JUDICIAL COUNCIL OF CALIFORNIA

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INVITATION TO COMMENT

[ITC prefix as assigned]-___

Title

Judicial Branch Education: Rule Review and Modernization

Proposed Rules, Forms, Standards, or Statutes Amend Cal. Rules of Court, rules 2.812, 2.813, 2.815, 5.340, 10.452, 10.461–10.491; repeal rule 10.493

Proposed by

Center for Judicial Education and Research Advisory Committee Hon. Kimberly A. Gaab, Chair

Action Requested

Review and submit comments by May 13, 2022

Proposed Effective Date

January 1, 2023

Contact

Karene Alvarado, 415-865-7761 karene.alvarado@jud.ca.gov

Executive Summary

The Center for Judicial Education and Research (CJER) Advisory Committee recommends amending nineteen and repealing one rule of court governing judicial branch education. The amendments are required to recognize new and developing education delivery methods, adopt current adult education terminology, provide court staff and judicial officers a greater degree of authority and flexibility in meeting their education expectations and requirements, resolve education disparities between the appellate and trial courts and between judicial officers and court staff in certain assignments and positions, and simplify existing language in the rules and make other typographical corrections.

Background

The Judicial Council adopted a comprehensive set of rules on judicial branch education in two stages in 2006 and 2007. In 2011, the Judicial Council directed the CJER Governing Committee, the predecessor to the CJER Advisory Committee, to conduct a complete review of the education rules. This review resulted in the CJER Governing Committee proposing a slate of rule amendments to simplify rule language, increase flexibility in rule compliance, and correct minor typographical errors and omissions. The Judicial Council adopted the proposed amendments, effective January 1, 2012.

This proposal has not been approved by the Judicial Council and is not intended to represent the views of the council, its Rules Committee, or its Legislation Committee. It is circulated for comment purposes only.

Following a requested amendment to rule 10.472 from the appellate clerk/executive officers in 2020 and motivated, in part, by lessons learned during the COVID-19 pandemic, the CJER Advisory Committee initiated a follow-up review to consider whether the education requirements and expectations continue to meet the needs of the current judicial branch. This second comprehensive review of the education rules resulted in the following proposal by the committee.

The Proposal

The committee recommends that the Judicial Council, effective January 1, 2023:

- Amend rules 2.812, 2.815, 10.452, 10.461–10.464, 10.468, 10.469, 10.471–10.474, 10.478, 10.479, 10.481, and 10.491 to clarify existing requirements by simplifying sentence structure, reorganizing certain sections, removing redundant clauses, and correcting minor typographical errors.
- Amend rules 2.812(c)(1), 2.813 (Advisory Committee Comments), 10.461(c)(2)(B), 10.462(d)(3), 10.468(b)(4) & (c)(7), 10.471(b)(2)(B), 10.472(c)(5) & (7), 10.473(c)(3)(B) & (D), 10.474(c)(5) & (7), 10.478(b)—(g), and 10.491(c)(5) to update the language on acceptable delivery methods for hours-based education requirements. The current language permits education to be obtained by "participation in traditional (live, face-to-face) education; distance education such as broadcasts, videoconferences, and online coursework; [and] self-directed study...." The CJER Advisory Committee proposes replacing this clause with language stating that "participation in education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study" counts towards hours-based education requirements and expectations within the Rules of Court. This revised phrasing reflects current adult education terminology and is broad enough to incorporate future delivery methods as they become available and validated as educationally sound.
- Amend rules 5.340(1), 10.462(c)(4), 10.463(a)(1), 10.472(b)(1)–(2), 10.474(b)(1)–(2), and 10.491(b)(1) to apply a consistent one-year deadline to complete required orientations. Under the existing requirements, the deadlines to complete orientations vary from six months to one year depending on the assignment or position of the individual. Applying a consistent one-year deadline to orientation courses simplifies compliance and eliminates disparities between judicial officers who sit in certain assignments or hear specific cases and between appellate and trial court staff. The requirement that new judges and subordinate judicial officers attend CJER's new judge orientation program within six months of taking their oath of office under rule 10.462(c)(1)(A) will remain unchanged. The proposed amendment also does not impact the courts or the Judicial Council's employment orientations.

- Amend rules 10.452, 10.461–10.462, 10.464, 10.469, 10.471–10.474, 10.478, 10.479, and 10.491 to eliminate gender-specific language by incorporating plural nouns and gender-neutral pronouns and possessive pronouns where appropriate.
- Amend rules 10.452, 10.461–10.464, 10.468, 10.469, and 10.471–10.474 to replace the terms "period" and "education period" with "education cycle." Hours-based education requirements and expectations for judicial officers, court staff, and Judicial Council employees operate under consecutive two-year or three-year education cycles. The phrase "education cycles" is used more commonly and reflects the ongoing nature of the education obligations.
- Amend rules 10.461(c)(1)(A), 10.473(c)(2), and 10.478(e)–(g) to insert the phrase "the period provided for" before the word "completion" in relation to content-based orientation courses. Under the existing rules, some individuals have a specific period for completing content-based courses before entering hours-based requirements. Others must actually complete the content-based course before entering the applicable hours-based education cycle. This proposed amendment creates a consistent standard for everyone and a specific, ascertainable date by which orientations and new employee programs must be completed, based on an individual's oath date or first day of employment. It eliminates the possibility that individuals would defer entering hours-based education requirements by not completing their content-based orientation requirements.
- Amend rules 10.461(c)(2)(C), 10.462(d)(4), 10.471(b)(2)(B), 10.472(c)(6), 10.473(c)(3)(C), and 10.474(c)(6) to clarify previous amendments on faculty service in lieu of participation in education programs. Under the existing rules, there is no cap on an individual's use of faculty service for hours-based education requirements. While the faculty service must be on a legal or judicial topic for a legal or judicial audience, there is no cap on the number of hours that may be credited in this manner.
- Amend rules 10.461(d)(1), 10.462(e)(1), 10.472(d)(1), 10.473(d)(1), and 10.491(b)(3) to increase local court authority to extend deadlines for content-based education requirements. Under the existing rules, the local court authority may only extend the deadlines for completion only hours-based requirements. This amendment permits the local courts to deal comprehensively with education requirements, both content-based and hours-based. Extensions granted under this authority are capped at one year.
- Amend rules 10.462(c)(1)–(3), 10.462 (Advisory Committee Comments), 10.473(b)(1), and 10.491(b)(1)–(2) to remove proper nouns of specific courses or referenced documents. Currently the rules refer to specific names of courses and documents whose titles have changed over the last decade. By removing their proper nouns from the rules, the programs and documents referenced in this manner will be permitted to change over time yet still be referenced in the rules. The sole exception to this proposed amendment is that B. E. Witkin Judicial College shall retain its title within rule 10.462(c)(1)(C).

- Amend rule 10.462(c)(2) to remove the requirement that supervising judges participate in a "calendar management overview" course within one year of assuming the role of a supervising judges. Calendar management practices vary widely from court to court making a statewide course of limited utility for supervising judges. Education on this topic is best delivered on the local court level.
- Amend rule 10.463 to extend family law education requirements to any judicial officer who regularly hears family law matters. The rule currently applies only to those who formal primary assignments is in a family law department or those who are the "sole" judicial officers at their court who hear family law matters. This proposed amendment extends the requirements of this rule to those who regularly hear family law matters but whose primary assignments may be in another area of the law.
- Amend rules 10.463(b) and 10.464(a) to clarify that a "periodic update" on new
 developments in family law and procedure and judges who hear cases involving domestic
 violence must occur at least once every three-year education cycle. Currently, the phrase
 "periodic update" is undefined.
- Amend rules 10.468(a) and 10.478(a) to remove definitions of generally applicable terms.
 The terms that the CJER Advisory Committee proposes deleting are equally applicable to
 the other education rules, but they are only included in the specific probate assignment
 rules. Deleting these definitions makes the probate rules consistent with the other
 education rules.
- Amend rule 10.468(b)(3) to expand the number of providers probate judicial officers may utilize. The current rule requires probate judicial officers to received education from CJER, the California Judges Association (CJA), or the local court. The proposed amendment would allow these participants that same access to approved providers that is accorded to judges in other assignments, providing them with enhanced flexibility in meeting their education requirements.
- Amend rule 10.468(b)(4) to eliminate individual reporting cycles for judges sitting in a probate assignment. The current rule creates an individual reporting cycle for probate judges based on either the calendar year following the completion of content-based education or the date their probate assignments begins. This individual cycle does not run concurrently with the general three-year education cycle under rule 10.462(d). The proposed amendment would have these cycles run concurrently for probate judges to simplify reporting obligations.
- Amend rules 10.468(b)–(c) and 10.478(b)–(g) to resolve an education disparity between
 judicial offices in a probate assignment and specific probate court staff with their
 counterparts in other departments. The existing requirements for judicial officers and

court staff in a probate department are objectively more stringent than the general rules. These include enhanced content-based requirements (i.e., a larger number of hours required for specific subjects), more frequent educations cycles (e.g., annual requirements for court staff), and expressly exclude self-directed study as an option for meeting the education requirements. The proposal seeks to bring the probate rules more in alignment with the other education requirements by reducing the number of hours required each cycle for certain assignments and positions, extending the reporting cycle for court staff from annual to every other year, and permitting self-study.

