.

Developed this multiple-service outpatient clinic for substance use disorders. EHC is state-licensed to offer assessments, Alcohol-Drug Information School, and Level 1 outpatient treatment. I serve a varied clientele, including family law litigants, voluntary clients, DUI offenders, and family members of people with substance use disorders. I see both teens and adults. I am often retained as an addictions expert. As the administrator, I wrote and maintain the policies and procedures in accordance with state regulations, and designed all forms and record-keeping systems. As a private practice counselor, I provide all clinical and administrative functions.

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Nua Counseling

**10/2022 to
5/2024**

Part-time SUDP counselor providing both group and individual services, as well as clinical supervision for one trainee.

Julie Clark Evaluations and Counseling (private practice)

**12/2013 to
5/2016**

Provided comprehensive substance abuse assessments to family court litigants under contract with the agency that I developed and owned until 2011 (Alderwood Recovery).

Care Coach, Catasys, Inc.

**9/2013 to
12/2013**

Provided clinical casemanagement services to insured patients based on their substance abuse histories. Promoted the benefits directly to subscribers and then provided assessments and casemanagement services via telephone and computer. Learned two robust computer programs (SalesForce and an internal casemanagement program). I performed well but did not like this job. I left on good terms, then returned to private practice.

Out of the workforce

**8/2011 to
9/2013**

During this time I satisfied two requests for continuing legal education presentations on how to get a good substance abuse evaluation and how to order and interpret useful drug testing information in family court cases. I took two years off from work to home-school my children simply because I wanted to try it.

Alderwood Recovery LLC, Owner and Primary Counselor

**7/1996 to
8/2011**

Developed this full-service outpatient clinic for substance use disorders. Alderwood Recovery was state-licensed to offer DUI and other assessments, Alcohol-Drug Information School, outpatient treatment, and intensive outpatient treatment. As the administrator, I developed two complete treatment-program curricula; wrote all policies and procedures and devised all forms; negotiated service contracts with counselors, auxiliary service providers (e.g. laboratories), and insurance companies; supervised staff and treatment services; marketed the program; and provided a large portion of the direct services. Two areas of focus for my work were providing thorough chemical dependency assessments in family court cases and providing chemical dependency treatment services to patients who were inappropriate for

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regular group placements (particularly the mentally ill as well as some sex offenders).

**Snohomish County TASC Felony Program, Director,
Pacific Treatment Alternatives**

**6/1988 to
11/1998**

Began in June 1988 as a Casemanager I, promoted one year later to Casemanager II, and in 1996 to Program Director.

As Program Director I supervised of a staff of seven to nine, managed an annual budget of \$350,000, ensured adherence to all local, state and federal regulations, ensured positive public relations, developed the program further, participated in agency Management Team and state TASC Association meetings, lobbied state legislators for increased funding, and managed the urinalysis contract for the entire agency (12 programs including TASC Felony).

As Casemanager II, I was responsible for managing a high-volume caseload of felony offenders as well as providing clinical supervision to other clinical staff. Shared in administrative functions including public relations and program development. Developed and maintained a community resource manual as well as the program's internship program. Led therapy groups on a contract basis.

As Casemanager I, I was responsible for the assessment and ongoing intensive casemanagement of 35 to 65 felony offenders, including negotiation of treatment plans, advocacy within the criminal justice system at the Superior Court level as well as within treatment and public funding systems, and records maintenance.

Casework Intern, American Red Cross, Seattle Chapter

**April to
June 1987**

Performed emergency communications for military personnel, worldwide location and reunification of family members lost as a result of war and/or disaster, and provided information and referral concerning social services to local callers.

**Intern Refugee Advocate,
Indochinese Cultural and Service Center, Tacoma, WA**

**April to
June 1983**

Tutored English as a Second Language, assisted SE Asian refugees with the public assistance, legal and medical systems in this country, and presented workshops on nutrition and birth control.

