1			Appendix E				
2 3 4 5 6		Guidelines for Determining Financial Eligibility for County Payment of the Cost of Counsel Appointed by the Court in Proceedings Under the Guardianship-Conservatorship Law					
7 8	1.	Purpose					
9 10 11 12 13		prov finar the c	the guidelines are adopted to implement Probate Code section 1470(c)(3), which ides that the Judicial Council shall adopt guidelines to assist in determining acial eligibility for county payment of all or part of the reasonable sum fixed by ourt for compensation and expenses of counsel appointed by the court under ter 4 of part 1 of division 4 of the Probate Code.				
14 15	2.	Persons responsible for payment of the cost of appointed counsel					
16 17 18 19 20 21		Except to the extent that they are determined to be unable to pay for all or any portion of the cost of appointed counsel under paragraph 5 of these guidelines, the following persons or estates of persons (referred to collectively as the "responsible person") are responsible for the payment of that cost:					
22 23		A.	The estate of the ward or proposed ward in a guardianship proceeding under section 1470;				
242526		B.	The parent or parents of the ward or proposed ward in a guardianship proceeding under section 1470;				
27 28 29		C.	The estate of a conservatee or proposed conservatee in a conservatorship proceeding under sections 1470–1472;				
30 31 32 33		D.	The conservatee or proposed conservatee, if he or she has no estate, in a conservatorship proceeding under sections 1471–1472;				
34 35 36 37		E.	The person alleged to lack legal capacity in a proceeding to authorize a particular transaction in community property under sections 1471–1472, to the extent the court does not order the cost paid from the proceeds of the transaction under section 1472(a)(3); and				
38 39 40		F.	The health care patient in a proceeding to determine his or her capacity to make a health care decision under sections 1471–1472.				
41 42 43	3.	Cost	of appointed counsel				

1 2 3		The cost of appointed counsel is the reasonable sum fixed by the court after the performance of legal services under Probate Code section 1470 or section 1472 for the compensation and expenses of appointed counsel.						
4 5	4.	Presumed eligibility for county payment						
6		Erron						
7		Except as provided in paragraph 7, the person responsible for payment of the cost of appointed counsel is presumed to be eligible for payment by the county of that						
8 9		_	of appointed counsel is presumed to be eligible for payment by the county of that					
10		COSt	cost if the person satisfies one or more of the following three conditions:					
11		A.	The responsible person is eligible for:					
12		A.	THE	responsible person is engible for.				
13			(1)	Supplemental Security Income (SSI) and State Supplementary				
14			(1)	Payment (SSP);				
15				rayment (bbr),				
16			(2)	Medi-Cal;				
17			(=)	11001 001,				
18			(3)	General Assistance or General Relief (GA/GR) Program (county				
19			(-)	general relief);				
20								
21			(4)	Cash Assistance Program for [aged, blind, and disabled legal]				
22				Immigrants (CAPI);				
23								
24			(5)	CalWORKs (California Work Opportunity and Responsibility to Kids)				
25				or Tribal (Native American) TANF (Temporary Assistance for Needy				
26				Families) grant program;				
27								
28			(6)	CalFresh (Supplemental Nutrition Assistance Program (SNAP)) or				
29				California Food Assistance Program (CFAP), a California program for				
30				immigrants not eligible for federal SNAP; or				
31								
32			(7)	In-Home Supportive Services (IHSS);				
33								
34		B.	The responsible person's income is 125 percent or less of current federal					
35			_	erty guidelines, updated periodically in the Federal Register by the United				
36			State	es Department of Health and Human Services; or				
37		C	TC1					
38		C.						
39				cost of appointed counsel without using funds that would be normally				
40 41				to pay for the common necessaries of life for the responsible person and				
41			ms o	or her family.				
44								

5. Determination of responsible person's obligation for the cost of appointed counsel

If the court finds that the responsible person, including a responsible person described in paragraph 4, can pay all or a portion of the cost of appointed counsel, can pay those costs in installments, or can pay those costs under some other equitable arrangement without using money that normally would pay for the common necessaries of life for the responsible person and the responsible person's family, the court may order the responsible person to pay appointed counsel directly, reimburse the county for the costs of appointed counsel paid by the county, or both, in part or on such other terms as the court determines are fair and reasonable under the circumstances.