- Amend rules 10.469(e)(1) and 10.479(c) to include recommendations that fairness and access education for judicial officers and court staff should include consideration of court users with limited economic means and without access to stable housing. These proposals are consistent with the recommendation included in the Final Report to the Chief Justice: Work Group on Homelessness (Nov. 2021) at pp. 38-40.
- Amend rules 10.471(b)(2)(B) and 10.472(c)(5) to eliminate the requirement that one half of the hours-based education requirements of appellate court clerk/executive officers and staff be completed through traditional (live, face-to-face) or instructor-led education. This restriction on delivery method only applies to the appellate courts. By comparison, the trial court presiding judges and court executive officers have discretion to determine the number of hours of instructor-led education that is required for court leadership and employees. Deleting this requirement eliminates this disparity while simultaneously providing the appellate courts greater flexibility in meeting their education requirements.
- Amend rules 10.472(c)(3) and 10.474(c)(3) to permit the appellate and trial court employee orientation to count towards the hours-based education requirements for these employees. Currently, only the Judicial Council employees are permitted to have their new employee orientation count as credit for their hours-based education. Permitting appellate and trial court employees to have their orientations count towards their hours-based requirements removes this disparity and brings the branch into alignment.
- Amend rules 10.472(c)(3) and 10.474(c)(3) to eliminate the quarter system for determining when an appellate or trial court employee enters hours-based education requirements. This quarter system has proven difficult to administer. The proposal would simplify and replace this system by using an employee's first date of employment as the standard entry point into the hours-based education cycle. Employees entering mid-cycle would have their number of hours prorated based on how many months are left in the cycle.
- Amend rule 10.472(c)(5) and 10474(c)(5) to permit preapproved self-directed study as an option for appellate and trial court staff to complete their hours-based continuing education requirements. The proposal expands local control and the authority of court leaders to develop educational programs uniquely tailored to the needs of the individual

employee. Permitting preapproved self-directed study provides an additionally method for court leadership and staff to meet their educational needs.

- Amend rule 10.472(c)(7) & (d)(1) to note that the authority to determine whether an appellate court employee must participate in specific education or to grant an extension of time to complete education requirements rests with the administrative presiding justice or the clerk/executive officer. This proposed amendment reflects how the appellate courts currently operate and does not prohibit administrative presiding judges or clerk/court executives from delegating this authority to managers and supervisors.
- Amend rule 10.481(b)(1)(B) to eliminate the requirement that education from entities not on the approved provider list be at least one hour in length in order to be approved for educational credit. This amendment recognizes that education can be obtained in smaller increments, such as webinars and podcasts, offered by providers not expressly listed on the approved provider list under rule 10.481(a).
- Repeal rule 10.493 of the California Rules of Court. Should the proposal defining hours-based education delivery methods "as participation in education by an approved provider under rule 10.481(a), including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study" be adopted, then this rule would be rendered redundant.

As a package, the proposed amendments are intended to ensure the educational needs of the judicial branch continue to be met by providing greater flexibility and clarity to existing requirements and by updating provisions to adapt to new and emerging technologies.

Alternatives Considered

The CJER Advisory Committee considered and rejected a proposal that would have eliminated the requirement that judicial officers obtain at least one half of their hours-based expectations and requirements through participation in instructor-led education. The committee concluded that it is in the interest of the branch that judicial officers seek out opportunities to communicate and exchange ideas with other judges and attorneys on legal developments and updates and be exposed to opinions and perspectives from their colleagues in other courts.

The committee also considered proposing an amendment to rule 10.468(c)(2) that would have reduced the number of hours from nine to six hours that are required every three years from probate judges in courts with four or fewer authorized judges. While the is proposing that the hours-based requirements for probate judges from courts with five or more authorized judges be reduced from 18 to 12 every three years, the committee concluded that nine hours every three years remains a reasonable amount of education for probate judges from smaller courts.

Fiscal and Operational Impacts

The committee does not anticipate that the proposal will have significant fiscal or operational impacts on the judicial branch. The proposal may result in minor implementation costs as the appellate and trial courts train their staff on the proposed amendments and adapt their education tracking and reporting systems.

Request for Specific Comments

In addition to comments on the proposal as a whole, the advisory committee is interested in comments on the following:

• Does the proposal appropriately address the stated purpose?

The advisory committee also seeks comments from *courts* on the following cost and implementation matters:

- Would the proposal provide cost savings? If so, please quantify.
- What would the implementation requirements be for courts—for example, training staff (please identify position and expected hours of training) or revising processes and procedures (please describe)?
- Would four months from Judicial Council approval of this proposal until its effective date provide sufficient time for implementation?
- How well would this proposal work in courts of different sizes?

Attachments and Links

- 1. Cal. Rules of Court, rules 2.812, 2.813, 2.815, 5.340, 10.452, 10.461–10.464, 10.468, 10.469, 10.471–10.474, 10.478, 10.479, 10.481, 10.491, and 10.493, at pages [8–47]
- 2. Link A: Final Report from the Work Group on Homelessness to the Chief Justice, https://www.courts.ca.gov/documents/hwg work-group-report.pdf

Rules 2.812, 2.813, 2.815, 5.340, 10.452, 10.461–10.464, 10.468, 10.469, 10.471–10.474, 10.478, 10.479, 10.481, and 10.491 of the California Rules of Court will be amended, and rule 10.493 will be repealed, effective January 1, 2023, to read:

1 Rule 2.812. Requirements for court appointment of an attorney to serve as a 2 temporary judge 3 4 (a)-(b) *** 5 6 **Education and training requirements** (c) 7 8 The presiding judge may appoint an attorney to serve as a temporary judge only if 9 the following minimum training requirements are satisfied: 10 11 Mandatory training on bench conduct and demeanor (1) 12 13 Within three years before appointment, the attorney must have attended and 14 successfully completed, within the previous three years, a course of at least 3 15 hours' duration on the subjects identified in rule 2.813(a) approved by the 16 court in which the attorney will serve. This course must be of at least three 17 hours' duration, taken in person instructor-led (live remote or in-person), and 18 be taught by a qualified judicial officer approved by the court. 19 20 (2) Mandatory training in ethics 21 22 Within three years before appointment, the attorney must have attended and 23 successfully completed, within the previous three years, a course of at least 3 24 hours' duration on the subjects identified in rule 2.813(b) approved by the 25 court in which the attorney will serve. This course must be of at least three 26 hours' duration and may be taken by any means approved by the court-27 including in-person, by broadcast with participation, or online. 28 29 (3) Substantive training 30 31 Within three years before appointment, the attorney must have attended and 32 successfully completed, within the previous three years, a course on the 33 substantive law in each subject area in which the attorney will serve as a 34 temporary judge. These courses may be taken by any means approved by the 35 court, including in-person, by broadcast with participation, or online. The 36 substantive courses have the following minimum requirements: 37 38 Small claims (A) 39 40 Within three years before appointment, an attorney serving as a 41 temporary judge in small claims cases must have attended and

successfully completed, within the previous three years, a course of at least 3 hours' duration on the subjects identified in rule 2.813(c). The course must be at least three hours' duration and approved by the court in which the attorney will serve.

(B) Traffic

1 2

Within three years before appointment, an attorney serving as a temporary judge in traffic cases must have attended and completed, within the previous three years, a course of at least 3 hours' duration on the subjects identified in rule 2.813(d). The course must be at least three hours' duration and approved by the court in which the attorney will serve.

(C) *Other subject areas*

If the court assigns attorneys to serve as temporary judges in other substantive areas such as civil law, family law, juvenile law, unlawful detainers, or case management, the court must determine what additional training is required and what additional courses are required before an attorney may serve as a temporary judge in each of those subject areas. The training required in each area must be of at least 3 hours' duration. The court may also require that an attorney possess additional years of practical experience in each substantive area before being assigned to serve as a temporary judge in that subject area.

(D)-(E) ***

(d) Requirements for retired judicial officers

Commencing five years after the retired judicial officer last served in a judicial position either as a full-time judicial officer or as an assigned judge, a retired judicial officer serving as a temporary judge must satisfy all the education and training requirements of this rule. However, a retired judicial officer serving as a temporary judge in a small claims case must satisfy all the requirements of Code of Civil Procedure section 116.240(b) and the rules in this chapter before serving in the case.

(e)-(g) ***

1 2	Advisory Committee Comment				
3	The goal of this rule is to ensure that attorneys who serve as court-appointed temporary judges a				
4	qualified and properly trained.				
5	1				
6	Subo	divisio	n (a). ***		
7					
8	Subo	Subdivision (b). ***			
9					
10		Subdivision (c). A court may use attorneys who are not temporary judges to assist in the			
11			of cases. For example, attorneys may work under the presiding judge or individual		
12			may assist them in settling cases. However, these attorneys may not perform any		
13	•		actions such as entering a settlement on the record under Code of Civil Procedure		
14			4.6. Settlement attorneys who are not temporary judges are not required to satisfy the		
15	_		ats of these rules, but they must satisfy any requirements established by the court for		
16	attor	neys w	who assist in the settlement of cases.		
17					
18 19	Dul	. 2 01	3. Contents of training programs		
20	Kui	2.01	3. Contents of training programs		
21	(a) <u>–</u>	(b) **	*		
22	(4)	(0)			
23	(c)	Sma	all claims		
24	()				
25		Befo	ore the court may appoint an attorney to serve as a temporary judge in small		
26		clair	ms cases, the attorney must have received training under rule 2.812(c)(3)(A) in		
27		the 1	following subjects:		
28					
29		(1)	Small claims procedures and practices;		
30					
31		(2)	Consumer sales;		
32					
33		(3)	Vehicular sales, leasing, and repairs;		
34					
35		(4)	Credit and financing transactions;		
36					
37		(5)	Professional and occupational licensing;		
38					
39		(6)	Tenant rent deposit law;		
40					
41		(7)	Contract, warranty, tort, and negotiable instruments law; and		
42		(0)	The addition of the Color (Civil Day 1 11 (2404) 1		
43		(8)	The subjects specified in Code of Civil Procedure section 116.240(b); and		

(9) Other subjects deemed appropriate by the presiding judge based on local needs and conditions.

In addition, an attorney serving as a temporary judge in small claims cases must be familiar with the publications identified in Code of Civil Procedure section 116.930.

(d) ***

1 2

Advisory Committee Comment

The purpose of this rule is to ensure that all court-appointed temporary judges have proper training in bench conduct and demeanor, ethics, and each substantive area in which they adjudicate cases. Each court is responsible for approving the training and instructional materials for the temporary judges appointed by that court. The training in bench conduct and demeanor must be in person instructor-led (live remote or in-person), but in other areas each court may determine the approved method or methods by which the training is provided. The methods may include in person courses, broadcasts with participation, and online courses. Courts may offer Minimum Continuing Legal Education (MCLE) credit for courses that they provide and may approve MCLE courses provided by others as satisfying the substantive training requirements under this rule. Courts may work together with other courts, or may cooperate on a regional basis, to develop and provide training programs for court-appointed temporary judges under this rule.