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Presentations

Presenter to the Family Law Section of the King County Bar Association on substance abuse testing and assessments.	January 4, 2019.
Presenter to the Kitsap County Bar Association on forensic drug testing and substance abuse assessments.	October 14, 2017
Presenter to King County Family Court Services about medical and recreational marijuana assessments for family law cases.	June 9, 2015
Speaker to the Unified Family Court Training Oversight Committee in King County.	April 24, 2013
Speaker to the King County Bar Association's Family Law Section.	April 10, 2013
Speaker at the King County Bar Association's Family Law Section.	2012
Speaker at the annual Snohomish County Guardian ad Litem training on Chemical Dependency and Mental Health.	November 11, 2000
Presenter at various universities and professional development workshops in Belarus, plus a nationally televised interview, all on social work issues.	1993 to 1995

RELEASE OF INFORMATION

- TO: Washington State Bar Association
 Washington State Medical Association
 Washington State Nursing Commission
 Washington State Board of Psychology
 Washington State Department of Licensing
 Washington State Department of Health

I, Julia Jensine
(Professional License No. CP 00000788) hereby authorize you, for the purpose of my application and/or work as a Kitsap County Guardian ad Litem, to release information to and discuss such information with:

Frank A. Maiocco, Jr.
Court Administrator
Kitsap County Superior Court
614 Division Street, MS-24
Port Orchard, WA 98366
(360) 337-7140

This RELEASE OF INFORMATION includes, but is not limited to, all records and information concerning any official disciplinary action or a pending active investigation you have with regard to me.

Julia Jensine
Signature
Julia Jensine
Printed Name

5/30/25
Date

600 Winslow Way E, Ste 232
Street Address

Bainbridge Is, WA 98110
City/State/Zip

SECTION 5: FEE AGREEMENT FOR GUARDIAN AD LITEM INVESTIGATIONS

Guardian ad Litem services: The fee is \$125 per hour and all work done on the case (e.g. interviews, telephone calls, requesting and reviewing information, writing up the report, depositions, and court testimony including preparation and travel time, etc.) is charged at that rate. A \$5000 deposit is required to commence services. After that, payments are due within 30 days of invoice. Services after the final report is released, such as testimony, must be paid in advance. GAL costs are always charged per hour and final costs may vary widely. My hourly rate is low, however *please note that my services are relatively expensive* because I am very thorough.

Payment methods: I am not set up to accept credit/debit cards. Payment may be made by check, cash, or Zelle.

Assessments: Sometimes GALs feel they need outside assessments to inform their work, such as for domestic violence, substance use disorders, and/or psychological status. If I request such assessment/s, you can refuse, in which case I may ask the Court to order it. Such assessments are at your expense but I may ask you to choose a provider from a short list that I provide.

Laboratory testing: I might ask for drug/alcohol testing as part of a GAL investigation whenever substance abuse is among the allegations. I am better informed about drug testing than most non-medical personnel, so it tends to be easier, more informative, and less expensive if I run the testing through a service that I have a contract with (Affinity eHealth). However, in some cases it might be preferable to have someone else manage it. In such cases I recommend using Affinity eHealth directly or ArcPoint Labs in the SoDo district in Seattle. Both contact numbers are on my Links page. I will refer out to SoberLink or Smart Start for breathalyzer testing.

There are two kinds of fees for laboratory testing:

1. The fees charged by Affinity eHealth include the laboratory testing itself and everything associated with the process except collection fees (in every case) and medical review officer services if needed (rare). You pay Affinity directly for these services.
2. Collection sites charge for their time. Collection tends to run between \$10 and \$60 per test. Affinity has a network of contracted collection sites all over the United States and Canada, however there will be a limited number to choose from in any specific local area and there will usually be some inconveniences. You pay the collection site separately, and directly, for their services. In some cases I can collect the samples. I don't charge a separate collection fee; I just add my time to my invoice.

Please ask me if you have questions about testing and/or fees; I am always willing to explain completely. The one thing I might not want to explain is exactly what someone is being tested for, so they won't then use some intoxicant that they know I'm not testing for. The complete information will be in my report(s).

