

Supreme Court of Nevada
ADMINISTRATIVE OFFICE OF THE COURTS

ROBIN SWEET
Director and
State Court Administrator



JOHN MCCORMICK
Assistant Court Administrator
Judicial Programs and Services

RICHARD A. STEFANI
Deputy Director
Information Technology

MEETING AGENDA

Name of Organization: Judicial Council of the State of Nevada

Date and Time of Meeting: Friday, November 22, 2019, 1:30 p.m.

Place of Meeting: Video-Conference & Teleconference at the following locations:
Teleconference Number 1-408-740-7256 Meeting ID: 1110011234#

<i>Carson City</i>	<i>Las Vegas</i>	<i>Reno</i>	<i>Winnemucca</i>	<i>Ely</i>
Supreme Court. of Nevada 201 S. Carson Street Law Library #107	Supreme Court of Nevada 408 E. Clark Avenue, 1 st Floor Conference Room A & B	2 nd Judicial District Court 75 Court Street, 2 nd Floor Room 220B	6th Judicial District. Court 50 West Fifth Street	7 th Judicial District. Court 801 Clark Street

- I. Call to Order
- II. Call of the Roll and Determination of Quorum Status
- III. Public Comment
- IV. Approval of Meeting Summary from the June 7, 2019, meeting (*Pages 2-7*)
- V. Business and Action Items* (*Pages 8-23*)
 - A. AB110, Relates to Public Safety (Subsection 6 of Section 2) (*Pages 9-23*)
 - B. Proposed Faculty Recognition Program Addition to Judicial Education Policies (*Pages 24-25*)
- VI. Standing Committee Reports (*Pages 26-34*)
 - A. Court Administration Committee (*Pages 27-28*)
 - (Reports from June 20 and September 26, 2019.)
 - B. Court Improvement Program (*Pages 29-30*)
 - C. Judicial Education Committee (*Pages 31-32*)
 - (Reports from August 8 and November 12, 2019.)
 - D. Language Access Committee (*Page 33*)
 - E. Specialty Court Funding Committee (*Page 34*)
 - F. Technology Committee (*No meeting to report.*)

- VII. Reports of Regional Council Meetings (*Pages 35-41*)
- A. Clark Regional Judicial Council (*Verbal report. Meeting was held November 14, 2019.*)
 - B. North Central Judicial Council (*Pages 36-37*)
 - C. Sierra Regional Council (*Pages 38-39*)
 - D. South Central Regional Council (*Pages 40-41*)
 - E. Washoe Regional Council (*Verbal report. Meeting was held November 20, 2019.*)
- VIII. Informational Materials (*Pages 42-76*)
- A. 2019 JCSN Roster and 2020 JCSN Calendar (*Pages 43-44*)
 - B. Calendar of Educational Activities (*Pages 45-46*)
 - C. Administrative Docket Status Report (*Pages 47-76*)
- IX. Future Meetings
- Thursday, March 19, 2020 – 3:30 p.m.
 - Thursday, June 18, 2020 – 3:30 p.m.
 - Friday, August 21, 2020 – 1:30 p.m. – Review Bill Draft Requests
 - Thursday, November 19, 2020 – 3:30 p.m.
- X. Public Comment
- XI. Adjournment

Note: We are pleased to make reasonable accommodation for the members of the public who are disabled and wish to attend the meeting. If special arrangements for the meeting are necessary, please notify the Administrative Office of the Courts, in writing, at the Supreme Court, 201 South Carson Street, Carson City, NV 89701-4702 or call Vicki Elefante (775) 687-9807.

Notice of this meeting was posted in the following locations:

- Supreme Court Building, Administrative Office of the Courts, 201, South Carson Street, Carson City
- Nevada State Library and Archives, 100 Stewart Street, Carson City
- Nevada Appellate Courts Building, 408 East Clark Avenue, Las Vegas
- Supreme Court Website www.nevadajudiciary.us

Approval of Meeting Summary

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MEETING SUMMARY

Name of Organization: Judicial Council of the State of Nevada

Date and Time of Meeting: Friday, June 7, 2019, 1:30 p.m.

Place of Meeting: Video-Conference & Teleconference at the following locations:
Teleconference Number 1-408-740-7256 Meeting ID: 1110011234#

<i>Carson City</i>	<i>Las Vegas</i>	<i>Reno</i>	<i>Winnemucca</i>	<i>Ely</i>
Supreme Court. of Nevada 201 S. Carson Street Law Library #107	Supreme Court of Nevada 408 E. Clark Avenue 1 st Floor Conference Room A&B	2 nd Judicial District Court 75 Court Street, 2 nd Floor Room 214	6 th Judicial District. Court 50 West Fifth Street	7 th Judicial District. Court 801 Clark Street

MEMBERS PRESENT:

Chief Justice Mark Gibbons
Chief Judge Michael Gibbons
Jackie Bryant
Judge Steve Dobrescu
Chief Judge Freeman
Chief Judge Kevin Higgins
Judge Michael Montero
Robin Sweet
Judge Natalie Tyrrell
Judge Michael Villani
Judge Tod Young

MEMBERS ABSENT OR EXCUSED:

Chief Judge Linda Bell
Chief Judge David Gibson
Judge Cynthia Giuliani
Judge Elias Goicoechea
Steve Grierson
Judge Eileen Herrington
Judge Barbara McCarthy
Judge Bridget Robb
Judge Gus Sullivan
Judge Camille Vecchiarelli

AOC STAFF:

John McCormick, Assistant Court Administrator
Vicki Elefante, Court Analyst

Call to Order, Call of the Roll and Determination of Quorum Status

Chief Justice Gibbons, Chair of the Judicial Council of the State of Nevada (JCSN) Full Council, called the meeting to order at 1:33 p.m. A quorum was declared present.

Public Comment

There was no public comment.

Approval of Meeting Summary from the March 15, 2019, meeting

Chair Gibbons called for discussion and with there being none, the meeting summary for the March 15, 2019, meeting was approved.

CHAIR GIBBONS MADE A MOTION TO APPROVE THE MEETING SUMMARY OF THE JUDICIAL COUNCIL OF THE STATE OF NEVADA FULL COUNCIL MEETING HELD MARCH 15, 2019. THE MOTION WAS SECONDED AND PASSED UNANIMOUSLY.

Update – 2019 Legislative Session

Mr. John McCormick reported on the following bills:

Bill	Summary	Status	Effective Date
AB9	Revises provisions governing justice courts.	Signed by Governor, May 8, 2019	October 1, 2019
AB14	Revises provisions governing court orders for protection when certain children are involved.	Failed to meet the deadline date of April 13, 2019	
AB17	Revises provisions governing bail in criminal cases.	Signed by Governor, May 23, 2019	October 1, 2019
AB20	Revises provisions governing judicial discipline.	Re-referred to Ways and Means, April 22, 2019, failed sine die	
AB43	Increases the number of district judges in certain judicial districts	To enrollment, June 3, 2019	July 1, 2019
AB46	Increases annual base salaries for certain justices and judges.	Exempt, Assembly Ways and Means, no action, failed sine die	
SB5	Revises provisions relating to court rules of practice and procedure.	Failed to meet the deadline date of April 13, 2019	
SB6	Makes various changes relating to courts.	Failed to meet the deadline date of April 13, 2019	
SB20	Revises provisions relating to guardianships.	Signed by Governor, May 29, 2019	
SB74	Revises provisions governing eviction actions.	Signed by Governor, May 14, 2019	Some sections are May 29, 2019 and July 1, 2019. The new recording fee is effective January 1, 2020.
AB81	Makes various changes relating to the oversight and provision of legal representation of indigent defendants in criminal cases.	To enrollment, June 3, 2019	October 1, 2019

Bill	Summary	Status	Effective Date
AB125	Revises provisions governing bail in certain criminal cases.	Referred to Committee on Judiciary May 27, 2019, failed sine die, replaced with study in SCR 11	
AB203	Revises provisions relating to bail in certain criminal cases.	Failed to meet the deadline date of April 13, 2019	
SB38	Makes various changes relating to the practice of court reporting, the practice of court recording and the practice of court transcribing.	Failed to meet the deadline date of April 13, 2019	
SB149	Makes an appropriation to assist with the construction of a new courthouse in White Pine County.	Senate Finance 4/11/2019 – Heard, no action, \$5M appropriation added in SB528 (to enrollment)	June 13, 2019
AJR9	Proposes to amend the Nevada Constitution to revise provisions governing the selection of justices and judges.	Failed to meet the deadline date of April 23, 2019	
SJR2	Proposes an amendment to the Nevada Constitution that revises the provisions governing appointments of judicial officers to fill vacancies.	Failed to meet the deadline date of April 13, 2019	

Mr. McCormick also reported on [AB416](#), which revises provisions relating to the imposition and collection of fines, administrative assessments, fees for traffic offenses and [AB434](#), which revises various provisions relating to the same. He noted that these bills are effective October 1, 2019, and relate to traffic fines and fees, collections, suspension of licenses, and bench warrants. Mr. McCormick reported that these bills will be discussed with Court Administration Committee and at the NJLJ Summer Seminar which is scheduled for June 18 to 21, 2019.

Chair Gibbons thanked John and Robin for their effort and dedication during the Legislative Session noting they worked an enormous amount of hours, and on behalf of the Court they do appreciate the effort for the successes which include the new judges in the 2nd, 4th, and 8th Judicial Districts and the general fund appropriation of \$5M to White Pine County to help build a new courthouse.

Judge Young noted his concerns with the passage of [AB291](#), which revises provisions relating to public safety noting that the district court has authority in some limited circumstances to order the removal of firearms from a home. He reported that his concern is security issues when directing someone can't have a firearm as sometimes the removal of a firearm(s) can be an emotional issue/concern.

JCSN BY-LAW AMENDMENT – SPECIALTY COURT FUNDING COMMITTEE

Mr. McCormick reported on the JCSN By-Law amendment for the Specialty Court Funding Committee noting that the committee is seeking approval for the following:

1. Increase membership from 17 to 20. The three new members will be non-voting members who are specialty court program coordinators or program administrators. These members will be selected by the Chief Justice upon recommendation and will consist of one from each funding region. The terms

of the new members will be July 1, 2019 – December 31, 2019, before commencing a regular two year term beginning January 1, 2020.

2. Amend the duties of the committee to include monitoring courts on use of funding and compliance with funding criteria and best practices. The committee, at the discretion of the chair, may appoint ad hoc or other subcommittees necessary to assist the committee with these duties.

Mr. McCormick noted the above amendments were approved by the Specialty Court Funding Committee.

CHIEF JUSTICE MARK GIBBONS MADE A MOTION TO APPROVE THE RECOMMENDATIONS FROM THE SPECIALTY COURT FUNDING COMMITTEE AS OUTLINED ABOVE. THE MOTION WAS SECONDED AND PASSED UNANIMOUSLY.

ADKT 0539 – ORDER ADOPTING STATEWIDE USE OF NEVADA PRETRIAL RISK ASSESSMENT

Ms. Robin Sweet reported on ADKT 0539, which is the order adopting statewide use of the Nevada Pre-Trial Risk Assessment (NPRA) tool. She updated members regarding the training plan noting that there will be three separate one-hour webinars (one for judges, one for attorneys, and one for court/jail staff). Ms. Sweet reported that they will be recording the webinars in July and August and plan to go live in September.

Reports of Standing Committees

Court Administration Committee

Ms. Sweet reported on the Court Administration Committee noting the following:

1. The next meeting is scheduled for June 20 and that they are going to have an open discussion regarding the 2019 Legislative Session. She noted the hope is to encourage discussion and let people talk about the impacts of the bills and how individuals are planning to address them. She reported that they will record the meeting and make it available as a webinar so court administrators who were not able to attend can view it and hear the discussion.
2. At the last meeting, they spent a lot of time discussing Marsy's Law. She reported out of that discussion, a Spanish translation of the Victim's Rights poster was developed and is proud to report that courts are using the poster. They also had a presentation from the Department of Public Safety on their new Protection Order Program (POP) that is currently being implemented. She noted the courts will be able to use the POP program to generate and transmit protection orders.
3. She reported on [AB19](#), which revises provisions related to certain temporary and extended orders for protection; noting that the AOC had to put a fiscal note on it to enhance MCJIS so it will communicate with POP. She reported that the bill passed and that we will be receiving funding to enhance MCJIS, and we are hoping to have everything set-up this biennium. She noted that courts will connect to POP through MCJIS which is a tremendous improvement over the current system.

Court Improvement Program

Mr. McCormick reported on the Court Improvement Program (CIP) noting that staff has been heavily involved with the federal child and family services review of the Nevada Child Welfare system. CIP has also been involved in developing the Program Improvement Plan (PIP) which had tremendous judicial participation and support in developing some of the solutions. Mr. McCormick reported that the Supreme

Court's legislatively approved budget included an appropriation to support the juvenile dependency mediation program. He noted that this program has a 77 percent agreement rate and is very successful. Mr. McCormick reported that we asked for a higher level of funding so we could implement the co-mediation model. He noted that previously this program was funded by grants.

Judicial Education Committee

Mr. McCormick reported that there is very little, if any funding left for judicial elective education. He noted the reason for that is because there was two State Bar meetings in one fiscal year. He noted that the committee has new appointees, Judges Schlegelmilch, McCarthy, and Sullivan. He thanked Judges Higgins, Kerns, and Wanker for graciously serving on the Committee.

Language Access Committee

Ms. Sweet reported on the Language Access Committee noting that the committee approved a language access poster in the eight languages for the State of Nevada. She noted the poster informs defendants that they are entitled to a court interpreter and if they need one they need to notify the clerk. Ms. Sweet reported that there is a national justice index for language access and it found that Nevada didn't do very well so the Language Access Committee is addressing the areas for improvement in order to improve the index for Nevada.

Specialty Court Funding Committee

Mr. McCormick reported that the committee is considering implementing procedural changes to minimize the amount of general fund money that may be reverted at the end of the fiscal year. He recognized Reno Municipal Court for transferring money to the 2nd Judicial District Court for their Re-Entry program.

Technology Committee

Judge Michael Montero noted that the Technology Committee is active again and is looking forward to working with everyone.

Ad-Hoc Committee Reports

Pre-Trial Release Committee

No meeting to report.

Reports of Regional Council Meetings

Clark Regional Judicial Council

Judge Michael Villani reported that the report submitted on pages 34-35 are an accurate reflection of the meeting.

North Central Judicial Council

Judge Montero reported that he was not able to attend the meeting so he deferred to the materials provided on pages 36-38.

Sierra Regional Council

Judge Tod Young expressed his gratitude for Ms. Jamie Gradick noting that she had to scramble for a meeting location due to a fire at the meeting location. He reported that she is a tremendous resource for all the judges and is very much appreciated. Judge Young reported that the report on pages 39-40 is an

accurate reflection of the meeting. He noted that almost every judge in the Sierra region reported some form of community service.