Rule 2.815. Continuing education

(a) Continuing education required

Every three years, each attorney appointed as a temporary judge must attend and successfully complete every three years a course on bench conduct and demeanor, an ethics course, and a course in each substantive area in which the attorney will serve as a temporary judge. The courses must cover the same subjects and be of the same duration as the courses prescribed in rule 2.812(c). These courses must be approved by the court that appoints the attorney in which the attorney will serve.

(b) ***

Rule 5.340. Judicial education for child support commissioners

Every commissioner whose principal judicial assignment is to hear child support matters must attend the following judicial education programs:

(1) Basic child support law education

1 2

Within six months one year of beginning an assignment as a child support commissioner, the judicial officer must attend a basic educational program on California child support law and procedure designed primarily for judicial officers. The training program must include instruction on both state and federal laws concerning child support. A judicial officer who has completed the basic educational program need not attend the basic educational program again.

(2)–(4) ***

Rule 10.452. Minimum education requirements, expectations, and recommendations

(a) Purpose

Justices, judges, and subordinate judicial officers are entrusted by the public with the impartial and knowledgeable handling of proceedings that affect the freedom, livelihood, and happiness of the people involved. Court personnel assist justices, judges, and subordinate judicial officers in carrying out their responsibilities and must provide accurate and timely services to the public. Each Justices, judges, and subordinate judicial officers, and each court staff members is are individually responsible for maintaining and improving his or her their professional competence. To assist them in enhancing their professional competence, the judicial branch will develop and maintain a comprehensive and high-quality education program, including minimum education requirements, expectations, and recommendations, to provide educational opportunities for all justices, judges, subordinate judicial officers, and court personnel.

(b) Goals

The minimum education requirements, expectations, and recommendations set forth stated in rules 10.461–10.479 are intended to achieve two complementary goals:

(1) To ensure that both individuals who are new to the bench or the court and those who are experienced on the bench or court but are beginning a new assignment or role all justices, judges, subordinate judicial officers, and court personnel obtain education on the tasks, skills, abilities, and knowledge necessary to be successful in the their new court assignments and roles; and

(2) To establish broad <u>continuing education</u> parameters, based on <u>time multi-year education cycles</u>, <u>for continuing education</u> for <u>experienced</u> individuals who are experienced both on the bench or court and in their assignments or roles, while preserving the ability of <u>the individual these individuals</u>, working with the <u>individual who persons oversees overseeing his or her their</u> work, to determine <u>the appropriate education content and providers</u>.

(c) Relationship of minimum education requirements and expectations to education recommendations

The education requirements and expectations set forth stated in rules 10.461–10.462 10.461, 10.462, and 10.471–10.474 are minimums. Justices, judges, and subordinate judicial officers should participate in more judicial education than is required and expected, related to each individual's responsibilities and particular judicial assignment or assignments and in accordance with the judicial education recommendations set forth stated in rule 10.469. Additional education requirements related to specific responsibilities are set forth stated in rule 10.463 (for those hearing family law matters), rule 10.464 (for those hearing domestic violence issues), and rule 10.468 (for those hearing probate proceedings).

(d) Responsibilities of Chief Justice and administrative presiding justices

The Chief Justice and each administrative presiding justices:

(1) Must grant sufficient leave to Supreme Court and Court of Appeal justices, the clerk/executive officer, and the managing attorney to enable them to complete the minimum education requirements stated in rules 10.461, 10.471, and 10.472, respectively;

(2) ***

(3) In addition to the educational leave required under (d)(1)–(2), should grant leave to a justice, clerk/executive officer, or managing attorney to serve on education committees and as a faculty member at education programs when the individual's services have been requested for these purposes judicial or legal education by Judicial Council staff, the California Judges Association, or the court. If a court's calendar would not be adversely affected, the court should grant additional leave for a justice, the clerk/executive officer, or the managing attorney to serve on an educational committee or as a faculty member for judicial branch education;

- (4) Should establish an education plan for his or her the court to facilitate the involvement of justices, the clerk/executive officer, and the managing attorney as both participants and faculty in education activities;
- (5) ***

(6) Must retain the records and cumulative histories of participation provided by justices. These records and cumulative histories are subject to periodic audit by Judicial Council staff. The Chief Justice and the administrative presiding justices must report the data from the records and cumulative histories their courts' compliance with education requirements on an aggregate basis to the Judicial Council, on a form provided by the Judicial Council, within six months after the end of each three-year period education cycle.

(e) Responsibilities of presiding judges

Each Presiding judges:

- (1) Must grant sufficient leave to all their judges and subordinate judicial officers and to the court executive officer to enable them to complete the minimum education requirements and expectations stated in rules 10.462 and 10.473, respectively;
- (2) To the extent compatible with the efficient administration of justice, must grant to all their judges and subordinate judicial officers and to the court executive officer sufficient leave to participate in education programs consistent with the education recommendations stated in rules 10.469 and 10.479. After a judge or subordinate judicial officer has completed the new judge education required under rule 10.462, the presiding judge should grant each judge and subordinate judicial officer at least eight court days per calendar year to participate in continuing education relating to the judge's or subordinate judicial officer's responsibilities or current or future court assignment;
- (3) In addition to the educational leave required or authorized under rule 10.603 or (e)(1)–(2), should grant leave to a judge or subordinate judicial officer or the executive officer to serve on education committees and as a faculty member at education programs when the judicial officer's or executive officer's services have been requested for these purposes judicial or legal education by Judicial Council staff, the California Judges Association, or the court. If a court's calendar would not be adversely affected, the presiding judge should grant additional leave for a judge or subordinate judicial officer

1 or executive officer to serve on an educational committee or as a faculty 2 member for judicial branch education; 3 4 (4) Should establish an education plan for his or her the court to facilitate the 5 involvement of judges, subordinate judicial officers, and the executive officer 6 as both participants and faculty in education activities and should consult 7 with each judge, each subordinate judicial officer, and the executive officer 8 regarding their education needs and requirements related to their current and 9 future assignments; 10 11 Should use his or her their assignment powers to enable all judges and (5) 12 subordinate judicial officers, particularly those assigned to specific calendar 13 courts, to participate in educational activities; 14 *** 15 (6) 16 17 **(7)** Must retain the records and cumulative histories of participation provided by 18 judges. These records and cumulative histories are subject to periodic audit 19 by Judicial Council staff. The presiding judges must report the data from the 20 records and cumulative histories their courts' compliance with education 21 requirements on an aggregate basis to the Judicial Council, on a form 22 provided by the Judicial Council, within six months after the end of each 23 three-year period education cycle. 24 25 **(f)** Responsibilities of Supreme Court and Court of Appeal justices, 26 elerks/executive clerk/executive officers, managing attorneys, and supervisors 27 28 Each court's Justices, elerk/executive clerk/executive officers, managing attorneys, 29 and supervisors: 30 31 (1)–(2) *** 32 33 Should allow and encourage court personnel, in addition to participating as (3) 34 students in educational activities, to serve on court personnel education 35 committees and as faculty at court personnel education programs when an 36 employee's services have been requested for these purposes by Judicial 37 Council staff or the court; 38 39 Should establish an education plan for their court to facilitate the involvement (4) 40 of court personnel as both participants and faculty in educational activities, 41 and should consult with each court staff member regarding his or her their 42 education needs and requirements and professional development; and 43

(5) Must ensure that supervisors and other court personnel are reimbursed by their court in accordance with the travel policies issued by the Judicial Council for travel expenses incurred in attending in-state education programs as a participant, except to the extent that: (i) certain expenses are covered by the Judicial Council; or (ii) the education provider or sponsor of the program pays the expenses. Provisions for these expenses must be part of every court's budget. The clerk/executive officer or the managing attorney may approve reimbursement of travel expenses incurred by supervisors and other court personnel in attending out-of-state education programs as a participant.

(g) Responsibilities of trial court executive officers, managers, and supervisors

Each Trial court's executive officers, managers, and supervisors:

(1)–(2) ***

(3) Should allow and encourage court personnel, in addition to participating as students in education activities, to serve on court personnel education committees and as faculty at court personnel education programs when an employee's services have been requested for these purposes by Judicial Council staff or the court;

(4) Should establish an education plan for their court to facilitate the involvement of court personnel as both participants and faculty in educational activities, and should consult with each court staff member regarding his or her their education needs and requirements and professional development; and

(5) Must ensure that managers, supervisors, and other court personnel are reimbursed by their court in accordance with the Trial Court Financial Policies and Procedures Manual for travel expenses incurred in attending instate education programs as a participant, except to the extent that: (i) certain expenses are covered by the Judicial Council; or (ii) the education provider or sponsor of the program pays the expenses. Provisions for these expenses must be part of every court's budget. The court executive officer may approve reimbursement of travel expenses incurred by managers, supervisors, and other court personnel in attending out-of-state education programs as a participant.