6. Apportionment

If the responsible person is the estate of a ward or proposed ward and one or both of his or her parents, the court may allocate the amount determined to be payable by the responsible person under paragraph 5 among them in any proportions the court deems just.

7. Private appointed counsel for conservatee under section 1470

A conservatee or proposed conservatee for whom private counsel is appointed under Probate Code section 1470 is ineligible for payment by the county of any portion of the cost of appointed counsel.

8. Amount payable by the county

Except as provided in paragraph 7, the amount payable by the county for the cost of appointed counsel is all or any part of the cost that the court determines that the responsible person cannot pay under paragraph 5.

Appendix E adopted effective January 1, 2013.

Advisory Committee Comment

The guidelines placed in Appendix E to the California Rules of Court are not rules of court. They are based in part on the conditions for granting an initial court fee waiver under Government Code section 68632(a)–(c). For the purposes of these guidelines as well as of that Government Code section, the term "common necessaries of life" has the same meaning it had in Code of Civil Procedure section 706.051(c)(1) before the amendment of that section effective on January 1, 2012. (Assem. Bill 1388; Stats. 2011, ch. 694, § 1.)

 The 2012 amendment of section 706.051(c)(1) completely eliminated "common necessaries of life" from that code section. The deleted phrase referred to an exception to the exemption provided in the section from an earnings withholding order for amounts the debtor can prove are necessary to support himself or herself and his or her family, often referred to as the support exemption. In other words, under former section 706.051(c)(1), the support exemption of section 706.051(b) would not apply to shield the debtor from an earnings withholding order to collect a debt incurred to purchase the "common necessaries of life."

The following appellate cases discussed the meaning of "common necessaries of life" as that phrase was used in section 706.051(c)(1) and predecessor code sections that used the phrase for the same purpose:

• A debt for hospital services to defendant or his family was based on the common necessaries of life. (*J. J. MacIntyre Co. v. Duren* (1981) 118 Cal.App.3d Supp. 16.)

• The performance of legal services and the advancement of costs of litigation giving rise to award to an attorney in marriage dissolution action qualified as "common necessaries of life" for the benefit of the debtor's indigent wife, thereby permitting the attorney to enforce the award by writ of execution on the husband's earnings against his claim of the support exemption. (*In re Marriage of Pallesi* (1977) 73 Cal.App.3d 424.)

• "Common necessaries of life," in former section 690.11 (repealed) exempting debts incurred for common necessaries of life from a statute protecting all of a judgment debtor's earnings from execution or attachment if earnings were necessary for the support of the debtor's family, did not refer to "necessaries" in the broad sense, but meant things that are ordinarily required for everyone's sustenance. (*Ratzlaff v. Portillo* (1971) 14 Cal.App.3d 1013.)

Attorney's fees former wife incurred in obtaining divorce were not common "necessaries of life" within the meaning of former section 690.11 (repealed). (*Lentfoehr v. Lentfoehr* (1955) 134 Cal.App.2d Supp. 905.)

• "Common necessaries of life," as used in former section 690.11 (repealed), exempting all of the earnings of a debtor if necessary for the use or support of debtor's family residing within the state, except as against the collection of debts incurred by debtor, his wife, or family for common necessaries of life—meant those things that are commonly required by persons for their sustenance regardless of their employment or status. (*Los Angeles Finance Co. v. Flores* (1952) 110 Cal.App.2d Supp. 850.)

• In proceedings supplemental to execution, the debtor was required to pay one-half of a check for \$47.50, which was in her possession, and which had been received as salary from the Works Progress Administration, in partial satisfaction of a judgment based on a necessary of life, although money may have been needed by debtor for the support of

- 1 herself and her family. (Medical Finance Association v. Short (1939)
- 2 36 Cal.App.2d Supp. 745.)