South Central Regional Council

No meeting to report.

Washoe Regional Council

Ms. Jackie Bryant reported that the report submitted on pages 41-42 are an accurate reflection of the meeting.

Informational Materials

Chair Gibbons noted that enclosed in the meeting material is the 2019 JCSN roster, 2019 calendar of meetings, Administrative Docket Status Report, and calendar of educational activities.

Chair Gibbons reported on future meetings noting that the next meeting is scheduled for September 27. He noted due to conflicts with scheduling we are rescheduling that meeting to September 20, 2019, at 1:30 p.m.

Public Comment

There was no public comment.

With there being no further discussion, the meeting was adjourned at 2:19 p.m.

Business and Action Items

- AB110, Relates to Public Safety
- Proposed Faculty Recognition Program Addition to Judicial Education Policies

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DATE: November 5, 2019

TO: JCSN Full Council Members

FROM: Robin Sweet, Director/State Court Administrator

RE: Assembly Bill 110 – Relating to Public Safety
Nevada Supreme Court adopt rules for establishing a court system to accept a plea

Attached is Assembly Bill (AB) 110, an act relating to public safety. Section 2 of this bill adds a new section to NRS Chapter 484A. The new section allows the court to establish a system by which the court may take a plea and hear a defense or mitigating circumstances from a person who has been issued a citation by mail, email, over the internet, or by other electronic means. Any plea and statement made via the established system must be made prior to the court date on the citation. A person who uses the system waives his/her right to a trial and to confront any witnesses. Any system established per this section must be capable of requiring the person to submit any of the following information, at the discretion of the court:

1. The traffic citation number;
2. The name and address of the person;
3. The state registration number of the person's vehicle, if any;
4. The number of the driver's license of the person, if any;
5. The offense charged; or
6. Any other information required by any rules adopted by the Nevada Supreme Court pursuant to subsection 6.

Subsection 6 establishes the Nevada Supreme Court may adopt rules not inconsistent with the laws of this State to carry out the provisions of this section.

REQUEST:

The JCSN Full Council task the JCSN Technology Committee to draft rules relating to the establishment of a system as outlined in AB110. Once drafted, the rules would be submitted to the Supreme Court through the JCSN Full Council for consideration.

Assembly Bill No. 110–Committee
on Growth and Infrastructure

CHAPTER.....

AN ACT relating to public safety; requiring the Director of the Department of Motor Vehicles to release the contact information of a person who has been issued a traffic citation to a court or its traffic violations bureau under certain circumstances; revising provisions governing citations for minor traffic and related violations; revising provisions relating to hearings on alleged traffic and related violations; prohibiting the issuance of a bench warrant for a person's failure to appear in court for a parking violation in certain circumstances; removing the time limitation on the imposition of certain administrative assessments for the provision of court facilities; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law sets forth provisions relating to the release and use of files and records of the Department of Motor Vehicles. (NRS 481.063) **Section 1** of this bill requires the Director of the Department to release to a court or its traffic violations bureau, upon request, the mailing address and contact information of a person who has been issued a traffic citation that is filed with the court or traffic violations bureau from a file or record relating to the person's driver's license or the title or registration of the person's vehicle for the purpose of enabling the court to provide notifications concerning the traffic citation to the person.

Existing law requires every traffic enforcement agency in this State to provide traffic citations which must be issued in books or available through an electronic device that is used to prepare citations. (NRS 484A.610) **Section 3** of this bill authorizes such traffic citations to be designed in a certain manner.

Existing law authorizes a peace officer to prepare and deliver a traffic citation to a person who has committed a traffic violation that is punishable as a misdemeanor if the person is not taken before a magistrate. Such a traffic citation must include certain information concerning the person charged with the violation and a notice to appear in court at a time that is at least 5 days after the alleged violation, unless the person charged with the violation demands an earlier hearing. (NRS 484A.630) **Section 4** of this bill: (1) authorizes a peace officer to request, and a person to provide, the electronic mail address and mobile telephone number of the person for the purpose of enabling the court in which the person is required to appear to communicate with the person; and (2) removes the ability of the person to demand a hearing at a time earlier than 5 days after the alleged violation.

Existing law provides that if a traffic citation for a parking violation is issued to a person who has not signed the citation, a bench warrant may be issued for the person's failure to appear before the court if: (1) a notice is mailed to the person within 60 days after the citation is issued; and (2) the person does not appear within 20 days after the date of the notice or the notice to appear is returned as undeliverable. (NRS 484A.700) **Section 6** of this bill prohibits the issuance of a bench warrant if such a notice to appear is returned as undeliverable.



Section 2 of this bill authorizes a court having jurisdiction over an offense for which a traffic citation may be issued or its traffic violations bureau to establish a system by which the court or traffic violations bureau may allow a person who has been issued a traffic citation that is filed with the court or traffic violations bureau to make, in certain circumstances and in lieu of making a plea and statement of his or her defense or any mitigating circumstances in court, a plea and statement of his or her defense or any mitigating circumstances by mail, by electronic mail, over the Internet or by other electronic means. **Section 2** also: (1) requires that if such a system is established and a person uses the system to make a plea and statement of his or her defense or any mitigating circumstances, such a plea and statement must be received by the court before the day on which the person is required to appear in court pursuant to the traffic citation; and (2) provides that if a person uses the system to make a plea and statement of his or her defense or any mitigating circumstances, the person waives his or her right to a trial and the right to confront any witnesses. **Section 2** additionally sets forth the requirements that any such system must meet and authorizes the Nevada Supreme Court to adopt rules relating to the establishment of such a system. **Section 5** of this bill makes a conforming change to provide that using the system to make a plea and state a defense or any mitigating circumstances does not constitute a failure to appear in court.

Existing law provides that a county or city may authorize, by ordinance, the justices or judges of the justice or municipal courts within its jurisdiction to impose for a period of not longer than 50 years an administrative assessment for the provision of court facilities. (NRS 176.0611) **Section 6.5** of this bill removes the 50-year limitation on the imposition of such an administrative assessment.

EXPLANATION – Matter in *bolded italics* is new; matter between brackets ~~omitted material~~ is material to be omitted.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 481.063 is hereby amended to read as follows:
481.063 1. The Director may charge and collect reasonable fees for official publications of the Department and from persons making use of files and records of the Department or its various divisions for a private purpose. All money so collected must be deposited in the State Treasury for credit to the Motor Vehicle Fund.

2. Except as otherwise provided in subsection 6, the Director may release personal information, except a photograph, from a file or record relating to the driver's license, identification card, or title or registration of a vehicle of a person if the requester submits a written release from the person who holds a lien on the vehicle, or an agent of that person, or the person about whom the information is requested which is dated not more than 90 days before the date of the request. The written release must be in a form required by the Director.

3. Except as otherwise provided in subsections 2 and 4, the Director shall not release to any person who is not a representative



of the Division of Welfare and Supportive Services of the Department of Health and Human Services or an officer, employee or agent of a law enforcement agency, an agent of the public defender's office or an agency of a local government which collects fines imposed for parking violations, who is not conducting an investigation pursuant to NRS 253.0415 or 253.220, who is not authorized to transact insurance pursuant to chapter 680A of NRS or who is not licensed as a private investigator pursuant to chapter 648 of NRS and conducting an investigation of an insurance claim:

(a) A list which includes license plate numbers combined with any other information in the records or files of the Department;

(b) The social security number of any person, if it is requested to facilitate the solicitation of that person to purchase a product or service; or

(c) The name, address, telephone number or any other personally identifiable information if the information is requested by the presentation of a license plate number.

↳ When such personally identifiable information is requested of a law enforcement agency by the presentation of a license plate number, the law enforcement agency shall conduct an investigation regarding the person about whom information is being requested or, as soon as practicable, provide the requester with the requested information if the requester officially reports that the motor vehicle bearing that license plate was used in a violation of NRS 205.240, 205.345, 205.380 or 205.445.

4. If a person is authorized to obtain such information pursuant to a contract entered into with the Department and if such information is requested for the purpose of an advisory notice relating to a motor vehicle or the recall of a motor vehicle or for the purpose of providing information concerning the history of a vehicle, the Director may release:

(a) A list which includes license plate numbers combined with any other information in the records or files of the Department; or

(b) The name, address, telephone number or any other personally identifiable information if the information is requested by the presentation of a license plate number.

5. Except as otherwise provided in subsections 2, 4, ~~and~~ 6 **and 7** and NRS 483.294, 483.855 and 483.937, the Director shall not release any personal information from a file or record relating to a driver's license, identification card, or title or registration of a vehicle.

6. Except as otherwise provided in paragraph (a) and subsection ~~7~~ **8**, if a person or governmental entity provides a



description of the information requested and its proposed use and signs an affidavit to that effect, the Director may release any personal information, except a photograph, from a file or record relating to a driver's license, identification card, or title or registration of a vehicle for use:

(a) By any governmental entity, including, but not limited to, any court or law enforcement agency, in carrying out its functions, or any person acting on behalf of a federal, state or local governmental agency in carrying out its functions. The personal information may include a photograph from a file or record relating to a driver's license, identification card, or title or registration of a vehicle.

(b) In connection with any civil, criminal, administrative or arbitration proceeding before any federal or state court, regulatory body, board, commission or agency, including, but not limited to, use for service of process, investigation in anticipation of litigation, and execution or enforcement of judgments and orders, or pursuant to an order of a federal or state court.

(c) In connection with matters relating to:

- (1) The safety of drivers of motor vehicles;
- (2) Safety and thefts of motor vehicles;
- (3) Emissions from motor vehicles;
- (4) Alterations of products related to motor vehicles;
- (5) An advisory notice relating to a motor vehicle or the recall of a motor vehicle;
- (6) Monitoring the performance of motor vehicles;
- (7) Parts or accessories of motor vehicles;
- (8) Dealers of motor vehicles; or
- (9) Removal of nonowner records from the original records of motor vehicle manufacturers.

(d) By any insurer, self-insurer or organization that provides assistance or support to an insurer or self-insurer or its agents, employees or contractors, in connection with activities relating to the rating, underwriting or investigation of claims or the prevention of fraud.

(e) In providing notice to the owners of vehicles that have been towed, repossessed or impounded.

(f) By an employer or its agent or insurer to obtain or verify information relating to a holder of a commercial driver's license who is employed by or has applied for employment with the employer.



(g) By a private investigator, private patrol officer or security consultant who is licensed pursuant to chapter 648 of NRS, for any use permitted pursuant to this section.

(h) By a reporter or editorial employee who is employed by or affiliated with any newspaper, press association or commercially operated, federally licensed radio or television station for a journalistic purpose. The Department may not make any inquiries regarding the use of or reason for the information requested other than whether the information will be used for a journalistic purpose.

(i) In connection with an investigation conducted pursuant to NRS 253.0415 or 253.220.

(j) In activities relating to research and the production of statistical reports, if the personal information will not be published or otherwise redisclosed, or used to contact any person.

7. Upon the request of a court or its traffic violations bureau, the Director shall release the mailing address and contact information of a person who has been issued a traffic citation that is filed with the court or traffic violations bureau from a file or record relating to the driver's license of the person or the title or registration of the person's vehicle for the purpose of enabling the court or traffic violations bureau to provide notifications concerning the traffic citation to the person.

8. Except as otherwise provided in paragraph (j) of subsection 6, the Director shall not provide personal information to individuals or companies for the purpose of marketing extended vehicle warranties, and a person who requests and receives personal information may sell or disclose that information only for a use permitted pursuant to subsection 6. Such a person shall keep and maintain for 5 years a record of:

- (a) Each person to whom the information is provided; and
- (b) The purpose for which that person will use the information.

↳ The record must be made available for examination by the Department at all reasonable times upon request.

~~8.~~ **9.** Except as otherwise provided in subsection 2, the Director may deny any use of the files and records if the Director reasonably believes that the information taken may be used for an unwarranted invasion of a particular person's privacy.

~~9.~~ **10.** Except as otherwise provided in NRS 485.316, the Director shall not allow any person to make use of information retrieved from the system created pursuant to NRS 485.313 for a private purpose and shall not in any other way release any information retrieved from that system.



~~§10.1~~ **11.** The Director shall not release any information relating to legal presence or any other information relating to or describing immigration status, nationality or citizenship from a file or record relating to a request for or the issuance of a license, identification card or title or registration of a vehicle to any person or to any federal, state or local governmental entity for any purpose relating to the enforcement of immigration laws.

~~§11.1~~ **12.** The Director shall adopt such regulations as the Director deems necessary to carry out the purposes of this section. In addition, the Director shall, by regulation, establish a procedure whereby a person who is requesting personal information may establish an account with the Department to facilitate the person's ability to request information electronically or by written request if the person has submitted to the Department proof of employment or licensure, as applicable, and a signed and notarized affidavit acknowledging that the person:

(a) Has read and fully understands the current laws and regulations regarding the manner in which information from the Department's files and records may be obtained and the limited uses which are permitted;

(b) Understands that any sale or disclosure of information so obtained must be in accordance with the provisions of this section;

(c) Understands that a record will be maintained by the Department of any information he or she requests; and

(d) Understands that a violation of the provisions of this section is a criminal offense.

~~§12.1~~ **13.** It is unlawful for any person to:

(a) Make a false representation to obtain any information from the files or records of the Department.

(b) Knowingly obtain or disclose any information from the files or records of the Department for any use not permitted by the provisions of this chapter.

~~§13.1~~ **14.** As used in this section:

(a) "Information relating to legal presence" means information that may reveal whether a person is legally present in the United States, including, without limitation, whether the driver's license that a person possesses is a driver authorization card, whether the person applied for a driver's license pursuant to NRS 483.290 or 483.291 and the documentation used to prove name, age and residence that was provided by the person with his or her application for a driver's license.

(b) "Personal information" means information that reveals the identity of a person, including, without limitation, his or her



photograph, social security number, individual taxpayer identification number, driver's license number, identification card number, name, address, telephone number or information regarding a medical condition or disability. The term does not include the zip code of a person when separate from his or her full address, information regarding vehicular crashes or driving violations in which he or she has been involved or other information otherwise affecting his or her status as a driver.

(c) "Vehicle" includes, without limitation, an off-highway vehicle as defined in NRS 490.060.

Sec. 2. Chapter 484A of NRS is hereby amended by adding thereto a new section to read as follows:

1. A court having jurisdiction over an offense for which a traffic citation may be issued pursuant to NRS 484A.630 or its traffic violations bureau may establish a system by which, except as otherwise provided in subsection 5, the court or traffic violations bureau may allow a person who has been issued a traffic citation that is filed with the court or traffic violations bureau to make a plea and state his or her defense or any mitigating circumstances by mail, by electronic mail, over the Internet or by other electronic means.