Rule 10.461. Minimum education requirements for Supreme Court and Court of Appeal justices

(a)-(b) *** 1 2 3 (c) **Hours-based continuing education** 4 5 (1) Each justice must complete 30 hours of continuing judicial education every 6 three years, beginning on the dates outlined: 7 8 (A) A new Supreme Court justice enters the three-year continuing 9 education period cycle on January 1 of the year following confirmation 10 of appointment, and a new Court of Appeal justice enters the three-year 11 continuing education period cycle on January 1 of the year following 12 the period provided for completion of the required new justice 13 education orientation program; continuing education requirements are 14 prorated based on the number of years remaining in the three-year 15 period education cycle. 16 17 For all other justices, the first continuing education period cycle begins (B) 18 January 1, 2008. 19 20 The first continuing education period cycle for Supreme Court and (C) 21 Court of Appeal justices is for two years from January 1, 2008, through 22 December 31, 2009, rather than three years. The continuing education 23 requirements and limitations in (c) are consequently prorated for this 24 two-year period education cycle. The first three-year period education 25 cycle then begins January 1, 2010. 26 27 (2) The following education applies toward the required 30 hours of continuing 28 judicial education: 29 30 Any education offered by an approved provider (see under rule 31 10.481(a)) and any other education, including education taken to satisfy 32 a statutory or other education requirement, approved by the Chief 33 Justice or the administrative presiding justice as meeting the criteria 34 listed in rule 10.481(b). 35 36 Each hour of participation in traditional (live, face-to-face) education; (B) 37 distance education such as broadcasts, videoconferences, and online 38 coursework; self-directed study; and faculty service education by an 39 approved provider under rule 10.481, including education that is 40 instructor-led (live remote or in-person), asynchronous (such as videos 41 and eLearning), and self-directed study, counts toward the continuing 42 education requirement on an hour-for-hour basis. Each Justices must

complete at least half of his or her their continuing education hours

1 requirement as a participant in traditional (live, face-to-face) instructor-2 led (live remote or in-person) education. The Justices may complete the 3 balance of his or her their education hours requirement through any 4 other means with no limitation on any particular type of education. 5 6 A justice who serves as faculty by teaching legal or judicial education 7 to a legal or judicial audience may apply faculty service as continuing 8 education hours as faculty service. There is no restriction on the 9 number or percentage of hours that a justice may claim as faculty 10 service. Credit for faculty service counts toward the continuing 11 education requirement on an hour-for-hour basis in the same manner as 12 all other types of education—on an hour-for-hour basis. 13 14 **Extension of time** (d) 15 16 Upon request and for good cause, the Chief Justice or the administrative (1) 17 presiding justice may grant a justice a one-year extension of time to complete 18 the continuing education requirement in (c) this rule. 19 20 (2) If the Chief Justice or the administrative presiding justice grants a request for 21 an extension of time, the justice, in consultation with the Chief Justice or the 22 administrative presiding justice and the justice, should also pursue interim 23 means of obtaining relevant educational content. 24 25 An extension of time to complete the hours-based continuing education 26 requirement does not affect what is required in the next three-year period 27 education cycle. 28 29 Records and summaries of participation for justices (e) 30 31 Each Justices is are responsible for: 32 33 Tracking his or her their own participation in education and keeping a record (1) 34 of participation for three years after each course or activity that is applied 35 toward the requirements, on a form provided by the Chief Justice for the 36 Supreme Court or by the administrative presiding justice for each appellate district of the Court of Appeal. The form must include the information 37 38 regarding a justice's participation in education that is needed by the Chief 39 Justice or the administrative presiding justice to complete the aggregate form 40 required by rule 10.452(d)(6); 41 42 At the end of each year, giving the Chief Justice or the administrative (2)

presiding justice a copy of his or her their record of participation in education

1 for that year, on the form provided by the Chief Justice or the administrative 2 presiding justice; and 3 4 (3) At the end of each three-year period education cycle, giving the Chief Justice 5 or the administrative presiding justice a copy of his or her their record of 6 participation in education for that year and a cumulative history of 7 participation for that three-year period cycle, on the form provided by the 8 Chief Justice or the administrative presiding justice. 9 10 **Advisory Committee Comment** 11 12 The requirements formerly contained in subdivision (e)(2) of rule 970, which has been repealed, 13 are carried forward without change in rule 10.461(b). 14 15 Judicial Council staff have developed both a manual format and an automated format of the 16 individual justice's recording and reporting form referenced in an individual reporting form that 17 justices may use in tracking their own participation in education as required by rule 10.461(e)(1). 18 that gathers all the information needed by the Chief Justice or the administrative presiding justice 19 to complete the aggregate report to the Judicial Council required under rule 10.452(d)(6). The 20 form is available from the council's Center for Judicial Education and Research. The Chief 21 Justice of and the administrative presiding justices may determine which form should be used in 22 his or her their court and may provide the manual or automated format of council-developed form 23 (available from the council's Center for Judicial Education and Research) or may provide another 24 appropriate form that has been developed by his or her their court or by another court that gathers 25 all the information needed by the Chief Justice or the administrative presiding justice to complete 26 the aggregate report to the Judicial Council. 27 28 29 Rule 10.462. Minimum education requirements and expectations for trial court 30 judges and subordinate judicial officers 31 32 (a)-(b) *** 33 34 **Content-based requirement** (c) 35 36 Each New trial court judges and subordinate judicial officers must complete (1) the "new judge education" curriculum provided by the Judicial Council's 37 38 Center for Judicial Education and Research (CJER) as follows: 39 40 The new judge orientation program within six months of taking the (A) 41 oath as a judge or subordinate judicial officer. For purposes of the new 42 judge orientation program, a judge or subordinate judicial officer is 43 considered "new" only once, and any judge or subordinate judicial

1 officer who has completed the new judge orientation program, as 2 required under this rule or under former rule 970, is not required to 3 complete the program again. A judge or subordinate judicial officer 4 who was appointed, elected, or hired before rule 970 was adopted on 5 January 1, 1996, is not required to complete the program.; 6 7 (B) An orientation course in his or her their primary assignment (civil, 8 criminal, family, juvenile delinquency justice or dependency, probate, 9 or traffic) within one year of taking the oath as a judge or subordinate 10 judicial officer; and 11 12 The B. E. Witkin Judicial College of California within two years of 13 taking the oath as a judge or subordinate judicial officer, unless the If a 14 new judge previously completed the Judicial College as a new 15 subordinate judicial officer, in which case then the presiding judge may 16 determine whether the new judge must complete it again. 17 18 (2) Each Judges beginning a supervising judge role is are expected to complete 19 the following education, CJER's supervising judge orientation program 20 within one year of beginning the supervising judge role, preferably before 21 beginning the role. This expectation does not apply unless he or she is if they 22 are returning to a similar supervising judge role after less than two years in 23 another assignment or is are beginning a supervising judge role less than two 24 years after serving in the presiding judge role and completing the Presiding 25 Judges Orientation and Court Management Program CJER's presiding judge 26 and court executive officer orientation program. 27 28 (A) For a judge who has administrative responsibility, CJER's Supervising 29 Judges Overview course within one year of beginning the supervising 30 judge role, preferably before beginning the role; 31 32 (B) For a judge who has calendar management responsibility, a calendar 33 management overview course, provided either by the local court or by 34 CJER, within one year of beginning the supervising judge role, 35 preferably before beginning the role; 36 37 (C) For a judge who has both administrative and calendar management 38 responsibility, both overview courses within one year of beginning the 39 role. 40 41 Each Judges beginning a presiding judge role is are expected to complete 42 CJER's Presiding Judges Orientation and Court Management Program 43 presiding judge and court executive officer orientation program within one

year of beginning the presiding judge role, preferably before beginning the 1 2 role. This expectation does not apply unless he or she is if they are returning 3 to a presiding judge role after two years or less in another role or assignment. 4 5 (4) Each judge Judges is are expected to and each subordinate judicial officer 6 officers must, if beginning a new primary assignment (unless he or she is 7 they are returning to an assignment after less than two years in another 8 assignment), complete a course on the new primary assignment, provided by 9 CJER, the California Judges Association (CJA), or the local court, within six 10 months one year of beginning the new assignment. CJER is responsible for 11 identifying content for these courses and will share the identified content with 12 CJA and the local courts. 13 14 Hours-based continuing education (d) 15 16 (1) Each judge is expected to and each subordinate judicial officer must complete 17 30 hours of continuing judicial education every three years, beginning on the 18 dates outlined: 19 20 (A) A new judge or new subordinate judicial officer enters the three-year 21 continuing education period cycle on January 1 of the year following 22 the period provided for completion of the required new judge 23 education; continuing education expectations for judges and 24 requirements for subordinate judicial officers are prorated based on the 25 number of years remaining in the three-year period education cycle. 26 27 (B) For all other judges and subordinate judicial officers, the first three-28 year period education cycle begins on January 1, 2007. 29 30 (2) The following education applies toward the expected or required 30 hours of 31 continuing judicial education: 32 33 The content-based courses under (c)(2), (3), and (4) for a new (A) 34 supervising judge, a new presiding judge, and a judge or subordinate 35 judicial officer beginning a new primary assignment (the "new judge 36 education" required under (c)(1) does not apply); and 37 38 Any other education offered by an approved provider (see under rule (B) 39 10.481(a)) and any other education, including education taken to satisfy 40 a statutory or other education requirement, approved by the presiding

judge as meeting the criteria listed in rule 10.481(b).

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- (3) Each hour of participation in traditional (live, face to face) education; distance education, such as broadcasts, videoconferences, and online coursework; self-directed study; and faculty service education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study, counts toward the continuing education expectation or requirement on an hour-for-hour basis. Each Judges and subordinate judicial officers must complete at least half of his or her their continuing education hours expectation or requirement as a participant in traditional (live, face to face) instructor-led (live remote or in-person) education. The Judges or subordinate judicial officers may complete the balance of his or her their judicial education hours expectation or requirement through any other means with no limitation on any particular type of education.
- (4) A judge or subordinate judicial officer who serves as faculty by teaching legal or judicial education for a legal or judicial audience may apply faculty service as continuing education hours as faculty service. There is no restriction on the number or percentage of hours that a judge may claim as faculty service. Credit for faculty service counts toward the continuing education expectation or requirement on an hour-for-hour basis in the same manner as all other types of education—on an hour-for-hour basis.

(5) ***

(e) Extension of time

- (1) <u>Upon request and for good cause</u>, a presiding judge may grant <u>a judge or subordinate judicial officer</u> an extension of time, <u>up to a one year</u>, to complete the education expectations or requirements in (e)(2) (4) and the continuing education expectation or requirement in (d) as follows: <u>this rule</u>.
 - (A) A time extension to complete the content-based expectations or requirements in (c)(2) (4) is limited to the original time period provided for completion that is, one year, one year, or six months, respectively.
 - (B) A time extension to complete the hours-based continuing education expectation or requirement in (d) is limited to one year.
- (2) If the presiding judge grants a request for an extension of time, the presiding judge and the judge or subordinate judicial officer, in consultation with the presiding judge, should also pursue interim means of obtaining relevant educational content.