Insurance Coverage: Guardian ad Litem services are not healthcare and therefore are not covered by insurance. Medical insurance generally does not cover anything that is done for forensic purposes instead of medical purposes, so it won't cover testing and *probably* won't cover adjunct assessments.

Billing: Should you have any questions or concerns regarding your bill, please call me (Julia Jensine at 425-478-1000). If you do not pay your bill, I may petition the Court for a judgment against you. If allowed, I may send the bill to collections. By signing this agreement, you are expressly agreeing to the release of administrative and clinical information necessary for Julia Jensine/Eagle Harbor Counseling to collect payment. For the purpose of collecting payment, the consent for the release of confidential information will automatically expire six years following the date of signature below.

I have read and understand this section on the billing and payment policies of Eagle Harbor Counseling.

Client Signature

Date

Witness Signature (not required)

Date



CERTIFICATE OF ATTENDANCE

The professional named below has attended the live virtual **2025 *The Fundamentals of Conducting Parenting Plan Evaluations*** online training program held March 10-13 and March 17-19, 2025. This training is a continuing education activity sponsored by the Association of Family and Conciliation Courts (AFCC).

AFCC is approved by the American Psychological Association to sponsor continuing education for psychologists. This program is eligible for up to 28 hours of continuing education for psychologists. AFCC is recognized by the New York Education Department's State Board for Psychology as an approved provider of continuing education for licensed psychologists #PSY-0190.

This program is approved by the National Association of Social Workers Approval No. 886478123-1694 for 28 continuing education contact hours.

Other professionals may opt to apply for continuing education credits in their discipline in their jurisdiction by providing their Certificate of Attendance, the brochure, and any training materials directly to their accrediting body. The Supreme Court of Ohio has approved this training for 28 CLE Self Study. AFCC will not be applying for CLE for attorneys for this training program due to the vast difference in requirements across jurisdictions. Attorneys can apply for CLE in their jurisdiction on their own, but AFCC cannot guarantee that credit will be awarded.

AFCC maintains responsibility for this program and its content.

Attendee: **Julia Jensine**

Sessions Attended	Hours
<i>PPE Process I</i>	2.00
<i>PPE Process II</i>	2.00
<i>PPE Process III</i>	2.00
<i>PPE Process IV</i>	2.00
<i>The Research I</i>	2.00
<i>The Research II</i>	2.00
<i>Parenting Plans</i>	2.00
<i>Culture and Diversity Considerations</i>	2.00
<i>Hypothesis Testing and Cognitive Biases</i>	2.00
<i>Psychological Testing</i>	2.00
<i>Child Maltreatment</i>	2.00
<i>Relocations and Special Needs Children</i>	1.75
<i>Report Writing and Testifying</i>	2.00
TOTAL HOURS:	25.75

Bryan P. Altman
 AFCC Executive Director
 March 19, 2025



**CERTIFICATE
OF
ATTENDANCE**

**THIS CERTIFIES THAT
JULIA JENSINE**

attended the 2025 Title 26 Guardian ad Litem Recertification Training Online via Zoom
on May 22, 2025.

A handwritten signature in blue ink that reads "Joanne E. Sprague".

Joanne E. Sprague
Executive Director Emeritus
Kitsap Legal Aid Services

A handwritten signature in blue ink that reads "Jennifer Forbes".

Hon. Jennifer Forbes
Presiding Judge
Kitsap County Superior Court

Julia Jensine
May 2025

Lifetime history of professional complaints against me (none founded).

Prior to 2002, complaints were investigated by the DSHS Division of Alcohol and Substance Abuse (DASA).

Around 2002, DASA changed its name to the Division of Behavioral Health and Recovery (DBHR).

In 2018, complaint investigations for counselors were moved to the Dept. of Health (DOH).