2. Except as otherwise provided in subsection 5, if a court or traffic violations bureau has established a system pursuant to subsection 1, a person who has been issued a traffic citation that is filed with the court or traffic violations bureau may, if allowed by the court and in lieu of making a plea and statement of his or her defense or any mitigating circumstances in court, make a plea and state his or her defense or any mitigating circumstances by using the system. Any such plea and statement must be received by the court before the date on which the person is required to appear in court pursuant to the traffic citation.

3. If a court or traffic violations bureau allows an eligible person to whom a traffic citation is issued to use a system established pursuant to subsection 1 to make a plea and state his or her defense or any mitigating circumstances and the person chooses to make a plea and state his or her defense or any mitigating circumstances by using such a system, the person waives his or her right to a trial and the right to confront any witnesses.

4. Any system established pursuant to subsection 1 must:

(a) For the purpose of authenticating that the person making the plea and statement of his or her defense or any mitigating circumstances is the person to whom the traffic citation was



issued, be capable of requiring the person to submit any of the following information, at the discretion of the court or traffic violations bureau:

- (1) The traffic citation number;*
- (2) The name and address of the person;*
- (3) The state registration number of the person's vehicle, if any;*
- (4) The number of the driver's license of the person, if any;*
- (5) The offense charged; or*
- (6) Any other information required by any rules adopted by the Nevada Supreme Court pursuant to subsection 6.*

(b) Provide notice to each person who uses the system to make a plea and statement of his or her defense or any mitigating circumstances that the person waives his or her right to a trial and the right to confront any witnesses.

(c) If a plea and statement of the defense or mitigating circumstances is submitted by electronic mail, over the Internet or by other electronic means, confirm receipt of the plea and statement or make available to the person making the plea a copy of the plea and statement.

5. A person who has been issued a traffic citation for any of the following offenses may not make a plea and state his or her defense or any mitigating circumstances by using a system established pursuant to subsection 1:

- (a) Aggressive driving in violation of NRS 484B.650;*
- (b) Reckless driving in violation of NRS 484B.653;*
- (c) Vehicular manslaughter in violation of NRS 484B.657; or*
- (d) Driving, operating or being in actual physical control of a vehicle or a vessel under power or sail while under the influence of intoxicating liquor or a controlled substance in violation of NRS 484C.110, 484C.120 or 488.410, as applicable.*

6. The Nevada Supreme Court may adopt rules not inconsistent with the laws of this State to carry out the provisions of this section.

Sec. 3. NRS 484A.610 is hereby amended to read as follows:

484A.610 1. Every traffic enforcement agency in this State shall provide in appropriate form traffic citations containing notices to appear which must meet the requirements of chapters 484A to 484E, inclusive, of NRS and be:

- (a) Issued in books; or*
- (b) Available through an electronic device used to prepare citations.*



2. The chief administrative officer of each traffic enforcement agency is responsible for the issuance of such books and electronic devices and shall maintain a record of each book, each electronic device and each citation contained therein issued to individual members of the traffic enforcement agency and volunteers of the traffic enforcement agency appointed pursuant to NRS 484B.470. The chief administrative officer shall require and retain a receipt for every book and electronic device that is issued.

3. Any traffic citation provided by a traffic enforcement agency pursuant to this section may be designed such that the traffic citation:

(a) Clearly states at the top of the citation the purpose of the citation and the actions that must be taken by the person to whom the citation is issued;

(b) Provides in a conspicuous location near the top of the citation fields for the date and time when and the location where the person to whom the citation is issued is required to appear in court; and

(c) Clearly states, in bold type, the consequences of failing to appear in court.

Sec. 4. NRS 484A.630 is hereby amended to read as follows:

484A.630 1. Whenever a person is halted by a peace officer for any violation of chapters 484A to 484E, inclusive, of NRS punishable as a misdemeanor and is not taken before a magistrate as required or permitted by NRS 484A.720 and 484A.730, the peace officer may prepare a traffic citation manually or electronically in the form of a complaint issuing in the name of "The State of Nevada," containing a notice to appear in court, the name and address of the person, the state registration number of the person's vehicle, if any, the number of the person's driver's license, if any, the offense charged, including a brief description of the offense and the NRS citation, the time and place when and where the person is required to appear in court, and such other pertinent information as may be necessary. *The peace officer may also request, and the person may provide, the electronic mail address and mobile telephone number of the person for the purpose of enabling the court in which the person is required to appear to communicate with the person. If the peace officer requests such information, the peace officer shall expressly inform the person that providing such information is voluntary and, if the person provides such information, the person thereby gives his or her consent for the court to communicate with the person through such means.* The peace officer shall sign the citation and deliver a copy of the citation



to the person charged with the violation. If the citation is prepared electronically, the peace officer shall sign the copy of the citation that is delivered to the person charged with the violation.

2. The time specified in the notice to appear must be at least 5 days after the alleged violation . ~~unless the person charged with the violation demands an earlier hearing.~~

3. The place specified in the notice to appear must be before a magistrate, as designated in NRS 484A.750.

4. The person charged with the violation may give his or her written promise to appear in court by signing at least one copy of the traffic citation prepared by the peace officer and thereupon the peace officer shall not take the person into physical custody for the violation. If the citation is prepared electronically, the peace officer shall indicate on the electronic record of the citation whether the person charged gave his or her written promise to appear. A copy of the citation that is signed by the person charged or the electronic record of the citation which indicates that the person charged gave his or her written promise to appear suffices as proof of service.

5. If the person charged with the violation refuses to sign a copy of the traffic citation but accepts a copy of the citation delivered by the peace officer:

(a) The acceptance shall be deemed personal service of the notice to appear in court;

(b) A copy of the citation signed by the peace officer suffices as proof of service; and

(c) The peace officer shall not take the person into physical custody for the violation.

Sec. 5. NRS 484A.670 is hereby amended to read as follows:

484A.670 1. ~~Regardless~~ *Unless a person makes a plea by using a system established by a court or traffic violations bureau in accordance with section 2 of this act, regardless of the disposition of the charge for which a traffic citation was originally issued, it is unlawful for a person to:*

(a) Violate a written promise to appear in court given to a peace officer upon the issuance of a traffic citation prepared by the peace officer; or

(b) Fail to appear at the time and place set forth in a notice to appear in court that is contained in a traffic citation prepared by a peace officer.

2. Except as otherwise provided in this subsection, a person may comply with a written promise to appear in court or a notice to appear in court by an appearance by counsel. A person who has



been convicted of two or more moving traffic violations in unrelated incidents within a 12-month period and is subsequently arrested or issued a citation within that 12-month period shall appear personally in court with or without counsel.

3. ~~[A]~~ *Unless a person makes a plea by using a system established by a court or traffic violations bureau in accordance with section 2 of this act, a* warrant may issue upon a violation of a written promise to appear in court or a failure to appear at the time and place set forth in a notice to appear in court.

Sec. 6. NRS 484A.700 is hereby amended to read as follows:

484A.700 1. A traffic citation for a parking violation may be prepared manually or electronically.

2. ~~[When]~~ *Except as otherwise provided in subsection 3, when* a traffic citation for a parking violation has been issued identifying by license number a vehicle registered to a person who has not signed the citation, a bench warrant may ~~[not]~~ be issued for that person for failure to appear before the court ~~[unless:] if:~~

(a) A notice to appear concerning the violation is first sent to the person by first-class mail within 60 days after the citation is issued; and

(b) The person does not appear within 20 days after the date of the notice. ~~[or]~~

3. *A bench warrant may not be issued pursuant to subsection 2 if* the notice to appear is returned with a report that it cannot be delivered.

Sec. 6.5. NRS 176.0611 is hereby amended to read as follows:

176.0611 1. A county or a city, upon recommendation of the appropriate court, may, by ordinance, authorize the justices or judges of the justice or municipal courts within its jurisdiction to impose , ~~[for not longer than 50 years,]~~ in addition to the administrative assessments imposed pursuant to NRS 176.059, 176.0613 and 176.0623, an administrative assessment for the provision of court facilities.

2. Except as otherwise provided in subsection 3, in any jurisdiction in which an administrative assessment for the provision of court facilities has been authorized, when a defendant pleads guilty or guilty but mentally ill or is found guilty or guilty but mentally ill of a misdemeanor, including the violation of any municipal ordinance, the justice or judge shall include in the sentence the sum of \$10 as an administrative assessment for the provision of court facilities and render a judgment against the defendant for the assessment. If the justice or judge sentences the defendant to perform community service in lieu of a fine, the



justice or judge shall include in the sentence the administrative assessment required pursuant to this subsection.

3. The provisions of subsection 2 do not apply to:

(a) An ordinance regulating metered parking; or

(b) An ordinance that is specifically designated as imposing a civil penalty or liability pursuant to NRS 244.3575 or 268.019.

4. The money collected for an administrative assessment for the provision of court facilities must not be deducted from the fine imposed by the justice or judge but must be taxed against the defendant in addition to the fine. The money collected for such an administrative assessment must be stated separately on the court's docket and must be included in the amount posted for bail. If bail is forfeited, the administrative assessment included in the amount posted for bail pursuant to this subsection must be disbursed in the manner set forth in subsection 6 or 7. If the defendant is found not guilty or the charges are dismissed, the money deposited with the court must be returned to the defendant. If the justice or judge cancels a fine because the fine has been determined to be uncollectible, any balance of the fine and the administrative assessment remaining unpaid shall be deemed to be uncollectible and the defendant is not required to pay it. If a fine is determined to be uncollectible, the defendant is not entitled to a refund of the fine or administrative assessment the defendant has paid and the justice or judge shall not recalculate the administrative assessment.

5. If the justice or judge permits the fine and administrative assessment for the provision of court facilities to be paid in installments, the payments must be applied in the following order:

(a) To pay the unpaid balance of an administrative assessment imposed pursuant to NRS 176.059;

(b) To pay the unpaid balance of an administrative assessment for the provision of court facilities pursuant to this section;

(c) To pay the unpaid balance of an administrative assessment for the provision of specialty court programs pursuant to NRS 176.0613;

(d) To pay the unpaid balance of an administrative assessment for obtaining a biological specimen and conducting a genetic marker analysis pursuant to NRS 176.0623; and

(e) To pay the fine.

6. The money collected for administrative assessments for the provision of court facilities in municipal courts must be paid by the clerk of the court to the city treasurer on or before the fifth day of each month for the preceding month. The city treasurer shall deposit



the money received in a special revenue fund. The city may use the money in the special revenue fund only to:

(a) Acquire land on which to construct additional facilities for the municipal courts or a regional justice center that includes the municipal courts.

(b) Construct or acquire additional facilities for the municipal courts or a regional justice center that includes the municipal courts.

(c) Renovate or remodel existing facilities for the municipal courts.

(d) Acquire furniture, fixtures and equipment necessitated by the construction or acquisition of additional facilities or the renovation of an existing facility for the municipal courts or a regional justice center that includes the municipal courts. This paragraph does not authorize the expenditure of money from the fund for furniture, fixtures or equipment for judicial chambers.

(e) Acquire advanced technology for use in the additional or renovated facilities.

(f) Pay debt service on any bonds issued pursuant to subsection 3 of NRS 350.020 for the acquisition of land or facilities or the construction or renovation of facilities for the municipal courts or a regional justice center that includes the municipal courts.

↪ Any money remaining in the special revenue fund after 5 fiscal years must be deposited in the municipal general fund for the continued maintenance of court facilities if it has not been committed for expenditure pursuant to a plan for the construction or acquisition of court facilities or improvements to court facilities. The city treasurer shall provide, upon request by a municipal court, monthly reports of the revenue credited to and expenditures made from the special revenue fund.

7. The money collected for administrative assessments for the provision of court facilities in justice courts must be paid by the clerk of the court to the county treasurer on or before the fifth day of each month for the preceding month. The county treasurer shall deposit the money received to a special revenue fund. The county may use the money in the special revenue fund only to:

(a) Acquire land on which to construct additional facilities for the justice courts or a regional justice center that includes the justice courts.

(b) Construct or acquire additional facilities for the justice courts or a regional justice center that includes the justice courts.

(c) Renovate or remodel existing facilities for the justice courts.

(d) Acquire furniture, fixtures and equipment necessitated by the construction or acquisition of additional facilities or the renovation



of an existing facility for the justice courts or a regional justice center that includes the justice courts. This paragraph does not authorize the expenditure of money from the fund for furniture, fixtures or equipment for judicial chambers.

(e) Acquire advanced technology for use in the additional or renovated facilities.

(f) Pay debt service on any bonds issued pursuant to subsection 3 of NRS 350.020 for the acquisition of land or facilities or the construction or renovation of facilities for the justice courts or a regional justice center that includes the justice courts.

↳ Any money remaining in the special revenue fund after 5 fiscal years must be deposited in the county general fund for the continued maintenance of court facilities if it has not been committed for expenditure pursuant to a plan for the construction or acquisition of court facilities or improvements to court facilities. The county treasurer shall provide, upon request by a justice court, monthly reports of the revenue credited to and expenditures made from the special revenue fund.

8. If money collected pursuant to this section is to be used to acquire land on which to construct a regional justice center, to construct a regional justice center or to pay debt service on bonds issued for these purposes, the county and the participating cities shall, by interlocal agreement, determine such issues as the size of the regional justice center, the manner in which the center will be used and the apportionment of fiscal responsibility for the center.

Sec. 7. The amendatory provisions of section 6 of this act apply to a notice to appear that is mailed on or after October 1, 2019.



Supreme Court of Nevada
ADMINISTRATIVE OFFICE OF THE COURTS

ROBIN SWEET
Director and
State Court Administrator



JOHN MCCORMICK
Assistant Court Administrator
Judicial Programs and Services

RICHARD A. STEFANI
Deputy Director
Information Technology

MEMORANDUM

TO: Judicial Council State of Nevada (JCSN)
FROM: David Gordon
COPY: Robin Sweet
John McCormick
DATE: October 30, 2019
SUBJECT: Judicial Education Policy Document

The attached draft policy document is submitted for review, discussion and approval. The updates to the Judicial Education Policies include minor changes to formatting of the required education matrix, and the addition Appendix C, to establish and govern a faculty recognition program.

The Faculty Recognition Program is proposed as an appropriate method of providing public recognition to continuing judicial education faculty members who contribute a significant effort to help promote the competency and professionalism of the Nevada judiciary.

The proposed Faculty Recognition Program would provide for a certificate of recognition to faculty who have taught, without benefit of honoraria, a minimum of 12 hours of continuing judicial education. Awards will not be retroactive, but will be calculated from the date of authorization of the program. Faculty will not be eligible for multiple awards. Distance education presentations will count to the total of 12 hours.

Recommendation:

The Judicial Education Unit recommends approval of the draft Appendix C: Faculty Recognition Program, and minor formatting changes to the required education matrix.
Attachment: Draft Appendix C: Faculty Education Program.

