

Panel of LEGAL AID PROCURATORS with Legal Aid Malta Agency appointed as per Article 89 and 911 (6) of Chapter 12 of the Laws of Malta

Job title	Legal Aid Procurators
No. of positions to be filled	Malta – 8 legal procurators Gozo – 1 legal procurator
Appointment term	3 years starting from 1st January 2024 but appointments entered at a later date, from the official result list, will not exceed the appointment term later than 31st December 2026. Selected candidates who are appointed as legal aid procurators will also be privileged to be appointed as curators on the roster list of the Civil Court Registrar.
Honoraria & allowance	€ 3,500 yearly Appointed legal aid procurators will also be permitted to claim fees due as per articles 95 and 921 of Chapter 12 of the Laws of Malta, if applicable, after obtaining an official bill of costs issued by the Court Registrar or as decreed by Court. Communication allowance: €180 yearly The appointed legal aid procurators will be paid the pro-rata honoraria and allowance of the yearly allowance following every quarter of the year.
Deadline	Applications will be received by email on hr.legalaidmalta@gov.mt by 8th September 2023 indicating the relevant reference number, as indicated below, in the subject of the email: (closing date extended up to the 29 September 2023) LAM 50/2023 (Procurators - Malta) LAM 51/2023 (Procurators - Gozo)
Submission of application	 Applicants are required to submit: Motivation letter in the email content not more than 200 words. Updated Curriculum Vitae, in Europass format including ID number. Copies of original certificates. Copy of the Warrant to practice as a legal procurator at the Courts of Law on the Maltese Islands. Police Conduct Certificate which cannot be issued earlier than two months from date of submission of application.
Reporting to	Director Legal Aid Malta Agency and/or delegated authority
Duties, functions and responsibilities	 Be as construed by the Laws of Malta. Will be assigned specifically on the panel of legal procurators as appointed by the Minister of Justice. Represent the Agency and/or Legal Aid Lawyer and attend court sittings to assist and give the necessary information, in Civil and Criminal Courts. Assist the Legal Aid Lawyers in their assigned role by the Court or the Agency up to the appeals stage or up to the disposal of the case assigned. Be available as and when required by the Agency or the Legal Aid Lawyer assigned with.



- 6) Draft and file written applications and bring Court decrees to the attention of the legal aid lawyers.
- 7) Draft and file judicial acts and legal documents and present them at the appropriate Court Registries.
- 8) Identify procedural omissions and errors on written applications which would render them null if filed.
- 9) Ensure that the litigants and all concerned are notified accordingly.
- 10) Draft and file the application for the witnesses to appear in court and to verify that they have been notified accordingly.
- 11) Participate in the drafting of warrants which are essential to the enforcement process; and counter-warrants.
- 12) Be the point of reference for the parties assigned with the benefit for legal aid.
- 13) Ensure that all the relevant paperwork in litigation and court cases moves in the proper channels.
- 14) Carry out any other day-to-day tasks as appropriate.
- 15) Provide the Agency with reports, as and when required, and other information as requested on cases and clients assigned for the benefit of legal aid.
- 16) Updating legal aid case management system (LAMS), online databases, and any available databases with information on their assigned cases.
- 17) Updating scheduled appointments by legal aid procurators with legal aid clients on the legal aid case management system (LAMS)
- 18) Ensure that assistance and information is provided to legal aid clients in an efficient, zealous, client-centered and compassionate manner.
- 19) Act in the best interest of the person admitted to the benefit of legal aid and may never request any form of payment from the party admitted to the benefit of legal aid and may never request any form of payment from the party admitted to the benefit for legal aid unless it is provided in law.
- 20) Attend obligatory courses and meetings as directed by the Agency in relation to the work assigned and the exigencies for continuous professional development in the appointed role.

Other obligations

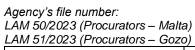
- 1) The Legal Aid Procurator is obliged to treat legal aid clients equally to any other client requesting legal services.
- 2) The Legal Aid Procurator agrees to submit to the Agency the official mobile number, office telephone number and email address and hereby authorizes the Agency to forward these means of communication to their assigned legal aid clients, to the Police Force for clients assigned with legal aid at the Criminal Court and to the Court of Law Registrars.
- 3) The Legal Aid Procurator agrees to inform the Agency immediately of any changes of the details regarding means of communication in paragraph 2.
- 4) The Legal Aid Procurator is obliged to make use of officially available IT related applications of the Agency and the Legal Aid Management System (LAMS) once in operation and update the records of their assigned clients without delay.
- The legal aid procutator is obliged to make use and be responsible of the official email address provided by the Agency, to keep it