An extension of time to complete the hours-based continuing education 1 (3) 2 expectation or requirement does not affect what is expected or required in the 3 next three-year period education cycle. 4 5 **(f)** Records and cumulative histories of participation for judges 6 7 Each Judges is are responsible for: 8 9 (1) Tracking his or her their own participation in education and keeping a record 10 of participation for three years after each course or activity that is applied 11 toward the requirements and expectations, on a form provided by the 12 presiding judge. The form must include the information regarding a judge's 13 participation in education that is needed by the presiding judge to complete 14 the aggregate form required by rule 10.452(e)(7); 15 16 (2) At the end of each year, giving the presiding judge a copy of his or her their 17 record of participation in education for that year, on the form provided by the 18 presiding judge; and 19 20 At the end of each three-year period education cycle, giving the presiding (3) 21 judge a copy of his or her their record of participation in education for that 22 year and a cumulative history of participation for that three-year period 23 education cycle, on the form provided by the presiding judge. 24 25 Records of participation for subordinate judicial officers **(g)** 26 27 (1) Each court is responsible for tracking participation in education and for 28 tracking completion of minimum education requirements for its subordinate 29 judicial officers. 30 31 (2) Each Subordinate judicial officers must keep records of his or her their own 32 participation for three years after each course or activity that is applied 33 toward the requirements. 34 35 **Advisory Committee Comment** 36 37 The minimum judicial education requirements in rule 10.462 do not apply to retired judges 38 seeking to sit on regular court assignment in the Temporary Assigned Judges Program. Retired 39 judges who seek to serve in the Temporary Assigned Judges Program must comply with the 40 education requirements included in the program's standards and guidelines established by the

Chief Justice's Standards and Guidelines for Judges Who Serve on Assignment, which includes

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education requirements.

Judicial Council staff have developed both a manual format and an automated format of the individual judge's recording and reporting form referenced in an individual reporting form that judges may use in tracking their own participation in education as required by rule 10.462(f). that gathers all the information needed by the presiding judge to complete the aggregate report to the Judicial Council required under rule 10.452(e)(7). The form is available from the council's Center for Judicial Education and Research. The Presiding judges may determine which form should be used in his or her their court and may provide the manual or automated format of the council-developed form (available from the Judicial Council's Center for Judicial Education and Research) or may provide another appropriate form that has been developed by his or her their court or by another court that gathers all the information needed by the presiding judge to complete the aggregate report to the Judicial Council.

Rule 10.463. Education requirements for family court judges and subordinate judicial officers

Each judge or subordinate judicial officer whose primary assignment is to hear family law matters, or who is the sole judge hearing regularly hears family law matters regardless of their primary assignment, must complete the following education:

(a) Basic family law education

(1) Within six months one year of beginning a family law assignment, or within one year of beginning a family law assignment in courts with five or fewer judges, the judge or subordinate judicial officer must complete a basic educational program on California family law and procedure designed primarily for judicial officers. A judge or subordinate judicial officer who has completed the basic educational program need not complete the basic educational program again.

(2) All other judicial officers who <u>regularly</u> hear family law matters, including retired judges who sit on court assignment, must complete appropriate family law educational programs.

(b) Continuing family law education

The judge or subordinate judicial officer must complete a periodic update on new developments in California family law and procedure <u>at least once each education cycle</u>.

(c) ***

Advisory Committee Comment

1 2 In determining what constitutes "appropriate" education, judges and subordinate judicial officers 3 should determine the number of hours of education on family law matters that is adequate for 4 their assignment, taking into account the size of the court, the nature of their assignment, the mix 5 of assignments, and other factors. 6 7 8 Rule 10.464. Education requirements and expectations for judges and subordinate 9 judicial officers on domestic violence issues 10 11 Judges and subordinate judicial officers hearing specified matters (a) 12 13 Each Judges or subordinate judicial officers who hears criminal, family, juvenile delinquency justice, juvenile dependency, or probate matters must participate in 14 15 appropriate education on domestic violence issues as part of his or her their hours-16 based continuing education requirements and expectations under rule 10.462(d) 17 each education cycle. Each judge or subordinate judicial officer whose primary 18 assignment is in one of these areas also must participate in a periodic update on 19 domestic violence as part of these requirements and expectations at least once each 20 education cycle. 21 22 **(b)** Specified courses to include education on domestic violence issues 23 24 The education provider must include education on domestic violence issues at the 25 Judicial College under rule 10.462(c)(1)(C) and in courses for primary assignments 26 in criminal, family, juvenile delinquency justice, juvenile dependency, or probate 27 under rule 10.462(c)(1)(B) or (c)(4). 28 29 **Advisory Committee Comment** 30 31 In determining what constitutes "appropriate" education, each judges or and subordinate judicial 32 officers should determine the number of hours of education on domestic violence that is adequate 33 for his or her their assignment, taking into account the size of the court, the nature of his or her 34 their assignment, the mix of assignments, and other factors. 35 36 37 Rule 10.468. Content-based and hours-based education for superior court judges 38 and subordinate judicial officers regularly assigned to hear probate 39 proceedings 40 41 **Definitions** (a) 42

As used in this rule, the following terms have the meanings stated below:

l				
2		(1)	"Jud	ge" means a judge of the superior court.
3				
4		(2)	"Sub	pordinate judicial officer" has the meaning specified in rule 10.701(a).
5				
6		(3)	"Jud	icial officer" means a judge or a subordinate judicial officer.
7				
8		(4) (1	-	"Probate proceedings" are decedents' estates, guardianships and
9				ervatorships under division 4 of the Probate Code, trust proceedings
10				er division 9 of the Probate Code, and other matters governed by
11				isions of that code and the rules in title 7 of the California Rules of
12			Cou	t.
13		(5) (0		
14		(5) (2	•	A judicial officer "regularly assigned to hear probate proceedings" is a
15			judg	e or subordinate judicial officer who is:
16			(4)	
17			(A)	Assigned to a dedicated probate department where probate proceedings
18				are customarily heard on a full-time basis;
19 20			(B)	Responsible for hearing most of the probate proceedings filed in a court
21			(D)	that does not have a dedicated probate department; or
22				that does not have a dedicated probate department, or
23			(C)	Responsible for hearing probate proceedings on a regular basis in a
24			(0)	department in a branch or other location remote from the main or
25				central courthouse, whether or not he or she the judicial officer also
26				hears other kinds of matters in that department and whether or not there
27				is a dedicated probate department in the main or central courthouse; or
28				1 1
29			(D)	Designated by the presiding judge of a court with four or fewer
30			()	authorized judges.
31				
32		(6)	"CJI	ER" is the Judicial Council's Center for Judicial Education and Research.
33				
34		(7)	"CJ/	A" is the California Judges Association.
35				
36	(b)	Cont	tent-b	pased requirements
37				
38		(1)	Each	<u>Judicial officers</u> beginning a regular assignment to hear probate
39			-	eedings after the effective date of this rule-, unless he or she is they are
40				rning to this assignment after less than two years in another assignment-,
41				t complete, as soon as possible but not to exceed six months from the
12			assio	enment's commencement date. 6 six hours of education on probate

guardianships and conservatorships, including court-supervised fiduciary accounting, within one year of starting the assignment.

(2) The education required in (1) is in addition to the New Judge Orientation program for new judicial officers and the B. E. Witkin Judicial College required under rule 10.462(c)(1)(A) and (C) and may be applied toward satisfaction of the 30 hours-based of continuing education expected of judges and required of subordinate judicial officers under rule 10.462(d).

(3) The education required in (1) must be provided by CJER, CJA, or the judicial officer's court. CJER is responsible for identifying content for this education and will share the identified content with CJA and the courts the Center for Judicial Education and Research (CJER), an approved provider under rule 10.481(a), or education approved by the judicial officer's presiding judge as meeting the education criteria specified in rule 10.481(b).

(4) The education required in (1) may be by traditional (face to face) instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), or self-directed study or distance learning means, such as broadcasts, videoconferences, or online coursework, but may not be by self-study.

(c) Hours-based continuing education

(1) In a court with five or more authorized judges, each judicial officers regularly assigned to hear probate proceedings must complete 18 12 hours of continuing education every three years three-year education cycle, with a minimum of six hours required in the first year, on probate guardianships and conservatorships, including court-supervised fiduciary accounting. The three-year period begins on January 1 of the year following the judicial officer's completion of the education required in (b)(1) or, if he or she is exempt from that education, on January 1 of the year the assignment commenced after the effective date of this rule.

(2) In a court with four or fewer authorized judges, each judicial officers regularly assigned to hear probate proceedings must complete nine hours of continuing education every three years three-year education cycle, with a minimum of three hours per year, on probate guardianships and conservatorships, including court-supervised fiduciary accounting. The three-year period begins on begins on January 1 of the year following the judicial officer's completion of the education required in (b)(1) or, if he or she is exempt from that education, on January 1 of the year the assignment commenced after the effective date of this rule.

(3) The first continuing education period for judicial officers who were regularly assigned to hear probate proceedings before the effective date of this rule and who continue in the assignment after that date is two years, from January 1, 2008, through December 31, 2009, rather than three years. The continuing education requirements in (1) are prorated for the first continuing education period under this paragraph. The first full three year period of continuing education for judicial officers under this paragraph begins on January 1, 2010. The three-year education cycle begins on and runs concurrently with the dates specified in rule 10.462(d)(1).

11 (4)–(5) ***

(6) A Judicial officers may fulfill the education requirement in (1) or (2) through council-sponsored education, an approved provider (see under rule 10.481(a)), or education approved by the judicial officer's presiding judge as meeting the education criteria specified in rule 10.481(b).

(7) The education required in (1) or (2) may be by traditional (face to face) instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), or self-directed study broadcasts, videoconferences, or online coursework, but may not be by self-study.