Faculty Recognition Program

In order to recognize significant contributions of faculty at Nevada Continuing Judicial Education events, sponsored by the Administrative Office of the Courts (AOC), parameters and eligibility standards for the recognition of faculty service will be governed as follows:

1. Faculty recognition will not be retroactive upon establishment of the program.
2. Faculty will be recognized after providing 12 hours of instructional service (based on actual teaching time).
3. Recognition will be in the form of a certificate awarded by the Chief Justice of the Supreme Court of Nevada.
4. The recipient will be recognized as “Distinguished Faculty.”
5. The award will only be presented to faculty members not receiving honoraria.
6. The award will be for service to AOC-sponsored continuing judicial or distance education events only.
7. The award is a one-time recognition. Faculty are not eligible for multiple awards.
8. If possible, the award will be presented at a banquet or at a live, AOC-Sponsored continuing judicial education event.

Reports of Standing Committees

- Court Administration Committee
- Court Improvement Program
- Judicial Education Committee (*No Meeting to Report*)
- Language Access Committee
- Specialty Court Funding Committee
- Technology Committee (*No Meeting to Report*)

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**COURT ADMINISTRATION
COMMITTEE REPORT**

COMMITTEE MEMBERS:

Robin Sweet, Chair
Derek Boyle
Patricia Galvin
Grissell Hernandez
Cindy Marshall
Tanya Sceirine
Alisa Shoults
Anita Whitehead
Bill Zihlmann

Terri March, Vice-Chair
Jackie Bryant
Bernie Graham
Dana Hlavac
Teresa Naranjo
Sue Sevon
Randall Soderquist
Franklin Wilkerson

Kathy Bennett
Maxine Cortes
Steve Grierson
Nancy Kearns
Karen Powell
Heidi Shaw
Steve Tuttle
Bobbie Williams

Since the last report, the JCSN Court Administration Committee met on June 20, 2019.

Chair Sweet led an overview of prioritized bills from the 80th Legislative Session that would have a perceived impact on court administration, either through modifying processes, forms, or items a court might have to change and update in the court management system. Court Administrators Maxine Cortes, Dana Hlavac, and Bobbie Williams provided additional details about some of the bills. AOC Program Specialist Evie Lancaster said the AOC full legislative review webinar would be available in September.

Chair Sweet reminded the Committee of the upcoming ICM classes that included a Statistics class held in August in Las Vegas and a Budget class held in October in Sparks. Ms. Williams reminded members that ICM scholarship information provided by NACE was located on the NACE website.

The next meeting is scheduled for September 26, 2019, at 3:00 p.m.

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Sue Sevon
Randall Soderquist
Franklin Wilkerson

Kathy Bennett
Maxine Cortes
Steve Grierson
Nancy Kearns
Karen Powell
Heidi Shaw
Steve Tuttle
Bobbie Williams

Since the last report, the JCSN Court Administration Committee met on September 26, 2019.

Chair Sweet led a discussion on the recent Supreme Court opinion on domestic violence jury trials and the effects the opinion will have on the lower courts, especially with regard to the jury selection processes. Several members explained the procedures their courts plan to use for jury selection.

Chair Sweet reported on the progress to the update of the Model Code of Conduct and provided information for compliance with Marsy's Law.

Members reviewed legislative changes coming October 1, 2019, and January 1, 2020; including the transfer of funds from the courts to the state school fund. Chair Sweet provided information on the next ICM classes for the coming year. Ms. March discussed material from the Court Technology Conference she attended.

The next meeting is scheduled for December 12, 2019, at 3:00 p.m.

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COURT IMPROVEMENT PROGRAM COMMITTEE REPORT

Prepared by: Katherine Malzahn-Bass, CIP Coordinator

COMMITTEE MEMBERS:

Justice Nancy M. Saitta, (Ret), Chair
Ross Armstrong
Sharon Benson, Esq.
Katie Felesina, Esq.
Jan Fragale
Paula Hammack
Mary Herzik
Chris Hicks, Esq.
Amber Howell
Judge Cynthia Lu
Fran Maldonado
Jill Marano
Court Master Andrew Mierins

Judge Michael Montero
Juvenile Master Kimberly Okezie
Buffy Jo Okuma, Esq.
Sheila Parks
Jennifer Rains, Esq.
Judge Frank Sullivan
Robin Sweet
Erika Pike Turner, Esq.
Judge Egan Walker
Janice Wolf, Esq.
Steven Wolfson, Esq.
Assemblyman Steve Yeager

Since the last JCSN report dated June 7, 2019, the Court Improvement Program (CIP) has focused on three primary strategies: improving timeliness to permanency for children; increasing judicial, attorney, and stakeholder knowledge and expertise; and building systemic capacity through continual quality improvement (CQI) and data exchange.

- Nevada received notification that the Nevada Program Improvement Plan (PIP) that CIP and 9 judicial officers worked on for months with the child welfare agencies and other dependency stakeholders to develop was approved by the Children's Bureau on November 1, 2019.
- The Children's Bureau notified Chief Justice Gibbons on August 15, 2019, of the approval for funding of the three CIP grants: Basic, Training, and Data. Funding for the Training and Data grants have been received in the amount of \$129,429 each.
- CIP trained 12 new mediators for the Juvenile Dependency Mediation Panel.
- CIP hosted the 2019 CIC Summit at which David Kelly, who oversees CIP across the country gave the keynote address. Mr. Kelly observed that what Nevada CIP and CICs are doing is

unprecedented. He was “blown away” by the quality of the work being done in Nevada. He declared that Nevada CIP is the gold standard for the country and intends to use us as the example of what how to implement CIP.

- Dr. Alicia Summers completed and presented at the annual 2019 CIC Summit the findings of an assessment of the Juvenile Dependency Mediation Program.
- The first edition of the JDMP Newsletter was distributed at the CIC Summit. Future issues will be emailed.
- A webinar on how to navigate and use data from Chapin Hall’s Foster Care Data Archive was presented on September 5, 2019. The webinar was recorded and is now available on the CIP website.
- The 6th and 7th JDs, with help from CIP, are developing a Guardian Ad Litem (GAL) program/process.
- In July, the CIP Coordinator was recognized by the National Council of Juvenile and Family Court Judges as the Innovator of the Year.
- In August, CIP presented how Nevada uses data and collaboration to accomplish significant systems change at the National Evaluation Summit in Washington, D.C.
- CIP participated in the meetings of the Indian Child Welfare Committee, the DCFS CORE PIP Team, the Children’s Commission, and the Children’s Bureau’s weekly NV-CFSR regularly scheduled meetings.
- CIP attended and participated in Community Improvement Council (CIC) meetings in the majority of the judicial districts throughout the State, providing support and information to assist with the implementation of their annual action plans developed during the 2018 CIC Summit.

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EDUCATION COMMITTEE REPORT

AUGUST 8, 2019

Prepared by: Anne-Marie Mayeaux, Administrative Assistant, Judicial Education

COMMITTEE MEMBERS:

Judge Elizabeth Gonzales, Chair
Judge Teri Feasel (not in attendance)
Judge Bridget Robb
Judge Diana Sullivan
Judge John Schlegelmilch
Judge Barbara McCarthy

The Education Committee of the Judicial Council of the State of Nevada, since the last JCSN meeting:

- Received a report from the AOC on the state of the elective education budget as of July 25, 2019. As of that date the balance was \$148,353.00.
- Reviewed the responsibilities of the education committee for the new members.
- The committee discussed the caps on the 2019 State Bar Annual Meeting, AJA Annual Conference and CTC and voted to continue to follow the same guidelines presently with the understanding that if the wait list started to get long that this would be revisited.
- The question was asked whether the elective education budget has ever increased as the number of judges increased. It was explained that in the past this has not happened and the committee agreed that it is a good question and should be brought to the attention of the Executive Committee.
- The committee agreed to meet in October 2019.

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EDUCATION COMMITTEE REPORT

NOVEMBER 12, 2019

Prepared by: David Gordon, Manager, Judicial Education

COMMITTEE MEMBERS:

Judge Elizabeth Gonzalez, Chair
Judge Teri Feasel
Judge Bridget Robb (not in attendance)
Judge Diana Sullivan
Judge John Schlegelmilch
Judge Barbara McCarthy

The Education Committee of the Judicial Council of the State of Nevada, since the last JCSN meeting:

- Received a report from the AOC on the state of the elective education budget as of October 21, 2019. As of that date the balance was \$113,305.00.
- The committee asked Mr. David Gordon, of the AOC, to conduct analysis of the elective education budget (1487-09) in terms of inflation since the establishment of the budget category and the anticipated increase in the number of judges, as authorized by the Nevada Legislature.
- The committee anticipates providing a recommendation regarding a possible increase to the elective education budget based on Mr. Gordon's analysis, at the first 2020 meeting of the JCSN.
- The committee will determine a meeting date for probably January 2020.

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LANGUAGE ACCESS COMMITTEE REPORT

Prepared by: Kareen Prentice, Court Services Analyst

Committee Members:

Judge Stephen Bishop
Jackie Bryant
Marie Davis
Ladan Dillon
Judge Kevin Higgins

Brad Lewis
Teresa Naranjo
Judge Vincent Ochoa
Mariteresa Rivera Rogers
Chair Robin Sweet

The Language Access Committee met on August 9, 2019. The next meeting is December 20, 2019.

Since the last JCSN meeting, the Language Access Committee:

- The members discussed the 2016 Justice Index Language Access findings.
(<https://justiceindex.org/2016-findings/language-access/#site-navigation>)
- Members discussed AB 319 and technical edits to the State Court Administrator Guidelines for the Nevada Credentialed Court Interpreter Program.
(<https://www.leg.state.nv.us/App/NELIS/REL/80th2019/Bill/6580/Overview>)

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SPECIALTY COURT FUNDING COMMITTEE REPORT
Specialty Court Funding Committee Meeting of October 18, 2019
Prepared by Linda Aguire, Specialty Court Coordinator

Justice Lydia Stiglich, Chair
Chief Justice Mark Gibbons
Judge Tom Armstrong
Judge Tim Atkins
Chief Judge Linda Bell
Judge Stephen Bishop

Senior Judge Archie Blake
Senior Judge Peter Breen
Judge Steven Dobrescu
Judge Carolyn Ellsworth
Judge Douglas Hedger
Judge Dorothy Nash Holmes

Judge Cynthia Lu
Judge Michael Montero
Judge Mason Simons
Judge Chris Wilson
Judge Ann Zimmerman

- The Committee discussed recommending a change to the JCSN Bylaws to change the name of the Specialty Court Committee, but the item was ultimately tabled for discussion at the next meeting.
- The Best Practices and Standards Subcommittee reported on its work and the Funding Committee approved its recommended language regarding participant fees and requiring the funding regions to meet on February 1 and May 1 to monitor general fund expenditures and submit funding transfers if necessary.
- The Committee discussed the need for all programs to enter accurate data into the DCCM to continue to improve statistical reporting. The Committee was also provided with the data tables that will be included with the Annual Report of the Nevada Judiciary.
- Linda Aguire reported on the NCSC Problem Solving Courts Summit she and John McCormick attended in Denver. Ms. Aguire highlighted two presentations as being particularly informative, and indicated she will work of retaining the faculty for the next Nevada Specialty Court Conference in October of 2020.
- The next meeting of the Specialty Court Funding Committee is scheduled for 1:00 p.m. on February 7, 2020 via video and teleconference.

Reports of Regional Council Meetings

- Clark Regional Judicial Council
- North Central Judicial Council
- Sierra Regional Council
- South Central Regional Council
- Washoe Regional Council

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Deputy Director
Information Technology

JUDICIAL COUNCIL OF THE STATE OF NEVADA

"To unite and promote Nevada's judiciary as an equal, independent and effective branch of government."

SUMMARY

NORTH CENTRAL REGIONAL JUDICIAL COUNCIL MEETING

Friday, August 23, 2019
Carlin, NV
10:00 a.m. (PST)
(Prepared by Jamie Gradick)

Attendees:

Judge Michael Montero, Chair
Judge Brian Boatman
Judge Kenny Calton
Sr. Judge Pat Calton

Judge Teri Feasel
Judge Denise Fortune
Judge Elias Goicoechea
Judge Jim Loveless

Sr. Judge Barbara Nethery
Judge Mason Simons

AOC Staff Present:

Jamie Gradick, Rural Courts Coordinator

- I. Call to Order
 - Judge Montero, as chair, called the meeting to order at 10:00 am.
 - A quorum was present.
- II. Approval of Previous Meeting Summary
 - The November 16, 2018, and May 24, 2019 meeting summaries were approved pending corrections.
- III. Business, Action, and Discussion Items
 - AOC Updates/Reminders
 - Ms. Gradick briefly summarized the Nevada Supreme Court's ADKT 0539 Order dated March 21, 2019, informed attendees that the AOC is in the process of developing education in accordance with the Order, and reminded attendees of training deadlines.
 - Attendees discussed resource and process concerns regarding who will complete the assessments: court staff or jail staff?
 - Attendees discussed training beyond the AOC's sessions. Judge Montero informed attendees that his staff participated in a training in Ohio; the training addressed setting up pretrial assessment systems in rural communities.
 - Judge Loveless commented that he will OR with the condition that the defendant meet with pretrial services staff.
 - Attendees discussed verification concerns and how quickly the assessment needs to be completed after arrest; the consensus is that it needs to be completed prior to the 48-hour review.

- Judge Simons suggested implementing a multijurisdictional effort in the rural counties; attendees discussed which counties would be in the best position to take the lead on this and the need for a “collective push” from multiple jurisdictions/courts to get adequate funding for this.
- Conflicts/Withdrawal Request Processes
 - Senior Judge Nethery asked for input regarding the process when the public defender withdraws; does this need to be a “formal” process with a written motion or can it be done verbally on the record?
 - Attendees agreed that, per statute, the reasons for withdrawal need to be articulated and the judge needs to make a finding on the record. If there is not a clear finding, then the judge should request that the public defender file the motion.
- Commission/Committee Updates
 - Commissions and committees have been inactive due to legislative session; this item was tabled for additional discussion at a future meeting.
- Community Service Updates
 - Judge Montero recently hosted a “Farm Day” for local children and volunteered at the local soup kitchen.
 - Judge Feasel participated in a community clean-up event with a local Girl Scouts troop.
 - Judge Calton donated the building formerly housing the Jackpot Justice Court to the city to use as a senior center.
- Informational Documents
 - Attendees were provided with a copy of the AOC Judicial Education Calendar as it appears on the AOC’s website.
- Other Items/Discussion
 - Attendees discussed an attorney’s request that a judge recuse on a DUI case because he may have had an opportunity to see a file with blood draw results.
 - It is not necessary to recuse just because there was an opportunity to see discovery.
 - There is a larger policy issue with attaching blood results to case files/complaints.
 - Attendees discussed requirements for discloser regarding expert witnesses.
 - Attendees discussed whether extended TPOs can be extended again or whether the process must start over. The statute is silent on this.
 - Judge Simons commented that if the order wasn’t extended for the full amount the first time, it can be re-extended; the protected person is legally allowed up to 2 years.
 - A comment was made that, to be safe, it is best to dissolve the extended TPO and start the process over.
 - Senior Judge Nethery asked for clarification regarding a senior judge’s responsibilities if he/she observes possible ethical issues with counsel while sitting for another judge. Is the senior judge ethically obligated to report the behavior?
 - Attendees discussed ways to address the issues before “escalating” it to a judicial ethics complaint.
 - Judge Montero cautioned that a complaint should only be filed if fully supported by correct legal authority and facts.
 - Judge Feasel asked attendees for input regarding NRS 174.305 and NRS 176.055.
 - NRS 174.305: attendees discussed the clerk’s ability to issue a subpoena as an extension of the court/judge.
 - NRS 176.055: attendees discussed under what circumstances a defendant can be granted concurrent credit on sentences.