1. A family law litigant complained that I failed to send timely progress reports regarding his ex-wife, whom I both evaluated and treated for substance abuse. The reports in question went to a Guardian ad Litem, who reported to DASA that he was satisfied with my reporting. This was investigated by DASA over twenty years ago; the complaint was not founded.
2. A family law litigant complained that I inappropriately breastfed my infant during the interview. I had been warning the client for months that I would soon go on maternity leave. When he finally got around to doing the assessment, I had an eight-day old infant. I gained his permission to bring her and specifically to breastfeed her during the interview. I was fully covered to the neck at all times with a cape. This occurred in March 2005. DASA investigated the complaint and determined that my behavior had been appropriate and professional.
3. A family law litigant complained to DBHR in 2015 the following:
 - a. That I failed to interview the collateral contacts that he requested and only interviewed the ones his ex-wife requested. I had already interviewed every person he requested by the time he complained. DBHR told him that interviewing collaterals was not in the WAC for a substance abuse assessment and therefore entirely at my discretion anyway.
 - b. That I charged him exorbitant fees because he was wealthy. I provided DBHR with a copy of the fee agreement signed by the client as well as his invoice, which were consistent.
 - c. That I would not release his assessment report to him even though he was refusing to pay me for it in full. This was true. DBHR required that I tell him the diagnosis only (even though that rule was not in the WAC), which I complied with. In the end, none of the complaints were founded.
4. A litigant in a 2020 appointment as GAL filed grievances with both the King County GAL Registry and the Department of Health, which oversees my counseling work. The allegations were that I misrepresented my qualifications and discounted credible concerns presented by the father that the mother had abused the children. The Guardian ad Litem Registry manager never contacted me about it. The Department of Health found the complaint to be without merit. Additionally, the case went to trial and the judge found the allegation of child abuse to have been false.
5. A complaint against me with the Department of Health was investigated in 2022. The gist of the wide-ranging complaint was that my substance abuse assessment was rushed and sloppy, resulting in personal suffering and a bad outcome for the mother in custody litigation. I spent 26 hours on that assessment. A final 50/50 parenting plan was entered before the complaint was filed. The complaint was found to be without merit.

No further claims, or litigation involving allegations of improper fee charges, charges of fraud, theft, or other forms of dishonesty or professional malpractice or misconduct have been filed against me.

THE SUPERIOR COURT OF THE STATE OF WASHINGTON
FOR KITSAP COUNTY

614 DIVISION STREET, MS-24
PORT ORCHARD, WASHINGTON 98366
(360) 337-7140

TINA ROBINSON, JUDGE
DEPARTMENT NO. 1
MICHELLE ADAMS, JUDGE
DEPARTMENT NO. 2
MELISSA A. HEMSTREET, JUDGE
DEPARTMENT NO. 3
WILLIAM C. HOUSER, JUDGE
DEPARTMENT NO. 4
JEFFREY P. BASSETT, JUDGE
DEPARTMENT NO. 5
KEVIN D. HULL, JUDGE
DEPARTMENT NO. 6

JENNIFER A. FORBES, JUDGE
DEPARTMENT NO. 7
CADINE FERGUSON-BROWN, JUDGE
DEPARTMENT NO. 8

MATTHEW L. CLUCAS
COURT COMMISSIONER
LYNN K. FLEISCHBEIN
COURT COMMISSIONER
FRANK A. MAIOCCO, JR.
COURT ADMINISTRATOR

June 20, 2025

Ms. Julia Jensine
Eagle Harbor Counseling
600 Winslow Way E, Suite 232
Bainbridge Island, WA 98110

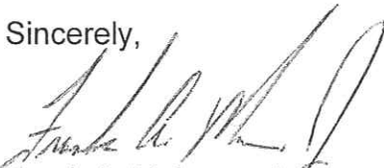
Re: Kitsap County Superior Court Title 26 Guardian ad Litem Registry, 2025-2026

Dear Ms. Jensine:

The Kitsap County Superior Court Guardian ad Litem Committee has received and reviewed your application for the Title 26 Guardian ad Litem registry. We are pleased to include you on the 2025 - 2026 Registry, effective July 1, 2025.

Thank you for your interest and participation in Kitsap County's Guardian ad Litem program.

Sincerely,



Frank A. Maiocco, Jr.
Court Administrator
Kitsap County Superior Court