LAM 51/2023 (Procurators – Goze	
	updated and available. The Agency will only communicate with
	the legal aid procurators through their official email address. 6) The Legal Aid Procurator is obliged to schedule meetings as soon
	6) The Legal Aid Procurator is obliged to schedule meetings as soon as possible with legal aid clients to inform them for their assigned
	remit and update the Legal Aid Management System (LAMS).
	7) The Legal Aid Procurator is obliged to give their assigned legal
	aid clients the day, time and place or address where they will meet
	the clients in order to inform them about their cases and update
	LAMS.
	8) If during the first meeting with an assigned legal aid client it transpires to the Legal Aid Procurator that the client was being assisted by a private lawyer of his/her choice, immediately
	previous to the benefit of legal aid, the Legal Aid Procurator will inform the assigned Legal Lawyer and request a release letter provided by the client prior to being assisted and inform the
	Agency accordingly.
	9) If the client requests to terminate being assisted as a legal aid beneficiary, the Legal Aid Procurator is obliged to inform the Legal
	Aid Lawyer and draw up a letter of release and a copy forwarded to the Agency.
	10) In assigned cases, the Legal Aid Procurator will liaise with the
	assigned Legal Aid Lawyer to present acts at the Court Registry
	on behalf of the clients, and follow cases in order to inform legal
	aid beneficiaries accordingly.
	11) The Legal Aid Procurator may not ask from the legal aid clients,
	any monetary requests, any form of payment or any other gift
	unless provided in law. 12) The Legal Aid Procurator will make the best to write all acts in
	proper Maltese language using the Maltese fonts unless directed
	by the Court to have the acts in another language.
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Work Ethics	1) Abide by the Laws of Malta.
	2) Abide with the standard operational procedures (SOPs) and policies and internal memos issued by the Agency as updated from time to time, memorandum of understandings (MoUs), and agreements that the Agency enters into.
	Always act according to the Code of Ethics for legal procurators.
	4) Follow any direction and/or duties assigned by the Director and delegated authority at Legal Aid Malta Agency. Output Director and delegated authority at Legal Aid Malta Agency.
Termination of agreement Revocation of appointment	The Agency reserves the right to forward a complaint to the Commission for the Administration of Justice for further investigation
and the second	if the legal professional:
	Continuously, intentionally and without any sufficient good reason
	does not follow any of the conditions mentioned under 'Work Ethics'.
	Is absent from the assigned work without notifying the Agency, or
	the Court in assigned cases, as early as possible.
	3) Does not show satisfactory performance for the work assigned.
	4) Is negligent in the assigned duties.
	In any of the above cases the Agency reserves the right to suspend and/or terminate the agreement with the Agency and to propose to the Minister of Justice to suspend and/or revoke the appointment, pending the outcome by the Commission for the Administration of Justice.
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LAM 51/2023 (Procurators – Gozo)		
Eligibility	Eligible applicants need to possess all the following: (a) Degree in Law from the University of Malta. (b) Warrant to practice as a Legal Procurator at the Courts of Law on the Maltese Islands. (c) Fluent in speaking and writing in Maltese and English languages. (d) Proven experience at the Civil and Criminal Courts. Aptitude and character Applicants should be of good moral character, trustable, team driven, and motivated to perform their duties diligently and zealously.	
Selection of candidates	Eligible applicants will be interviewed by a selection board to assess their suitability for the posts. Candidates must provide an original official identity document (identity card or passport) and original certificates for verification at the interview.	
	Candidates will be graded as follows: i. Legal aid experience (up to a maximum of 20 marks) ii. Legal aid knowledge (up to a maximum of 20 marks) iii. Court representation experience (up to a maximum of 10 marks) iv. Communication skills (up to a maximum of 30 marks) v. Organizational skills (up to a maximum of 30 marks) vi. Teamwork (up to a maximum of 20 marks) vii. Additional qualifications - other than required for call (up to a maximum of 10 marks) viii. Aptitude and motivation (up to a maximum of 30 marks) ix. Work ethics (up to a maximum of 30 marks) The maximum mark for this selection process is 200 and the pass	
	mark is 100.	
Due diligence	The applicants who pass the interviewing process will need to submit to the Agency a Good Standing Certificate issued by the Commission for the Administration of Justice before their letter of appointment is issued and agreement with the Agency signed.	
Publication of Results	The result of the interviews will be published by Legal Aid Malta Agency and exhibited on the noticeboard at the reception area of the premises of Legal Aid Malta Agency.	
	The result of the interview will remain valid up to the expiry of the appointment, that is 31st December 2026 and will remail valid to fill vacancies recurring in the post up to the end of the validity of the appointment term.	
Equal opportunity	Legal Aid Malta Agency is an equal opportunity entity and commits to select the right candidates irrespective of gender, ethnicity, culture, religion, marital status, sexual orientation, age, class, or disability.	
Retention of documents	All applications will be retained for one (1) year after the expiry period for this panel, unless in the interim a petition by an applicant, in connection with his/her panels, is filed to have his/her information and	





application removed in which case the applicant would be automatically declaring his/her withdrawal from the panel and if selected from the official result.