IV. Future Meetings

- North Central Regional Judicial Council: Friday, November 22, 2019 at 10:00 am (PST) in Battle Mountain, NV.
- Judicial Council of the State of Nevada: Friday, September 20, 2019 at 1:30 pm; videoconference.

Supreme Court of Nevada
ADMINISTRATIVE OFFICE OF THE COURTS

ROBIN SWEET
Director and
State Court Administrator



JOHN MCCORMICK
Assistant Court Administrator
Judicial Programs and Services

RICHARD A. STEFANI
Deputy

Director

Information Technology

JUDICIAL COUNCIL OF THE STATE OF NEVADA

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SUMMARY

SIERRA REGIONAL JUDICIAL COUNCIL MEETING

Friday, October 18, 2019

Red's Old 395 Grill

12:00 noon

(Prepared by Jamie Gradick)

Attendees Present:

Judge Nathan T. Young, Chair
Judge Thomas Armstrong
Ms. Maxine Cortes
Judge Cheri Emm-Smith
Judge Eileen Herrington
Judge Cassandra Jones

Judge Kristin Luis
Sr. Judge Tom Perkins
Judge Todd Russell
Judge John Schlegelmilch
Ms. Bobbie Williams

Administrative Office of the Courts (AOC) Staff Present:

Jamie Gradick, Rural Courts Coordinator

I. Call to Order

- Judge Young, as chair, informally called the meeting to order at 12:07 pm.

II. Determination of Quorum

- A quorum was not present.

III. Approval of Meeting Summaries

- Judge Young, as chair, unilaterally approved the April 19, 2019 and July 26, 2019 meeting summaries.

IV. Business, Action, and Discussion Items

- AOC Updates
 - Ms. Gradick reminded attendees that the mandatory training on the NPRA is now available via the Judicial Education distance-learning platform.

- Training must be completed by December 21, 2020; it is the responsibility of the courts to ensure that all stakeholders in their respective jurisdictions complete the training.
- The NPRA tool must be implemented in all courts by September 2020.
- Ms. Gradick reminded attendees that the DMV now has a designated fax number for court use only: 775-684-4973.
- Ms. Gradick informed attendees that the AOC’s Judicial Education team is developing education for misdemeanor DV jury trials.
 - The current plan to dedicate a full day the January NJLJ seminar to training on this topic.
 - Judicial Education is also trying to put together a webinar-style training on this issue but is still looking for faculty.
 - Attendees discussed individual training efforts being made in their respective jurisdictions; Judge Schlegelmilch informed attendees that his court is hosting a training on November 22.
 - Ms. Gradick informed attendees that the 2014 version of the limited jurisdiction judges’ bench book contained information on criminal jury trials; she has been distributing to judges as requested.
 - Judge Young encouraged attendees to reach out to their district court judges for guidance on this process.
 - Attendees discussed judicial control over the process and methods for keeping the process moving along efficiently; Judge Schlegelmilch suggested judges require the voir dire questions be submitted to the court beforehand.
 - Attendees discussed judicial authority to approve expert witness fees; judges can approve fees if the case falls entirely within the court’s jurisdiction. A suggestion was made to discuss this with the counties as some counties are already augmenting budgets to allow for expenses like this.
- Community Service Reports/Updates
 - Judge Young swore in new member to the local Kiwanis “Action Club” and visited with local Boy Scouts.
 - Judge Schlegelmilch participated in the “Kids’ Fun Day” event.
 - Judge Herrington participated in the Social Justice Conference” and was awarded the “Thrive” award.
- Informational Documents
 - The latest judicial education calendar is available via the AOC website and was included in the emailed meeting materials.
 - Ms. Gradick provided a handout on judicial campaign resources and reminders; Judge Young encouraged those attendees filing for re-election in January to review the applicable rules and statutes.

V. Future Meetings

- The date and location of the next Sierra Regional Judicial Council meeting will be determined soon; Ms. Gradick will send 2020 dates to the Council once they are confirmed.
- The next Judicial Council of the State of Nevada meeting will be on Friday, November 22, 2019 at 1:30 p.m. via videoconference.

VI. Adjournment

- Judge Young adjourned the meeting at 12:45 pm.

Supreme Court of Nevada
ADMINISTRATIVE OFFICE OF THE COURTS

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SUMMARY

SOUTH CENTRAL REGIONAL JUDICIAL COUNCIL MEETING

Monday, June 17, 2019
Nugget Hotel and Casino
Sparks, NV
3:00 p.m.

(Prepared by Jamie Gradick)

Judges Present:

Judge Steven Dobrescu, Chair
Judge Stephen Bishop
Judge Lisa Chamlee
Judge Mike Cowley
Judge Kent Jasperson
Judge Danielle Johnson
Judge Jennifer Klapper
Judge William "Gus" Sullivan

Nevada Supreme Court Staff Present:

Jamie Gradick, Rural Courts Coordinator

- I. Judge Dobrescu, as chair, called the meeting to order at 3:15 p.m.
- II. A quorum was present.
- III. The February 12, 2018, June 18, 2018, and January 14, 2019 meeting summaries were approved
- IV. Business, Action, and Discussion Items
 - AOC Updates
 - Ms. Gradick provided attendees with brief overview of the AOC Grant Program and encouraged attendees to consider applying for grant funds under the FY20 cycle. Attendees briefly discussed what types of project areas qualify for grant funding.
 - Ms. Gradick reminded attendees that "group two" courts (Esmeralda, Nye, Eureka, White Pine counties) are required to complete their four-year, external Minimum Accounting Standards audit this year. Please contact Staci Anderson with questions.

- Informational Documents
 - Attendees were provided with a copy of the judicial education calendar as it appears on the AOC's website.
 - The AOC had the Victims' Bill of rights translated into Spanish. This was included in the meeting materials and additional copies were made available during the meeting.
 - Attendees were provided with copies of the Nevada Language Access poster; laminated, larger copies appropriate for public posting will be mailed to the courts later this summer.
- Other/Discussion
 - Judge Bishop asked for input on how other courts enter cases into their respective case management systems when there are both felony and misdemeanor charges.
 - A suggestion was made to enter the charges as two separate complaints; they can be heard at the same time but entered separately.
 - Attendees briefly discussed policies and procedures for doing this and how this could impact statistic reporting.
 - Attendees expressed concern regarding the requirement of the ADKT 0539 order filed March 21, 2019.
 - Attendees discussed resource concerns; many rural courts lack the resources (time, staff) to complete the NPRA tool. Ms. Gradick informed attendees that the Order was supported by NACO; she will distribute the NACO motion language so courts can reference it in their funding discussions with their respective counties.
 - Attendees discussed timelines for implementation. Ms. Gradick informed attendees that the AOC is currently developing education per the order's direction. The deadline for tool implementation in the courts is 18 months from the March 21, 2019 order date.
 - Attendees discussed the release guidelines that many rural jurisdiction already have in place. Ms. Gradick reminded attendees that the NPRA is only a tool and is not intended to replace judicial discretion in release decisions.
 - Attendees discussed rural implementation of the NPRA tool; each jurisdiction will have to take whatever approach works best based on its resources, needs, etc.
 - Judge Jaspersen expressed concern regarding timing; the language of the timing is vague as to whether the tool must be completed upon arrest prior to bail being set.
 - Attendees briefly discussed AB411 and expressed concerns regarding to enforce a civil judgement.

V. Future Meetings

- The next South Central Regional Judicial Council meeting will be held in January of 2020.
- The next Judicial Council of the State of Nevada meeting will be on Friday, September 20, 2019 at 1:30 p.m. via videoconference.

VI. The meeting was adjourned at 4:05 p.m.

Information Materials

- 2019 JCSN Roster and 2020 JCSN Calendar
- Calendar of Educational Activities
- Administrative Docket Status Report

**Judicial Council of the State of Nevada – Full Council
2019 Membership List**

Nevada Appellate Courts

Chief Justice Mark Gibbons (Chair) (1/2/19 – 12/31/19)
Justice Kristina Pickering (Vice Chair) (1/2/19 – 12/31/19)
Chief Judge Michael Gibbons (3/21/19 – 12/31/20)

Clark Region

Chief Judge Linda Bell (Chair) (7/1/18 – 06/30/20)
Chief Judge David Gibson (7/20/17 – 12/31/19)
Judge Cynthia Giuliani (1/3/17 – 12/31/19)
Judge Natalie Tyrrell (1/2/18 – 12/31/20)
Judge Michael Villani (1/3/17 – 12/31/19)

North Central Region

Judge Mike Montero (Chair) (1/2/18 – 12/31/20)
Judge Elias Goicoechea (1/2/18 – 12/31/20)

Sierra Region

Judge Nathan T. Young (Chair) (1/3/17 – 12/31/19)
Judge Eileen Herrington (1/8/19 – 12/31/19)

South Central Region

Judge Steven Dobrescu (Chair) (1/2/19 – 12/31/2021)
Judge Gus Sullivan (1/2/18 – 12/31/20)

Washoe Region

Chief Judge Scott Freeman (Chair) (11/17/17 – 12/31/19)
Chief Judge Kevin Higgins (1/3/17 – 12/31/19)
Judge Barbara McCarthy (1/3/17 – 12/31/19)

Ex-Officio Members

Judge Tom Stockard, Nevada District Judges Association (5/19 – 5/20)
Judge Camille Vecchiarelli, President, Nevada Judges of Limited Jurisdiction (1/21/19 – 1/31/20)
Jackie Bryant, Court Administrator, Second Judicial District
Steven Grierson, Court Administrator, Eighth Judicial District
Robin Sweet, State Court Administrator, Administrative Office of the Courts

JUDICIAL COUNCIL OF THE STATE OF NEVADA 2020 CALENDAR OF MEETINGS

<i>REGIONAL MEETINGS</i>	<i>FULL COUNCIL</i>
<p><u>JANUARY 2020</u> 1/17, Friday, Sierra – 12:00 noon, Carson City 1/27, Monday, South Central – 3:00 p.m., North Las Vegas</p> <p><u>FEBRUARY 2020</u> 2/28, Friday, North Central – 10:00 a.m., Elko</p> <p><u>MARCH 2020</u> 3/4, Wednesday, Washoe – 12:00 noon, Reno TBD, Thursday, Clark – 12:00 noon, RJC, 10th Floor, Room 200</p>	<p><u>MARCH 2020</u> 3/19, Thursday, 3:30 p.m. Video-Conference Locations: <ul style="list-style-type: none"> ▪ Carson City – Supreme Court, AOC Conference Room ▪ Las Vegas – Supreme Court, Conference Room A/B ▪ Reno – Second Judicial District Court ▪ Winnemucca – Sixth Judicial District Court ▪ Ely – Seventh Judicial District Court </p>
<p><u>APRIL 2020</u> 4/24, Friday, Sierra – 12:00 noon, Carson City</p> <p><u>MAY 2020</u> 5/13, Wednesday, Washoe – 12:00 noon, Reno 5/22, Friday, North Central – 10:00 a.m., Battle Mountain TBD, Thursday, Clark – 12:00 noon, RJC, 10th Floor, Room 200</p> <p><u>JUNE 2020</u> 6/22, Monday, South Central – 3:00 p.m., Elko</p>	<p><u>JUNE 2020</u> 6/18, Thursday, 3:30 p.m. Video-Conference Locations: <ul style="list-style-type: none"> ▪ Carson City – Supreme Court, AOC Conference Room ▪ Las Vegas – Supreme Court, Conference Room A/B ▪ Reno – Second Judicial District Court ▪ Winnemucca – Sixth Judicial District Court ▪ Ely – Seventh Judicial District Court </p>
<p><u>JULY 2020</u> 7/10, Friday, Sierra – 12:00 noon, Carson City</p> <p><u>AUGUST 2020</u> 8/5, Wednesday, Washoe – 12:00 noon, Reno 8/28, Friday, North Central – 10:00 a.m., Carlin</p> <p><u>SEPTEMBER 2020</u> TBD, Thursday, Clark – 12:00 noon, RJC, 10th Floor, Room 200</p>	<p><u>AUGUST 2020 – REVIEW BILL DRAFT REQUESTS</u> 8/21, Friday, 1:30 p.m. Video-Conference Locations: <ul style="list-style-type: none"> ▪ Carson City – Supreme Court, AOC Conference Room ▪ Las Vegas – Supreme Court, Conference Room A/B ▪ Reno – Second Judicial District Court ▪ Winnemucca – Sixth Judicial District Court ▪ Ely – Seventh Judicial District Court </p>
<p><u>OCTOBER 2020</u> 10/16, Friday, Sierra – 12:00 noon, Carson City</p> <p><u>NOVEMBER 2020</u> TBD, Thursday, Clark – 12:00 noon, RJC, 10th Floor, Room 200 11/18, Wednesday, Washoe – 12:00 noon, Reno 11/20, Friday, North Central – 10:00 a.m., Winnemucca</p>	<p><u>NOVEMBER 2020</u> 11/19, Thursday, 3:30 p.m. Video-Conference Locations: <ul style="list-style-type: none"> ▪ Carson City – Supreme Court, AOC Conference Room ▪ Las Vegas – Supreme Court, Conference Room A/B ▪ Reno – Second Judicial District Court ▪ Winnemucca – Sixth Judicial District Court ▪ Ely – Seventh Judicial District Court </p>



Judicial Education Opportunities

Future Education Programs

To view a current program calendar and programs open for registration, please view our website at https://nvcourts.gov/AOC/Programsand_Services/Judicial_Education/Resources_and_Events/. Please call or email the program contact for more information. *Effective: 11/05/19*

Dates	Program	Location	Program Contact
January 28-31, 2020	Nevada Limited Jurisdiction Judges 2020 Winter Seminar	Southern NV	Leyco Rivas (775) 687-9858 lrivas@nvcourts.nv.gov
February 25-27, 2020	<u>NV ICM—Caseflow & Workflow Management</u> (https://bit.ly/2KJ98be)	Sparks, NV	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
March 11, 2020	Nevada Family Jurisdiction Judges 2020 Annual Conference	Bishop, CA	Leyco Rivas (775) 687-9858 lrivas@nvcourts.nv.gov
March 12-13, 2020	State Bar of Nevada Family Law Conference	Bishop, CA	www.nvbar.org
April 30-May 2, 2020	Nevada District Court Judges 2020 Annual Seminar	Southern NV	Leyco Rivas (775) 687-9858 lrivas@nvcourts.nv.gov
August 11-13, 2020	<u>NV ICM—Budget & Fiscal Management</u> (https://bit.ly/2Nkz1bN)	Las Vegas, NV	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov

These dates are provided to assist you with long-range planning, but should not be used to finalize travel plans. Please do not make travel arrangements until you have received an informational brochure or have an approved expenditure request.