(d)-(e) ***

Rule 10.469. <u>Judicial Education recommendations for justices</u>, judges, and subordinate judicial officers

(a) Judicial education recommendations generally

Each Justices, judges, and subordinate judicial officers, as part of his or her their continuing judicial education, should regularly participate in educational activities related to his or her their responsibilities and particular judicial assignment or assignments. Minimum education requirements and expectations related to judicial responsibilities and assignments are set forth stated in rules 10.461–10.462. Additional education requirements related to specific responsibilities are set forth stated in rule 10.463 (for those hearing family law matters), rule 10.464 (for those hearing domestic violence issues), and rule 10.468 (for those hearing probate proceedings). The following recommendations illustrate for some specific responsibilities and assignments how justices, judges, and subordinate judicial officers should participate in more judicial education than is required and expected.

(b) Jury trial assignment

Each Judges or subordinate judicial officers assigned to jury trials should regularly use refer to the Judicial Council CJER educational materials or other appropriate educational materials and should regularly complete CJER or other appropriate educational programs devoted to the conduct of jury voir dire and the treatment of jurors.

(c) Hearing of juvenile dependency matters

Each Judges or subordinate judicial officers who hears juvenile dependency matters, including retired judges who sit on court assignment, should regularly use refer to appropriate educational materials and should annually complete appropriate education programs on juvenile dependency law and procedure, consistent with the requirements in Welfare and Institutions Code section 304.7.

(d) Capital case assignment

Each Judges assigned to hear a capital case should complete, before the commencement of the trial, a comprehensive education program on California law and procedure relevant to capital cases provided by CJER the Center for Judicial Education and Research (CJER). A judge with a subsequent assignment to a capital case should complete a periodic update course within two years before the commencement of the trial. The periodic update may be provided through actual classroom instruction or through video, audio, or any other media as determined by CJER.

(e) Fairness and access education

(1) In order to achieve the objective of assisting judicial officers in preserving the integrity and impartiality of the judicial system through the prevention of bias, each justice, judge, and subordinate judicial officer should regularly participate in education on fairness and access. The education should include the following subjects: race and ethnicity; gender; sexual orientation; and persons with disabilities; persons with limited economic means; and persons without stable housing.

(2) Each justice, judge, and subordinate judicial officer must participate in education on unconscious bias, as well as the prevention of harassment, discrimination, retaliation, and inappropriate workplace conduct. This education must be taken at least once every three-year continuing education period cycle as determined by rules 10.461(c)(1) and 10.462(d).

1 2 Rule 10.471. Minimum education requirements for Supreme Court and Court of 3 Appeal clerks/executive clerk/executive officers 4 5 *** (a) 6 7 Hours-based requirement **(b)** 8 9 Each clerk/executive Clerk/executive officers must complete 30 hours of (1) 10 continuing education every three years beginning on the following dates: 11 12 For a new clerk/executive officers, the first three-year period cycle 13 begins on January 1 of the year following his or her their hire. 14 15 (B) For all other elerks/executive clerk/executive officers, the first three-16 year period cycle begins on January 1, 2008. 17 18 (2) The following education applies toward the required 30 hours of continuing 19 education: 20 21 Any education offered by an approved provider (see under rule (A) 22 10.481(a)) and any other education, including education taken to satisfy 23 a statutory or other education requirement, approved by the Chief 24 Justice or the administrative presiding justice as meeting the criteria 25 listed in rule 10.481(b). 26 27 Each hour of participation in traditional (live, face-to-face) education; (B) 28 distance education such as broadcasts, videoconferences, and online 29 coursework; faculty service; education by an approved provider under 30 rule 10.481, including education that is instructor-led (live remote or 31 in-person), asynchronous (such as videos and eLearning), and self-32 directed study, counts toward the continuing education requirement on 33 an hour-for-hour basis. Each clerk/executive officer must complete at 34 least half of his or her continuing education hours requirement as a 35 participant in traditional (live, face-to-face) education. The 36 clerk/executive officer may complete the balance of his or her 37 education hours requirement through any other means with no 38 limitation on any particular type of education. The Chief Justice or the 39 administrative presiding justice has discretion to determine the number 40 of hours, if any, of instructor-led (live remote or in-person) education 41 required to meet the continuing education requirement.

(C) A clerk/executive officer who serves as faculty by teaching legal or 1 2 judicial education to a legal or judicial audience may apply education 3 hours as faculty service. There is no restriction on the number or 4 percentage of hours that a clerk/executive officer may claim as faculty 5 service. Credit for faculty service counts toward the continuing 6 education requirement on an hour-for-hour basis in the same manner as 7 all other types of education—on an hour-for-hour basis. 8 9 **Extension of time** (c) 10 11 Upon request and for good cause, the Chief Justice or the administrative (1) 12 presiding justice may grant a one-year extension of time a clerk/executive 13 officer an extension of time, up to one year, to complete the education 14 requirements in (b). 15 16 (2) If the Chief Justice or the administrative presiding justice grants a request for 17 an extension of time, the Chief Justice or the administrative presiding justice 18 and the clerk/executive officer, in consultation with the Chief Justice or the 19 administrative presiding justice, must also pursue interim means of obtaining 20 relevant educational content. 21 *** 22 (3) 23 24 (d) Record of participation; statement of completion 25 26 Each Clerk/executive officers is are responsible for: 27 28 (1) Tracking his or her their own participation in education and keeping a record 29 of participation for three years after each course or activity that is applied 30 toward the requirements; 31 32 (2) At the end of each year, giving the Chief Justice or the administrative 33 presiding justice a copy of his or her their record of participation in education 34 for that year; and 35 36 At the end of each three-year period, giving the Chief Justice or the (3) 37 administrative presiding justice a signed statement of completion for that 38 three-year period. 39 40 41 Rule 10.472. Minimum education requirements for Supreme Court and Court of 42 Appeal managing attorneys, supervisors, and other personnel

1	(a)	***		
2	<i>a</i> >			
3 4	(b)	Content-based requirements		
5 6 7 8 9		(1)	Each new managing attorney or supervisor must complete orientation courses within six months one year of becoming a managing attorney or supervisor, unless the individual's supervisor determines that the new managing attorney or supervisor has already completed these orientation courses or courses covering equivalent content. The courses must include orientation about:	
10			(A) TT : 1: 11 1 CG 1:G :	
11			(A) The judicial branch of California;	
12			(D) The 114 1	
13			(B) The local court; and	
14 15			(C) Basic management and supervision.	
16				
17		(2)	Each new court employee who is not a managing attorney or supervisor must	
18			complete orientation courses within six months one year of becoming a court	
19			employee, unless the employee's supervisor determines that the new court	
20			employee has already completed these orientation courses or courses	
21			covering equivalent content. The courses must include orientation about:	
22				
23			(A) The judicial branch of California;	
24				
25			(B) The local court;	
26				
27			(C) Basic employee issues, such as sexual harassment and safety; and	
28				
29			(D) The employee's specific job.	
30		(2)	***	
31		(3)	<u> </u>	
32	(-)	TT	and the second and a second and a second as	
33	(c)	Hou	rs-based requirements	
3435		(1) ((1) ***	
36		(1)-((2) ***	
37		(3)	The first two-year period education cycle for all managing attorneys,	
38		(3)	supervisors, and other personnel begins on January 1, 2008 of each even-	
39			numbered year. The orientation education required for new managing	
40			attorneys, supervisors, and other personnel under (b) does not apply applies	
41			toward the required hours of continuing education because it must be	
42			completed before they enter the two year period. Each New managing	
43			attorneys, supervisors, or employees enters the two-year continuing education	
1.0			- amorne 12, super visor2, or emproyees enters the two-year continuing education	

period cycle on the first day of the quarter following his or her completion of the orientation education required under (b); the quarters begin on January 1, April 1, July 1, and October 1. Each managing attorney, supervisor, or employee who enters the two-year continuing education period after it has begun their first day of employment and must complete a prorated number of continuing education hours for that two-year period education cycle, based on the number of quarters remaining in it.

1 2

(4) Any education offered by an approved provider (see <u>under</u> rule 10.481(a)) and any other education, including education taken to satisfy a statutory, rules-based, or other education requirement, that is approved by the clerk/executive officer, the managing attorney, or the employee's supervisor as meeting the criteria listed in rule 10.481(b) applies toward the orientation education required under (b) and the continuing education required under (c)(1) and (2).

(5) Each hour of participation in traditional (live, face-to-face) education; distance education such as broadcasts, videoconferences, online coursework; and faculty service education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study approved in advance by the supervisor of the managing attorney, supervisor, appellate judicial attorney, or other employee, counts toward the continuing education requirement on an hour-for-hour basis. Each managing attorney, supervisor, and other employee must complete at least half of his or her continuing education hours requirement as a participant in traditional (live, face-to-face) education. The managing attorney, supervisor, or other employee may complete the balance of his or her education hours requirement through any other means with no limitation on any particular type of education. Self-directed study is encouraged for professional development but does not apply toward the required hours. The administrative presiding justice or the clerk/executive officer has discretion to determine the number of hours, if any, of instructor-led (live remote or inperson) education required to meet the continuing education requirement.

(6) A managing attorney, supervisor, <u>appellate judicial attorney</u>, or other employee who serves as faculty by teaching legal or judicial education for a legal or judicial audience may apply education hours for the faculty service. <u>There is no restriction on the number or percentage of hours that a managing attorney</u>, supervisor, appellate judicial attorney, or other employee may claim <u>as faculty service</u>. Credit for faculty service counts toward the continuing education requirement <u>on an hour-for-hour basis</u> in the same manner as all other types of education—on an hour-for-hour basis.