Supreme Court of Nevada, Administrative Office of the Courts, 201 South Carson Street, Suite 250, Carson City, NV 89701
Phone: (775) 687-9858 Fax: (775) 687-9850 E-mail: judicial@nvcourts.nv.gov



Judicial Education Opportunities

Online Distance Education Courses

Date	Program	Program Contact
Recorded September 26, 2019	2019 Nevada Legislative Review https://bit.ly/339WFUD	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded September, 2019	Nevada Pretrial Risk Assessment Training (2019) https://bit.ly/2khzu9s	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded June 20, 2019	Nevada Court Administration 2019 Legislative Review https://bit.ly/2xmezoO	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded March 6, 2019	2019 Nevada Appellate Courts 2018 Criminal Opinions Review https://bit.ly/2YbK3u7	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded November 29, 2018	2018 Weapons of Mass Distraction: Strategies For Countering the Paper Terrorism of Sovereign Citizens https://bit.ly/2C2nUFR	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded September 28, 2018 & January 10, 2019	2018/2019 Nevada Uniform System for Judicial Records https://bit.ly/2zrgYQN	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded September 14, 2018	2018 Nevada Interlock Laws and Procedures https://bit.ly/2PvExNX	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded May 15, 2018	2018 Minimum Accounting Standards V3.1 Updates http://bit.ly/18MASV3-1	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded April 12, 2018	2018 Minimum Accounting Standards Independent Auditor Training http://bit.ly/18MASIA	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded September 18, 2017	2017 Ethics in Courtroom for Court Interpreters http://bit.ly/17ECCI	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov
Recorded April 6, 2017	2017 Substance Abuse in the Court Community http://bit.ly/17SAICC	Evie Lancaster (775) 687-9855 elancaster@nvcourts.nv.gov

For a full catalog of online learning visit [Distance Education Program \(http://dep.nvcourtsdistanced.com/\)](http://dep.nvcourtsdistanced.com/)

Supreme Court of Nevada, Administrative Office of the Courts, 201 South Carson Street, Suite 250, Carson City, NV 89701
Phone: (775) 687-9858 Fax: (775) 687-9850 E-mail: judicial@nvcourts.nv.gov

NEVADA SUPREME COURT CLERK'S OFFICE

Report: Administrative Docket Status

Date: November 01, 2019

ADKT NO.	Docket Date	
0126	12/19/89	<p>IN RE: ALTERNATIVES TO TRADITIONAL LITIGATION (ARBITRATORS/ARBITRATION)</p> <p>01/17/18 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>01/19/18 Filed Order Appointing Attorney Arbitrator.</p> <p>02/9/18 Filed Order Appointing Attorney Arbitrator.</p> <p>02/9/18 Filed Order Appointing Attorney Arbitrator.</p> <p>02/21/18 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>02/27/18 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>03/9/18 Filed Order Appointing Attorney Arbitrator.</p> <p>03/9/18 Filed Order Appointing Attorney Arbitrator.</p> <p>05/31/18 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>06/11/18 Filed Order Appointing Attorney Arbitrator.</p> <p>07/25/18 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>08/28/18 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>08/28/18 Filed Certificate of Arbitrator Applicant Background Investigation.</p> <p>09/10/18 Filed Order Appointing Attorney Arbitrator.</p> <p>09/17/18 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>09/21/18 Filed Order Appointing Attorney Arbitrator.</p> <p>09/21/18 Filed Order Appointing Non-Attorney Arbitrator.</p> <p>09/21/18 Filed Order Appointing Attorney Arbitrator.</p> <p>01/11/19 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>01/15/19 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>01/25/19 Filed Order Appointing Attorney Arbitrators.</p> <p>01/25/19 Filed Order Appointing Attorney Arbitrators.</p> <p>06/25/19 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p> <p>07/23/19 Filed Order Appointing Attorney Arbitrator.</p> <p>07/29/19 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.</p>

NEVADA SUPREME COURT CLERK'S OFFICE

Report: Administrative Docket Status

Date: November 01, 2019

ADKT NO.	Docket Date	
		08/19/19 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.
		09/6/19 Filed Order Appointing Attorney Arbitrator.
		09/6/19 Filed Order Appointing Attorney Arbitrator.
		09/11/19 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.
		09/25/19 Filed Petition.
		09/25/19 Filed Order Scheduling Public Hearing and Requesting Public Comment.
		10/7/19 Filed Certificate of Nevada Licensed Attorney Arbitrator Applicant.
		10/9/19 Filed Certificate of Arbitrator Applicant Background Investigation.
		10/11/19 Filed Order Appointing Attorney Arbitrator.
		10/17/19 Public Hearing Held.
		10/21/19 Filed Order Appointing Attorney Arbitrator.
		10/21/19 Filed Order Appointing Attorney Arbitrator.
		10/21/19 Filed Order Amending Nevada Arbitration Rule 18.
0151	09/25/91	<p align="center">IN RE: NRCP 68 OFFERS OF JUDGMENT</p> 02/8/08 Filed Order Establishing Study Committee.
0171	09/29/93	<p align="center">IN RE: COMMITTEES RELATING TO THE ADMISSION OF APPLICANTS</p> 09/11/17 Filed Order of Appointment re: Functional Equivalency Committee. 09/11/17 Filed Order of Appointment re: Character and Fitness Committee. 10/23/17 Filed Order of Appointment Re: Board of Examiners. 12/20/17 Filed Order of Appointment Re: Board of Examiners. 09/21/18 Filed Order of Appointment re: Character and Fitness Committee. 06/28/19 Filed Order of Appointment Re: Board of Bar Examiners. 09/6/19 Filed Order of Appointment Re: Character and Fitness Committee. 09/6/19 Filed Order of Appointment Re: Board of Bar Examiners. 09/6/19 Filed Order of Appointment Re: Functional Equivalency Committee. 10/21/19 Filed Order of Appointment Re: Functional Equivalency Committee.

NEVADA SUPREME COURT CLERK'S OFFICE

Report: Administrative Docket Status

Date: November 01, 2019

ADKT NO.	Docket Date	
0244	09/18/96	<p>IN RE: NRAP 16 SETTLEMENT CONFERENCES IN CIVIL APPEALS</p> <p>12/22/16 Filed Order Appointing Supreme Court Settlement Judges. 01/5/18 Filed Order Appointing Supreme Court Settlement Judges. 12/31/18 Filed Order Appointing Supreme Court Settlement Judges.</p>
0251	01/24/97	<p>IN RE: MANDATORY ATTENDANCE OF THE NATIONAL JUDICIAL COLLEGE ETHICS COURSE</p> <p>07/20/18 Case Reopened. 07/20/18 Filed Order Regarding Mandatory Ethics Course.</p>
0269	01/8/98	<p>IN RE: STANDARDIZED FORMS FOR PROTECTION ORDERS</p> <p>01/8/98 Filed Petition for Designation of Study Committee. 04/17/98 Filed Order a committee shall be formed to study this matter. 06/24/98 Filed Amended Order Appointing Members of Study Committee. 12/28/98 Filed Motion for Adoption of Standardized Forms for Use in Domestic Violence Protection Order Cases. 01/31/00 Filed Motion for Adoption of Standardized Forms for Mandatory Use in Domestic Violence Protection Order Cases. 03/28/02 Filed Motion for Adoption of Standardized Forms for Use in Domestic Violence Protection Order Cases. 07/5/19 Case Reopened. 07/5/19 Filed Order filed to reconvene committee.</p>
0318	12/12/00	<p>ANNUAL REPORT OF THE NEVADA JUDICIARY</p> <p>12/13/13 Filed Annual Report of the Nevada Judiciary, Fiscal Year 2013. 12/30/14 Filed Annual Report of the Nevada Judiciary, Fiscal Year 2014. 12/12/16 Filed Annual Report of the Nevada Judiciary, Fiscal Year 2016. 12/20/17 Filed Annual Report of the Nevada Judiciary, Fiscal Year 2017. 12/10/18 Filed Annual Report of the Nevada Judiciary, Fiscal Year 2018.</p>
0380	12/16/04	<p>IN RE: LAWYER ADVERTISING AND ADVERTISEMENT OF ATTORNEY SERVICES</p> <p>02/2/16 Filed 2015 Annual Report. 01/30/17 Filed 2016 Annual Report. 02/9/18 Filed 2017 Annual Report.</p>

NEVADA SUPREME COURT CLERK'S OFFICE

Report: Administrative Docket Status

Date: November 01, 2019

ADKT NO.	Docket Date	
0386	06/10/05	<p align="center">IN RE: CREATION OF A BENCH-BAR COMMITTEE</p> <p>09/21/17 Filed Order of Appointment Re: Supreme Court Bench-Bar Committee.</p> <p>10/11/18 Filed Order of Appointment Re: Supreme Court Bench-Bar Committee.</p>
0388	08/24/05	<p align="center">IN RE: FAMILY LAW RULES OF CIVIL PROCEDURE</p> <p>01/19/11 Filed Order Appointing Additional Members to the Family Law Rules of Civil Procedure Committee.</p>
0394	03/9/06	<p align="center">IN RE: SUPREME COURT ACCESS TO JUSTICE COMMISSION</p> <p>10/24/17 Filed Order Appointing Member of Supreme Court Commission to Access to Justice (Exhibit A attached).</p> <p>10/24/17 Filed Order Appointing Members of Supreme Court Commission to Access to Justice (Exhibit A attached).</p> <p>12/20/17 Filed Order Appointing Members of Supreme Court Commission to Access to Justice (Exhibit A attached).</p> <p>06/25/18 Filed Order Appointing Members of Supreme Court Commission on Access to Justice.</p>
0398	08/25/06	<p align="center">IN RE: SCR 16, WDCR 2.1 AND EDCR 1.33 AND ANNUAL REPORTS RE BUSINESS COURT AND TECHNOLOGY STANDARDS</p> <p>01/6/16 Affidavit from the Administrative Office of the Courts regarding distribution of Order filed December 28, 2015, to all judicial officers in Nevada as listed.</p> <p>08/17/16 Filed Annual Report for Fiscal Year ending June 30, 2016.</p> <p>11/1/16 Filed Annual Report for Fiscal Year ending June 30, 2016.</p> <p>09/5/17 Filed Annual Report for Fiscal Year ending June 30, 2017.</p> <p>07/27/18 Filed Annual Report for Fiscal Year ending June 30, 2018.</p> <p>08/5/19 Filed Annual Report for Fiscal Year ending June 30, 2019.</p>

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ADKT NO.	Docket Date	
0411	04/26/07	<p align="center">IN RE: REPRESENTATION OF INDIGENT DEFENDANTS</p> <p>08/26/16 Filed Order of Appointment.</p> <p>08/31/16 Filed Rural Subcommittee - Caseload Standards Data.</p> <p>09/21/16 Filed Order of Appointment.</p> <p>10/25/16 Filed Order of Appointment.</p> <p>10/27/16 Filed Order of Appointment.</p> <p>12/13/16 Filed Order of Appointment.</p> <p>12/13/16 Filed Order of Appointment.</p> <p>02/2/17 Filed Order of Appointment.</p> <p>03/14/17 Filed Order of Appointment.</p> <p>06/13/17 Filed Order of Appointment.</p> <p>12/18/17 Filed Order of Appointment.</p> <p>12/20/17 Filed Order of Appointment.</p> <p>02/2/18 Filed Order of Appointments.</p> <p>02/12/18 Filed Order of Appointments.</p> <p>07/24/18 Filed Letter from Henderson Municipal Court.</p> <p>08/20/18 Filed Order of Appointment.</p> <p>01/16/19 Filed Order of Appointment.</p> <p>02/6/19 Filed The Second Judicial District Court - Indigent Defense Report Amended Model Plan 2019.</p> <p>03/18/19 Filed Order of Appointment.</p> <p>08/26/19 Filed Order of Appointment.</p>

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ADKT NO.	Docket Date	
0424	04/2/08	<p>IN RE: SCR PART IX-A TELEPHONIC AND AUDIOVISUAL PARTICIPATION IN CIVIL, CRIMINAL AND FAMILY LAW CASES</p> <p>05/28/13 Filed Order Adopting Part IX-B of the Supreme Court Rules</p> <p>06/24/15 Filed Petition to Amend Section B of part IX-A, rules Governing Appearance by Simultaneous Audiovisual Transmission Equipment for Criminal Proceedings.</p> <p>06/24/15 Filed Order Soliciting Comment.</p> <p>07/24/15 Filed Order Amending Supreme Court Rule Part IX-A Section B Rules Governing Appearance by Simultaneous Audiovisual Transmission Equipment for Criminal Proceedings.</p> <p>11/14/16 Filed Order Repealing Section 1 of Part IX of the Supreme Court Rules.</p> <p>07/24/17 Case Closed.</p> <p>12/12/18 Case Reopened.</p> <p>12/12/18 Filed Petition to Amend Rule 2 and 4 of Part IX-A.</p> <p>01/25/19 Filed Order Amending Rules 2 and 4 of Part IX-A(B) of the rules Governing Appearance by Communication Equipmen</p>
0435	06/5/09	<p>IN RE: RULES FOR FORECLOSURE MEDIATION</p> <p>01/27/16 Filed Order Reappointing Mediators.</p> <p>04/8/16 Filed Order Reappointing Mediators.</p> <p>05/19/16 Filed Order Suspending Foreclosure Mediation Rule 24.</p> <p>07/13/16 Filed Filed Order Reappointing Mediators.</p> <p>09/22/16 Filed Order.</p> <p>10/12/16 Filed Order.</p> <p>10/25/16 Filed Order Extending Term of Mediator.</p> <p>10/25/16 Filed Order Extending Term of Mediator.</p> <p>07/5/17 Filed Petition to Amend the Foreclosure Mediation Rules.</p> <p>07/21/17 Filed Order Reappointing Mediators.</p> <p>08/1/17 Filed Order Amending Rules of Foreclosure Mediation.</p> <p>09/12/17 Filed Order Reappointing Mediators.</p> <p>10/10/18 Filed Order Appointing Mediators.</p> <p>05/10/19 Filed Order Revoking Appointments of Mediators.</p> <p>09/20/19 Filed The following individuals are hereby appointed as mediators for the Foreclosure Mediation Program pursuant to FMR 3(5)(a) and may being accepting cases effective September 19, 2019.</p>

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ADKT NO.	Docket Date	
0444	12/3/09	<p align="center">IN RE: SCR 111 ATTORNEYS CONVICTED OF CRIMES</p> <p>05/8/17 Filed Petition.</p> <p>05/25/17 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>07/7/17 Filed Order Rescheduling Public Hearing and Extending Period of Public Comment.</p> <p>07/31/17 Filed Order Rescheduling Public Hearing and Extending Period of Public Comment.</p> <p>11/7/17 Public Hearing Held.</p> <p>11/20/17 Filed Supplemental Amendment regarding Proposed Changes.</p> <p>12/11/17 Filed Order Amending Supreme Court Rule 111.</p>
0455	10/11/10	<p align="center">IN RE: COMMISSION ON JUVENILE JUSTICE REFORM</p> <p>03/20/14 Filed Order Appointing Additional Members to the Commission on Statewide Juvenile Justice Reform.</p> <p>04/21/16 Filed Order Appointing Additional Members to the Commission on Statewide Juvenile Justice Reform.</p>
0464	08/22/11	<p align="center">IN RE: AMENDMENTS TO SCR 214, SCR 98 AND SCR 121.1 (TRANSITIONING INTO PRACTICE)</p> <p>01/30/17 Filed Petition to appoint mentors.</p> <p>02/28/17 Filed Order.</p> <p>07/20/17 Filed Petition to appoint mentors.</p> <p>07/25/17 Filed Order.</p> <p>02/9/18 Filed Petition to appoint mentors.</p> <p>03/9/18 Filed Order.</p> <p>07/20/18 Filed Petition to appoint mentors.</p> <p>07/25/18 Filed Order.</p> <p>02/5/19 Filed Petition to appoint mentors.</p> <p>02/22/19 Filed Order.</p> <p>07/9/19 Filed Petition to appoint mentors.</p> <p>07/23/19 Filed Order.</p>

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ADKT NO.	Docket Date	
0479	09/5/12	<p align="center">IN RE: AMENDMENTS TO SCR 216 IOLTA ACCOUNTS</p> <p>02/29/16 Filed Report pursuant to SCR 216(5) and 220.</p> <p>10/25/16 Filed Order Appointing Trustees of the Nevada Bar Foundation.</p> <p>03/3/17 Filed Annual Statement of the Nevada Bar Foundation.</p> <p>12/1/17 Filed Letter from Nevada bar Foundation, Kimberly Farmer regarding a request to appoint a Trustee to serve as a replacement for Kirk Jacobson for a two-year term commencing January 2018.</p> <p>12/12/17 Filed Order Appointing Trustee of the Nevada Bar Foundation.</p> <p>03/16/18 Filed Annual Statement of the Nevada Bar Foundation.</p> <p>06/28/18 Filed Letter from Nevada Bar Foundation, Kimberly Farmer regarding a request to reappoint trustees for a two-year term effective July 2018.</p> <p>06/28/18 Filed Order Appointing Trustees of the Nevada Bar Foundation.</p> <p>03/6/19 Filed Annual Statement of the Nevada Bar Foundation.</p>
0491	12/5/13	<p align="center">IN RE: RULES OF CRIMINAL PROCEDURE</p> <p>12/5/13 Filed Petition.</p> <p>01/23/15 Filed Order.</p> <p>02/22/17 Filed Order.</p> <p>08/20/18 Filed Order.</p> <p>02/22/19 Filed Order.</p> <p>04/17/19 Filed First Interim Report and Recommendations of the Commission on Statewide Rules of Criminal Procedure.</p> <p>05/3/19 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>06/3/19 Public Hearing Held.</p> <p>06/7/19 Filed Order Amending Supreme Court Rules 250 and 252.</p>

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ADKT NO.	Docket Date	
0495	03/11/14	<p>IN RE: AMENDMENT TO RULE OF PROFESSIONAL CONDUCT 1.2 (MEDICAL MARIJUANA)</p> <p>05/27/16 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>06/24/16 Filed request for a continuance of the public hearing scheduled for July 7, 2016 from Patrick G Byrne with Snell & Wilmer.</p> <p>06/24/16 Filed a request for a continuance of the public hearing scheduled for July 7, 2016 from Carlos Blumberg with Blumberg Law Firm.</p> <p>06/24/16 Filed a request for a continuance of the public hearing scheduled for July 7, 2016 from Riana Durrett with Nevada Dispensary Association.</p> <p>06/30/16 Filed a request for a continuance of the public hearing scheduled for July 7, 2016 from Riana Durrett with Nevada Dispensary Association.</p> <p>06/30/16 Filed Order Rescheduling Public Hearing and Extending Period for Public Comment.</p> <p>09/6/16 Filed Letter from Riana Durrett with Nevada Dispensary Association requesting the hearing scheduled for September 9, 2016 be continued to a later date.</p> <p>09/6/16 Filed Order Denying Continuance.</p> <p>09/12/16 Public Hearing Held.</p> <p>09/20/16 Filed Public Comment in opposition to Amendment of Rule of Professional Conduct 8,4(b) regarding Medical Marijuana: from Dominic Gentile with Gentile Cristalli Miller Aremeni Savarese and John Arrascada with Arrascada & Aramini, Ltd.</p> <p>09/27/16 Filed Supplemental Comments from Dennis L Kennedy, John R Bailey, and Joshua P Gilmore with Bailey Kennedy.</p> <p>10/3/16 Filed State Bar of Nevada Board of Governors' Supplemental Information in Support of proposed Commer</p> <p>02/10/17 Filed Order Amending Rule of Professional Responsibility 2 regarding Medical Marijuana.</p>

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ADKT NO.	Docket Date	
0499	07/30/14	<p>IN RE: AMENDMENTS TO SUPREME COURT RULE 207 (BOARD OF C</p> <p>05/22/17 Filed Report/Incoming from Board of Continuing Legal Education.</p> <p>10/11/17 Filed Order Modifying Rule Amendment.</p> <p>06/14/18 Filed Report/Incoming from Board of Continuing Legal Education.</p> <p>07/3/18 Filed Request for Amendment to ADKT 0499.</p> <p>07/23/18 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>07/24/18 Filed Amended Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>07/25/18 Filed Order Regarding Public Hearing.</p> <p>08/29/18 Filed Comments from Marshal S Willick with Willick Law Group.</p> <p>08/31/18 Filed Request to Withdraw Request for Amendment to ADKT 0499.</p> <p>09/4/18 Filed Order.</p> <p>09/7/18 Filed Comments from Clark County Bar Association.</p> <p>10/1/18 Filed Renewed Request for Amendment to ADKT 0499.</p> <p>10/3/18 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>10/22/18 Filed Comments from Richard Pocker with the State Bar of Nevada.</p> <p>10/23/18 Filed Comments from Constance Akridge with Nevada Bar Foundation.</p> <p>10/24/18 Filed Comments from Nell Christensen with the Clark County District Attorney's Office.</p> <p>10/24/18 Filed Comments from JoNell Thomas and Jordan Savage with Office of the Special Public Defender.</p> <p>10/24/18 Filed Comments from Rene L Valladares and Lori Teicher with Federal Public Defender.</p> <p>10/24/18 Filed Comments from John J Piro with Nevada Attorney for Criminal Justice.</p> <p>10/24/18 Filed Comments from Richard Pocker with the State Bar of Nevada.</p> <p>10/24/18 Filed Comments from Stacy Rocheleau with Southern Nevada Association of Women Attorneys.</p> <p>10/24/18 Filed Comments from Pat Leverty with Nevada Justice Association.</p>

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	10/24/18	Filed Comments from John P Aldrich with Clark County Ba Association.
	10/25/18	Filed Comments from Peter J Goatz with Legal Aid Center.
	10/25/18	Filed Comments from Constance Akridge with Nevada Bar Foundation.
	11/1/18	Filed Comments from JoNell Thomas and Jordan Savage with Office of the Special Public Defender.
	11/1/18	Filed Comments from Julia M Murray with Office of the Public Defender.
	11/1/18	Filed Comments from Jenny Dianne Hubach with State of Nevada Board of Continuing Legal Education.
	11/2/18	Filed Comments from John Arrascada with Washoe Count Public Defender.
	11/5/18	Public Hearing Held.
	11/6/18	Filed Order Inviting Additional Comments.
	11/8/18	Filed Comments/Incoming from The Honorable Gloria J.
	11/9/18	Filed Comments from Christopher Lalli with Clark County District Attorneys Office.
	11/13/18	Filed Comments from Marshal Willick with The Willick Law Group.
	12/21/18	Filed Order Amending Supreme Court Rules 207, 208, 210
	01/16/19	Filed Report to Court on Proposed Efficiencies in CLE Board Operations.
	01/31/19	Filed Proposed Amended Regulations for the Nevada Boar of Continuing Legal Education.
	02/5/19	Filed Proposed Amended Regulations for the Nevada Boar of Continuing Legal Education.
	02/19/19	Filed Proposed Amended Revised Regulations for the Nevada Board of Continuing Legal Education.
	03/6/19	Filed Order Approving Regulations for the Board of Continuing Legal Education.

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ADKT NO.	Docket Date	
0501	11/24/14	<p>IN RE: AMENDMENT OF THE NEVADA RULES OF APPELLATE PROCEDURE</p> <p>10/12/16 Case Reopened.</p> <p>10/12/16 Filed Order Amending Nevada Rules of Appellate Procedure 17 and 21.</p> <p>10/14/16 Case Closed.</p> <p>07/20/18 Case Reopened.</p> <p>07/20/18 Filed Petition.</p> <p>07/23/18 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>08/24/18 Filed Petition.</p> <p>08/31/18 Filed Comments from Pat Lundwall and Debbie Leonard with McDonald Carano.</p> <p>09/6/18 Public Hearing Held.</p> <p>09/18/18 Filed Letter from Sheri Thome and Michael P Lowry with Wilson Elser regarding petition filed on August 24, 2018.</p> <p>09/21/18 Filed Order Amending Nevada Rule of Appellate Procedure 17.</p> <p>10/10/18 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>10/24/18 Filed Comments from Geordan G Logan with Claggett & Sykes.</p> <p>10/24/18 Filed Comments from Michael K Wall with Hutchison & Steffen.</p> <p>10/24/18 Filed Comments from Matthew S Granda with Claggett & Sykes.</p> <p>10/24/18 Filed Comments from Amanda L Laub with Claggett & Sykes.</p> <p>10/24/18 Filed Comments from Zachariah B Parry with Parry & Pfau</p> <p>10/24/18 Filed Comments from Marcus A Berg with Moss Berg Injur Lawyers.</p> <p>10/24/18 Filed Comments from Mark Wenzel with Bradley Drendel & Jeanney.</p> <p>10/24/18 Filed Comments from Ryan M Lower with Morris Law Group.</p> <p>10/24/18 Filed Comments from Dan McNutt with McNutt Law Firm.</p> <p>10/24/18 Filed Comments from Patrick Leverty with Nevada Justice Association.</p> <p>10/24/18 Filed Comments from Kevin Benson with Benson Law, LLC</p> <p>10/24/18 Filed Comments from Matthew L Sharp.</p>

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	10/24/18	Filed Comments from Jamie S Cogburn with Cogburn Law Offices.
	10/24/18	Filed Comments from Sean K Claggett with Claggett & Sykes.
	10/24/18	Filed Comments from Christopher Burk with Ayon Burk Injury Law PLLC.
	10/24/18	Filed Comments from Christian L Augustin with Claggett & Sykes.
	10/24/18	Filed Comments from Appellate Litigation Section of the State Bar of Nevada.
	10/24/18	Filed Comments from George O West, III.
	10/24/18	Filed Comments from numerous attorneys with Snell & Wilmer.
	10/24/18	Filed Comments from Jennifer Morales with Claggett & Sykes.
	10/24/18	Filed Comments from Shannon L Diaz with Claggett & Sykes.
	10/24/18	Filed Comments from Kermitt Waters.
	10/24/18	Filed Comments from Steve Morris with Morris Law Group.
	10/24/18	Filed Comments from Keith E Galliher, Jr with The Galliher Law Firm.
	10/24/18	Filed Comments from Craig W Drummond with Drummond Law Firm.
	10/24/18	Filed Comments from numerous attorneys with Lemons Grundy & Eisenberg.
	10/24/18	Filed Comments from UNLV Boyd School of Law.
	10/24/18	Filed Comments from Daniel R Price with Price Beckstrom
	10/24/18	Filed Comments from numerous attorneys with Litigation Section of State Bar.
	10/24/18	Filed Comments from Majorie Hauf with Ganz & Hauf.
	10/24/18	Filed Comments from Jared B Anderson with Injury Lawyers of Nevada.
	10/24/18	Filed Comments from Hicks & Brasier, PLLC.
	10/24/18	Filed Comments from Paul C Ray.
	10/25/18	Filed Comments from James J Ream.
	10/25/18	Filed Comments from Steven M Silva and Elizabeth J Bassett Blanchard Krasner & French.
	10/25/18	Filed Comments from Matthew L Sharp.
	10/25/18	Filed Comments from J Randall Jones with Kemp Jones & Coulthard.