1 2 **(7)** The administrative presiding justice or the clerk/executive officer, the 3 managing attorney, or the employee's supervisor may require supervisors and 4 other court personnel to participate in specific courses or to participate in 5 education in a specific subject matter area as part of their continuing 6 education. 7 8 (d) **Extension of time** 9 10 (1) Upon request and for good cause, the administrative presiding justice, a 11 justice (for that justice's chambers staff), the managing attorney, or the 12 clerk/executive officer, or a supervisor, if delegated by the clerk/executive 13 officer, or the employee's supervisor may grant a six-month extension of 14 time an extension, up to one year, to complete the education requirements in 15 this rule. 16 17 (2) If the administrative presiding justice, the justice, managing attorney, or the 18 clerk/executive officer or supervisor grants a request for an extension of time, 19 the administrative presiding justice, the justice, or the clerk/executive officer 20 and the managing attorney, supervisor, or employee who made the request, in 21 consultation with the justice, managing attorney, clerk/executive officer, or 22 supervisor, must also pursue interim means of obtaining relevant educational 23 content. 24 25 (3) An extension of time to complete the hours-based requirement does not affect 26 the timing of the next two-year period education cycle. 27 28 **Records of participation** (e) 29 30 (1) *** 31 32 (2) Each Managing attorneys, supervisors, and employees must keep records of 33 his or her their own participation for two years after each course or activity 34 that is applied toward the requirements. 35 36 37 Rule 10.473. Minimum education requirements for trial court executive officers 38 39 *** (a) 40

41

42

(b)

Content-based requirement

Each New executive officers must complete the Presiding Judges Orientation 1 (1) 2 and Court Management Program presiding judge and court executive officer 3 orientation program provided by the Judicial Council's Center for Judiciary 4 Education and Research (CJER) within one year of becoming an executive 5 officer and should participate in additional education during the first year. 6 7 (2) Each Executive officers should participate in CJER's Presiding Judges 8 Orientation and Court Management Program presiding judge and court 9 executive officer orientation program each time a new presiding judge from his or her their court participates in the course and each time the executive 10 11 officer becomes the executive officer in a different court. 12 13 Hours-based requirement (c) 14 *** 15 (1) 16 17 (2) For a new executive officer, the first three-year period education cycle begins 18 on January 1 of the year following the period provided for completion of the 19 required education for new executive officers. 20 21 The following education applies toward the required 30 hours of continuing (3) 22 education: 23 24 Any education offered by an approved provider (see under rule 25 10.481(a)) and any other education, including education taken to satisfy 26 a statutory or other education requirement, approved by the presiding 27 judge as meeting the criteria listed in rule 10.481(b). 28 29 Each hour of participation in traditional (live, face to face) education; (B) 30 distance education such as broadcasts, videoconferences, and online 31 coursework; self-directed study; and faculty service education by an 32 approved provider under rule 10.481, including education that is 33 instructor-led (live remote or in-person), asynchronous (such as videos 34 and eLearning), and self-directed study, counts toward the continuing 35 education requirement on an hour-for-hour basis. The presiding judge 36 has discretion to determine the number of hours, if any, of traditional 37 (live, face to face) instructor-led (live remote or in-person) education 38 required to meet the continuing education requirement. 39 40 A court executive officer who serves as faculty by teaching legal or (C) 41 judicial education to a legal or judicial audience may apply education

hours as faculty service. There is no restriction on the number or

percentage of hours that a court executive officer may claim as faculty

42

1			convince Credit for faculty convince counts toyyand the continuing
1 2			service. Credit for faculty service counts toward the continuing education requirement on an hour-for-hour basis in the same manner as
3			all other types of education—on an hour-for hour basis.
4			an other types of education on an nour for nour ousis.
5	(d)	Exte	ension of time
6			
7		(1)	<u>Upon request and for good cause</u> , a presiding judge may grant a one-year
8			extension of time an extension, up to one year, to complete the education
9			requirements in (b) and (c) this rule.
10			
11		(2)	If the presiding judge grants a request for an extension of time, the presiding
12			judge and the executive officer, in consultation with the presiding judge, must
13			also pursue interim means of obtaining relevant educational content.
14			
15		(3)	***
16			
17	(e)	Reco	ord of participation; statement of completion
18			
19		Each	<u>Executive officers</u> is are responsible for:
20			
21		(1)	Tracking his or her their own participation in education and keeping a record
22			of participation for three years after each course or activity that is applied
23			toward the requirements;
24			
25		(2)	At the end of each year, giving the presiding judge a copy of his or her their
26			record of participation in education for that year; and
27			
28		(3)	***
29			
30			
31	Rule	e 10.47	74. Trial court managers, supervisors, and other personnel
32			
33	(a)	***	
34			
35	(b)	Con	tent-based requirements
36			
37		(1)	Each new manager or supervisor must complete orientation courses within
38			six months one year of becoming a manager or supervisor, unless the court's
39			executive officer determines that the new manager or supervisor has already
40			completed these orientation courses or courses covering equivalent content.
41			The courses must include orientation about:
42			
43			(A) The judicial branch of California;

1 2 (B) The local court; and 3 4 (C) Basic management and supervision. 5 6 (2) Each new court employee who is not a manager or supervisor must complete 7 orientation courses within six months one year of becoming a court 8 employee, unless the employee's supervisor determines that the new court 9 employee has already completed these orientation courses or courses 10 covering equivalent content. The courses must include orientation about: 11 12 (A) The judicial branch of California; 13 14 (B) The local court; and 15 16 (C) Basic employee issues, such as sexual harassment and safety; and 17 18 The employee's specific job. (D) 19 *** 20 (3) 21 22 **Hours-based requirements** (c) 23 (1)–(2) *** 24 25 26 (3) The two-year cycle for all managers, supervisors, and other personnel begins 27 on January 1 of each odd-numbered year. The orientation education required 28 for new managers, supervisors, and other personnel under (b) does not apply 29 applies toward the required hours of continuing education because it must be 30 completed before they enter the two-year period. Each new manager, 31 supervisor, or employee enters the two-year continuing education period on 32 the first day of the quarter following his or her completion of the orientation 33 education required under (b); the quarters begin on January 1, April 1, July 1, 34 and October 1. Each manager, supervisor, or employee who enters the two-35 year continuing education period after it has begun New managers, 36 supervisors, or employees enter the two-year continuing education cycle on 37 their first day of employment and must complete a prorated number of 38 continuing education hours for that two-year education cycle period, based on 39 the number of quarters remaining in it. 40 41 (4) Any education offered by an approved provider (see under rule 10.481(a)) 42 and any other education, including education taken to satisfy a statutory, 43 rules-based, or other education requirement, that is approved by the executive officer or the employee's supervisor as meeting the criteria listed in rule 10.481(b) applies toward the orientation education required under (b) and the continuing education required under (c)(1) and (2) this rule.

(5) Each hour of participation in traditional (live, face to face) education; distance education such as broadcasts, videoconferences, online coursework; and faculty service education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study approved in advance by the direct supervisor of the manager, supervisor, or court employee, counts toward the continuing education requirement on an hour-for-hour basis. The court executive officer has discretion to determine the number of hours, if any, of traditional (live, face to face) instructor-led (live remote or in-person) education required to meet the continuing education requirement. Self-directed study is encouraged for professional development but does not apply toward the required hours.

(6) A manager, supervisor, or employee who serves as faculty by teaching legal or judicial education to a legal or judicial audience may apply education hours as faculty service. There is no restriction on the number or percentage of hours that a manager, supervisor, or employee may claim as faculty service. Credit for faculty service counts toward the continuing education requirement on an hour-for-hour basis in the same manner as all other types of education—on an hour-for-hour basis.

(7) The court executive officer may require managers, supervisors, and other court personnel to participate in specific courses or to participate in education in a specific subject matter area as part of their continuing education.

(d) Extension of time

(1) <u>Upon request and for good cause, the executive officer may grant a one-year extension of time an extension, up to one year, to complete the education requirements in this rule. If an extension is granted, the subsequent two-year compliance period begins immediately after the extended compliance period ends, unless otherwise determined by the executive officer.</u>

(2) If the executive officer grants a request for an extension of time, <u>the</u> <u>executive officer and</u> the manager, supervisor, or employee who made the request, in consultation with the executive officer, must also pursue interim means of obtaining relevant educational content.

1		(3)	An extension of time to complete the hours-based requirement does not affect
2		-	the timing of the next two-year education cycle.
3			, , , , , , , , , , , , , , , , , , ,
4	(e)	Reco	ords of participation
5		(1)	***
6 7		(1)	
8		(2)	Each Managers, supervisors, and employees must keep records of his or her
9		(2)	their own participation for two years after each course or activity that is
10			applied toward the requirements.
11			appired to ward the requirements.
12			
13	Rule	10.47	78. Content-based and hours-based education for court investigators,
14			bate attorneys, and probate examiners
15		•	• • •
16	(a)	Defi	nitions
17			
18		As u	sed in this rule, the following terms have the meanings specified below, unless
19		the c	context or subject matter otherwise require:
20			
21		(1)–((4) ***
22			
23		(5)	"CJER" is the Judicial Council's Center for Judicial Education and Research.
24	<i>a</i>)		
25	(b)	Con	tent-based requirements for court investigators
26 27		(1)	Each Count investigators must complete 19 12 hours of advection within an
28		(1)	Each Court investigators must complete 18 12 hours of education within one year of his or her their start date after January 1, 2008 the effective date of
29			this rule. The education must include the following general topics:
30			this rule. The education must include the following general topics.
31			(A)-(F) ***
32			
33		(2)–((3) ***
34		() (
35		(4)	The education required in (1) may be by traditional (face-to-face) or distance-
36			learning means, such as broadcasts, videoconferences, or on-line coursework,
37			but may not be by self-study. Each hour of participation in education by an
38			approved provider under rule 10.481, including education that is instructor-
39			led (live remote or in-person), asynchronous (such as videos and eLearning),
40			and self-directed study approved in advance by the court executive officer or
41			the court investigator's supervisor, counts toward the continuing education
42			requirement in (1) on an hour-for-hour basis.

(c) Content-based education for probate attorneys

- (1) Each Probate attorneys must complete 18 12 hours of education within six months of his or her their start date after January 1, 2008, in probate-related topics, including guardianships, conservatorships, and court-supervised fiduciary accounting.
- (2)–(3) ***

(4) The education required in (1) may be by traditional (face to-face) or distance-learning means, such as broadcasts, videoconferences, or on-line coursework, but may not be by self-study. Each hour of participation in education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study approved in advance by the court executive officer or the probate attorney's supervisor, counts toward the continuing education requirement in (1) on an hour-for-hour basis.

(d) Content-based education for probate examiners

- (1) Each Probate examiners must complete 30 20 hours of education within one year of his or her their start date after January 1, 2008, in probate-related topics, of which 18 12 hours must be in guardianships and conservatorships, including court-appointed fiduciary accounting.
- (2)–(3)***
- (4) The education required in (1) may be by traditional (face to face) or distance-learning means, such as broadcasts, videoconferences, or on-line coursework, but may not be by self-study. Each hour of participation in education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study approved in advance by the court executive officer or the probate examiner's supervisor, counts toward the continuing education requirement in (1) on an hour-for-hour basis.

(e) Hours-based education for court investigators

(1) Each court investigator must complete 12 hours of continuing education on some or all of the general topics listed in (b)(1) each calendar year two-year education cycle. For court investigators employed by or performing services under contract with the court before the effective date of this rule, the first calendar year the education is required begins on January 1, 2008. For court

investigators who begin their employment or performance of services under contract with the court after the effective date of this rule, the first year this education is required begins on January 1 of the year immediately following completion of the education required in (b). The education cycle is determined in the same manner as in rule 10.474(c)(3).

7 (2)–(3) ***

1 2

(4) The education required in (1) may be by traditional (face to-face) or distance learning means, such as broadcasts, videoconferences, or on-line coursework, but may not be by self-study. Each hour of participation in education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study approved in advance by the court executive officer or the court investigator's supervisor, counts toward the continuing education requirement in (1) on an hour-for-hour basis.

(f) Hours-based education for probate attorneys

(1) Each probate attorney must complete 12 hours of continuing education each calendar year two-year education cycle in probate-related subjects, of which six hours per year must be in guardianships and conservatorships, including court-supervised fiduciary accounting. For probate attorneys employed by or performing services under contract with the court before the effective date of this rule, the first calendar year the education is required begins on January 1, 2008. For probate attorneys who begin their employment with the court after the effective date of this rule, the first year this education is required begins on January 1 of the year immediately following completion of the education required in (c). The education cycle is determined in the same manner as in rule 10.474(c)(3).

(2)–(3) ***

(4) The education required in (1) may be by traditional (face-to-face) or distance-learning means, such as broadcasts, videoconferences, or on-line coursework, but may not be by self-study. Each hour of participation in education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study approved in advance by the court executive officer or the probate attorney's supervisor, counts toward the continuing education requirement in (1) on an hour-for-hour basis.

(g) Hours-based education for probate examiners

- (1) Each probate examiner must complete 12 hours of continuing education each calendar year two-year education cycle in probate-related subjects, of which six hours per year must be in guardianships and conservatorships, including court-appointed fiduciary accounting. For probate examiners employed by the court before the effective date of this rule, the first calendar year the education is required begins on January 1, 2008. For probate examiners who begin their employment with the court after the effective date of this rule, the first year this education is required begins on January 1 of the year immediately following completion of the education required in (d). The education cycle is determined in the same manner as in rule 10.474(c)(3).
- (2)–(3)***

(4) The education required in (1) may be by traditional (face to-face) or distance-learning means, such as broadcasts, videoconferences, or on-line coursework, but may not be by self-study. Each hour of participation in education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person), asynchronous (such as videos and eLearning), and self-directed study approved in advance by the court executive officer or the probate examiner's supervisor, counts toward the continuing education requirement in (1) on an hour-for-hour basis.

(h)-(i) ***

Rule 10.479. Education recommendations for appellate and trial court personnel

(a) Education recommendations generally

Each Appellate and trial court executive or administrative officers, managers, supervisors, and other employees, as part of his or her their continuing education, should regularly participate in educational activities related to his or her their responsibilities. Minimum education requirements for court personnel are set forth stated in rules 10.471–10.474. The following recommendations illustrate for some specific responsibilities how executive and administrative officers, managers, supervisors, and other personnel should participate in more education than is required for some specific responsibilities.

(b) Education on treatment of jurors

The presiding judge of each trial court should ensure that all court executives and all court employees who interact with jurors are properly trained in the appropriate treatment of jurors. Court executives and jury staff employees should regularly use refer to CJER educational materials or other appropriate educational materials and should regularly participate in complete CJER programs or other appropriate educational programs devoted to the treatment of jurors.

1 2

(c) Fairness and access education

In order to achieve the objective of assisting court employees in preserving the integrity and impartiality of the judicial system through the prevention of bias, all court personnel executives and all court employees should regularly participate in education on fairness and access. The education should include instruction on the following subjects: race and ethnicity; gender; sexual orientation; persons with disabilities; and sexual harassment; persons with limited economic means; and persons without stable housing.

(d) Education on quality service to court users

All court employees who regularly interact with members of the public should regularly participate in education covering appropriate skills and conduct for working with court customers users offered locally or by the Judicial Council through CJER.

Rule 10.481. Approved providers; approved course criteria

(a) Approved providers

The Judicial Council's Center for Judicial Education and Research (CJER) is responsible for maintaining a current list of approved providers. The list of approved providers must include the Judicial Council, the California Judges Association, and all California state courts. The list and should also include other reputable national and state organizations that regularly offer education directed to justices, judges, and court personnel. The director of CJER may add or remove organizations from the list of approved providers as appropriate according to these the criteria contained in (b). Any education program offered by any of the approved providers that is relevant to the work of the courts or enhances the individual participant's participants' ability to perform his or her their jobs may be applied toward the education requirements and expectations stated in rules 10.461–10.479, except for the requirements stated in the rules 10.461(b), 10.462(e), and 10.473(b), for that require a specific provider or providers are required.

(b) Approved education criteria

Education is not limited to the approved providers referred to in (a). Any education from another provider that is approved by the Chief Justice, the administrative presiding justice, or the presiding judge as meeting the criteria listed below may be applied toward the continuing education expectations and requirements for justices, judges, and subordinate judicial officers, or requirements for clerks/executive clerk/executive officers, or court executive officers. Similarly, any education from another provider that is approved by the clerk/executive officer, the court executive officer, or the employee's supervisor as meeting the criteria listed below may be applied toward the orientation or continuing education requirements for managers, supervisors, and other employees or the content-based or hours-based continuing education requirements for probate court investigators, probate attorneys, and probate examiners in rule 10.478.

(1) The education must meet the following three two criteria:

(A) The subject matter is relevant to the work of the courts or the judicial branch; and

(B) The education is at least one hour in length; and

(C)(B) Anticipated learning outcomes (how new knowledge, skills, or abilities will be applied, demonstrated, or used) are identified prior to the education work.

(2) The education must also meet at least two of the following five criteria:

(A)–(D) ***

(E) An assessment tool or activity (such as the development of an action plan to apply the newly gained knowledge or skill) enables the participants to determine whether the skills, abilities, or knowledge gained through the education can be used in the future in his or her their work.

Advisory Committee Comment

Subdivision (b). The director of CJER <u>or their designee</u> is available to assist those authorized to approve a request to apply education offered by a non-approved provider in determining whether the education meets the listed criteria.

1	Rul	e 10.49	91. Minimum education requirements for Judicial Council employees			
2 3	(a)	***				
4	()					
5	(b)	Education requirements for new employees and new managers and				
6		supe	ervisors			
7						
8		(1)	Each new employee with supervisory or management responsibilities must			
9			complete the <u>new manager/supervisor or interest in the new manager</u>			
10			hired or appointed or as soon as possible after being hired or appointed.			
11		(2)	Each new analogue in the diagram the constitution of the constitut			
12 13		(2)	Each new employee, including those with supervisory or management			
13 14			responsibilities, must complete the <u>new employee orientation</u> within six months of being hired or as soon as possible after being hired .			
15			months of being filled of as soon as possible after being filled .			
16		<u>(3)</u>	For good cause, the Administrative Director or the employee's office director			
17		(3)	may grant an extension, up to six months, to complete the education			
18			requirements in (1) and (2).			
19			requirements in (1) una (2).			
20		(3) (4	4) Completion of the orientation courses counts toward the education hours			
21		\	requirement in (c).			
22						
23	(c)	Con	tinuing education requirements			
24						
25		(1)-	(2) ***			
26						
27		(3)	The Administrative Director may require management or employees to			
28			complete specific compliance courses or specific courses for management.			
29			This compliance education applies toward the continuing education			
30			requirement in (c)(1) on an hour-for-hour basis.			
31						
32		(4)	***			
33		(5)				
34		(5)	Continuing education may be live (face to face) or distance education, such			
35 36			as webinars, videoconferencing, online courses, and broadcasts. Each hour of			
37			participation in education by an approved provider under rule 10.481, including education that is instructor-led (live remote or in-person),			
38			asynchronous (such as videos and eLearning), and self-directed study			
39			approved in advance by an employee's supervisor, counts toward the			
40			continuing education requirement on an hour-for-hour basis.			
41						
12		(6)	***			

1 2 Rule 10.493. Instructor-led training [Repealed] 3 4 (a) Definition 5 6 "Instructor-led training" means synchronous education, guided by faculty, that 7 allows for real-time communication between faculty and participants and is offered 8 by an approved provider under rule 10.481. Examples of instructor-led training 9 include in-person trainings in a classroom setting, live webinars, and live 10 videoconferences. 11 12 (b) Application 13 14 Notwithstanding any other rule, instructor-led training may be used to satisfy all 15 continuing education requirements specified in the California Rules of Court that 16 require traditional (live, face-to-face) education. This provision applies whether the 17 requirement relates to a specific course or to a certain percentage or number of 18 hours of education. 19 20 **Advisory Committee Comment** 21 22 This rule is intended to eliminate within the California Rules of Court any restriction that requires 23 that a specific course or a certain number or percentage of hours of education be taken in a 24 traditional (live, face-to-face) learning environment. This rule applies whether the education is

described as "traditional (live, face to face)," "live (face to face)," "in person," or any

25

26

combination of these terms.