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ADKT NO.	Docket Date	
0504	02/27/15	<p>IN RE: AMENDMENT TO NRAP 36 AND REPEAL SCR 123</p> <p>10/29/18 Filed Comments from J Stephen Peek of Holland & Hart.</p> <p>11/1/18 Filed Comments from Lewis M Etcoff PhD.</p> <p>11/5/18 Public Hearing Held.</p> <p>11/28/18 Filed Order Denying Petition for Amendments to Nevada Rule of Appellate Procedure 3A and Addition of 3F.</p> <p>02/28/17 Case Reopened.</p> <p>02/28/17 Filed Petition to Amend Nevada Rule of Appellate Procedure 36.</p> <p>03/7/17 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>03/28/17 Filed Comments from Sean T McCoy, Esq.</p> <p>04/4/17 Public Hearing Held.</p> <p>09/12/17 Filed Order Amending Supreme Court Rule 36.</p> <p>09/14/17 Filed Corrected Order Amending Nevada Rule of Appellate Procedure 36.</p>

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ADKT NO.	Docket Date	
0507	05/21/15	<p align="center">IN RE: CREATION OF A COMMISSION ON GUARDIANSHIPS</p> <p>05/21/15 Filed Petition.</p> <p>06/20/16 Filed Order.</p> <p>06/20/16 Filed Amended Order.</p> <p>06/23/16 Filed Letter from Justice Hardesty regarding deadline for report.</p> <p>07/22/16 Filed Order.</p> <p>09/14/16 Filed Comments for Guardianship Commission from Sandi Reed.</p> <p>09/29/16 Filed Final Report Nevada Supreme Court's Commission to Study Administration of Guardianships in Nevada's Courts.</p> <p>09/29/16 Filed Filed Appendix to the Final Report Nevada Supreme Court's Commission to Study Administration of Guardianships in Nevada's Courts.</p> <p>08/2/17 Filed Order.</p> <p>08/7/17 Filed Letter from Homa Sayyar Woodrum with the Department of Health and Human Services regarding consideration for participation on the permanent Nevada Guardianship Commission.</p> <p>08/7/17 Filed Letter from Egan Walker, District Judge of the Second Judicial District Court regarding consideration for participation on the permanent Nevada Guardianship Commission.</p> <p>08/7/17 Filed Letter from attorney John C Smith regarding consideration for participation on the permanent Nevada Guardianship Commission.</p> <p>08/7/17 Filed Letter from Homa Sayyar Woodrum with the Department of Health and Human Services regarding consideration for participation on the permanent Nevada Guardianship Commission.</p> <p>08/10/17 Filed Letter from Vincent Ochoa, District Judge of the Eighth Judicial District Court regarding consideration for participation on the permanent Nevada Guardianship Commission.</p> <p>08/16/17 Filed Letter from Dawna Richert regarding consideration for participation on the permanent Nevada Guardianship Commission.</p> <p>08/16/17 Filed Letter from Jennifer H Rains with the Washoe County Public Defender regarding consideration for participation on the permanent Nevada Guardianship Commission.</p>

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	08/16/17	Filed Letter from Rana Goodman regarding consideration for participation on the permanent Nevada Guardianship Commission.
	08/16/17	Filed Letter from John P Michaelson with Michaelson & Associates regarding consideration for participation on the permanent Nevada Guardianship Commission.
	08/22/17	Filed Letter from Lynn N Hughes with Roberts Stoffel regarding consideration for participation on the permanent Nevada Guardianship Commission.
	08/30/17	Filed Letter from Mary Bryant, Director, Path to Independence, UNR regarding consideration for participation on the permanent Nevada Guardianship Commission.
	08/30/17	Filed Letter from Henry W Cavallera regarding consideration for participation on the permanent Nevada Guardianship Commission.
	08/30/17	Filed Letter from Jim Berchtold with the Legal Aid Center of Southern Nevada, Inc regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/1/17	Filed Letter from Kim G Rowe with Maupin Cox Legoy regarding consideration for Dania Reid to be recommended to participate on the permanent Nevada Guardianship Commission.
	09/1/17	Filed Letter from Dania Reid with Washoe County District Attorney with regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/5/17	Filed Letter from Karen Kelly with the Clark County Public Guardian's Office regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/5/17	Filed Letter from Debra M Amens with Amens Law regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/6/17	Filed Letter from Honorable Gloria J Sturman with Eighth Judicial District Court regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/6/17	Filed Letter from Lynda Hascheff with AARP Nevada regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/6/17	Filed Letter from Shelly Register with Guardianship Services of Nevada regarding consideration for participation on the permanent Nevada Guardianship Commission.

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	09/6/17	Filed Letter from Elizabeth Brickfield with Dickinson Wright PLLC regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/6/17	Filed Letter from Jennifer A Salem with Origins Legal Grou regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/6/17	Filed Letter from Michael W Keane with Woodburn Wedge regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/6/17	Filed Letter from Shelly Register with Guardianship Services of Nevada regarding consideration for participatio on the permanent Nevada Guardianship Commission.
	09/8/17	Filed Letter from Honorable Gloria J Sturman with Eighth Judicial District Court regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/8/17	Filed Letter from Ross E Evans with Solomon Dwiggins Freer regarding consideration for participation on the permanent Nevada Guardianship Commission.
	09/14/17	Filed Order Appointing permanent Guardianship Commission Members.
	01/24/18	Filed Order.
	01/25/18	Filed Order.
	05/30/18	Filed First Interim Report of the Guardianship Comission.
	05/31/18	Filed Order Scheduling Public Hearing and requesting Public Comment.
	06/14/18	Filed Comments from Jim Berchtold and Stephanie McDonald with Legal Aid center.
	06/15/18	Filed Order Regarding Public Hearing.
	07/5/18	Filed Washoe Legal Services participation in the hearing scheduled for July 18th at 2:00 pm.
	07/5/18	Filed Comments from David T Ochoa with Lipson Neilson.
	07/6/18	Filed Comments from Mark C Hafer, Esq of Mushkin Cica Coppedge.
	07/18/18	Filed Comments from Hon Frances Doherty, Second Judicial District Court.
	07/18/18	Public Hearing Held.
	07/19/18	Filed Order Appointing Guardianship Commission Members.
	07/20/18	Filed Order inviting Additional Public Comment.

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ADKT NO.	Docket Date	
		08/2/18 Filed Comments from Kathleen McCloskey, Guardianship Compliance Manager Supreme Court of Nevada and Mallo Nelson, Case Compliance Specialist Second Judicial District Court.
		08/6/18 Filed Comments from Washoe Legal Services.
		08/6/18 Filed Comments from Jim Berchtold with Legal Aid Center of Southern Nevada.
		08/7/18 Filed Comments from Jim Berchtold with Legal Aid Center of Southern Nevada.
		09/10/18 Filed Order Approving Statewide Rules for Guardianship.
		09/26/18 Filed Order Approving Statewide Forms for Guardianship.
		01/2/19 Filed Supplement to First Interim Report of the Guardianship Commission.
		02/8/19 Filed Order re: Statewide Rules for Guardianship.
		09/12/19 Filed Second Supplement to First Interim Report of the Guardianship Commission.
		09/18/19 Filed Order Scheduling Public Hearing and Requesting Public Comment.
		09/20/19 Filed Order Appointing Guardianship Commission Members.
		10/7/19 Filed Comments from Henry W.
		10/7/19 Filed Comments from Dania Reid with Washoe County District Attorney and Co-Chair of the Rules Subcommittee of the Permanent Guardianship Commission.
		10/9/19 Filed Comments from the Hon.
		10/11/19 Filed Order Appointing Guardianship Commission Member
		10/16/19 Filed Comments from Margaret Crowley, Esq.
		10/17/19 Public Hearing Held.
0512	02/2/16	<p>IN RE: AMENDMENTS TO PART V OF RULES OF PRACTICE FOR EIGHTH JD</p> <p>02/2/16 Filed Petition to Amend Part V of the Rules of Practice for the Eighth Judicial District Court.</p> <p>04/12/16 Filed Letter from Marshal Willick with the Willick Law Group regarding EDCRs.</p> <p>04/29/16 Filed Comments from April Stokes Green with Legal Aid Center of Southern Nevada regarding proposed rule change to EDCR 5.</p> <p>12/28/16 Filed Order Amending the Rules of Practice for the Eighth Judicial District Court Part V.</p> <p>03/16/17 Filed Order Modifying Rule Amendment.</p>

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ADKT NO.	Docket Date	
0513	04/19/16	<p>IN RE: AMENDMENTS TO SCR PART VII, RULE 3</p> <p>04/19/16 Filed Petition.</p> <p>04/22/16 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>05/3/16 Public Hearing Held.</p> <p>05/24/16 Filed Order Inviting Comment.</p> <p>06/10/16 Filed Comments from Honorable James T Russell and Honorable James E Wilson Jr District Court Judges, First Judicial District Court.</p> <p>06/14/16 Filed Comments from Karla Navarro with the Department of Health and Human Services Division of Child and Family Services.</p> <p>06/16/16 Filed Comments from Sue Sevon with the Tenth Judicial District Court, Churchill County.</p>
0514	05/12/16	<p>IN RE: CREATION OF CHILDREN'S COMMISSION</p> <p>05/12/16 Filed Petition.</p> <p>08/12/16 Filed Order Appointing Commission Members.</p> <p>06/12/19 Filed Order.</p> <p>09/25/19 Filed Order.</p>
0516	09/14/16	<p>IN RE: AMENDMENT TO SCR 120 REGARDING COST AWARDS</p> <p>09/14/16 Filed Petition.</p> <p>02/28/17 Filed Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>04/4/17 Public Hearing Held.</p> <p>05/5/17 Filed Order Amending Supreme Court Rule 120.</p>
0518	09/22/16	<p>IN RE: AMENDMENTS TO SCR 121.1</p> <p>09/22/16 Filed Petition.</p> <p>12/27/16 Filed Order Amending Supreme Court Rule 121.</p>

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ADKT NO.	Docket Date	
0519	09/27/16	<p align="center">IN RE: AMENDMENTS TO SCR 81 BOARD OF GOVERNORS</p> <p>09/27/16 Filed Petition.</p> <p>02/28/17 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>03/16/17 Filed Comments from Alan Lefebvre with Kolesar & Leatham.</p> <p>03/22/17 Filed Comments from Ann Bersi.</p> <p>03/22/17 Filed Order Postponing Public Hearing.</p> <p>04/5/17 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>04/21/17 Filed Order Postponing Public Hearing.</p> <p>04/21/17 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>05/26/17 Filed Comments from Francis C Flaherty with Dyer, Lawrence, Flaherty, Donaldson, Prunty.</p> <p>06/1/17 Filed Comments from Dara J Goldsmith with Goldsmith & Guymon.</p> <p>06/8/17 Public Hearing Held.</p> <p>06/9/17 Filed Amended Petition.</p> <p>09/28/17 Filed Order Amending Supreme Court Rule 81.</p> <p>02/4/19 Filed Renewed Request regarding Board of Governor Elections.</p> <p>02/8/19 Filed Order Amending Supreme Court Rule 81.</p>

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0522	02/10/17	<p>IN RE: COMMITTEE UPDATE AND REVISE NRCP</p> <p>05/31/18 Filed Presentation by the Nevada Certified Court Reporters Board to the State of Nevada Supreme Court Rules Committee.</p> <p>08/15/18 Filed Order Appointing Committee Member.</p> <p>08/15/18 Filed Order Appointing Committee Member.</p> <p>08/17/18 Filed Petition.</p> <p>08/17/18 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>10/1/18 Filed Comments from Alexander M Falconi, Our Nevada Judges.</p> <p>10/2/18 Filed Comments from State of Nevada, Board of Psychological Examiners.</p> <p>10/9/18 Filed Comments from Sharon Jones-Forrester, PhD with Center for Applied Neuroscience.</p> <p>10/9/18 Filed Comments from Teri F Belmont PhD.</p> <p>10/9/18 Filed Comments from Lewis M Etcoff PhD.</p> <p>10/9/18 Filed Comments from Gary R Silverman with Silverman Kattelman Springgate Chtd.</p> <p>10/9/18 Filed Comments from Thomas F Kimsora PhD with Center for Applied Neuroscience.</p> <p>10/11/18 Filed Comments from Gary R Silverman with Silverman Kattelman Springgate Chtd.</p> <p>10/11/18 Filed Comments from Nevada Psychological Association.</p> <p>10/11/18 Filed Comments from Robert A Leark, PhD with Forensic Neuropsychology & Psychology.</p> <p>10/11/18 Filed Comments from Martha B Mahaffey, PhD.</p> <p>10/11/18 Filed Comments from Kimberly Farmer with the State Bar of Nevada.</p> <p>10/11/18 Filed Comments from Karen M Kampfer, PhD.</p> <p>10/12/18 Filed Comments from Litigation Section of the State Bar of Nevada.</p> <p>10/12/18 Filed Comments from Rick D Roskelley and Montgomery Y Paek with Littler Mendelson, PC.</p> <p>10/12/18 Filed Comments from Laura L Jensen, PhD.</p> <p>10/12/18 Filed Comments from Legal Aid Center of Southern Nevada.</p> <p>10/12/18 Filed Comments from Jorge A Ramirez with Wilson Elser.</p> <p>10/12/18 Filed Comments from Thomas P Beko with Erickson Thorpe & Swainston, Ltd.</p>

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		<p>10/15/18 Filed Comments from Las Vegas Defense Lawyers.</p> <p>10/16/18 Filed Comments from Justice Hardesty.</p> <p>10/17/18 Filed Comments from Cliff W Marcek.</p> <p>10/17/18 Filed Comments from Rick D Roskelly and Montgomery T Paek weith Little Medelson, PC.</p> <p>10/18/18 Filed Comments from Douglas Cohen of Wolf, Rifkin, Shapiro, Schulman & Rabkin, LLP.</p> <p>10/19/18 Public Hearing Held.</p> <p>10/29/18 Filed Comments with attachment from Peter Hellman.</p> <p>11/5/18 Filed Comments from Lewis M Etcoff PhD.</p> <p>01/25/19 Filed Errata.</p> <p>01/25/19 Filed Order Further Amending Certain Nevada Rules of Civ Procedure.</p> <p>02/4/19 Filed Redline of 12/31/18 NRCP against FRCP.</p> <p>02/4/19 Filed Redline of 12/31/18 NRCP against NRCP.</p> <p>02/22/19 Filed Letter/Incoming from Victoria Katz with Aderant regarding clarification of amendments.</p> <p>02/25/19 Filed Errata.</p> <p>02/28/19 Filed Order.</p>
0523	04/28/17	<p>IN RE: PROPOSED SELF-HELP LEGAL FORMS FOR THE RURAL DISTRICT COURTS</p> <p>04/28/17 Filed Petition to Adopt Family Law Legal Forms for use in Rural Court Districts.</p> <p>06/14/17 Filed Order Adopting Family Law Legal Forms for use in Rural Court Districts.</p>
0524	05/5/17	<p>IN RE: SCR 49.1 THROUGH 49.12 AND 72.1 THROUGH 72.5</p> <p>05/5/17 Filed Order Establishing Committee.</p> <p>03/5/18 Filed Report from Kimberly Farmer with the State Bar of Nevada.</p>

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0525	05/8/17	<p>IN RE: AMENDMENTS TO SCR 116</p> <p>05/8/17 Filed Petition.</p> <p>05/25/17 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>07/7/17 Filed Order Rescheduling Public Hearing and Extending Period of Public Comment.</p> <p>07/31/17 Filed Order Rescheduling Public Hearing and Extending Period of Public Comment.</p> <p>11/20/17 Filed Supplemental Amendment regarding Proposed Changes.</p> <p>12/11/17 Filed Order Amending Supreme Court Rule 116.</p>
0527	07/10/17	<p>IN RE: AMENDMENTS TO NRPC 7.1 AND 7.2 (LAWYER ADVERTISING</p> <p>07/10/17 Filed Petition.</p> <p>01/2/18 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>01/22/18 Filed Comments from Michael P Lowry with Wilson Elser.</p> <p>02/6/18 Public Hearing Held.</p> <p>03/9/18 Filed Order Amending Nevada Rules of Professional Conduct 7.</p> <p>03/16/18 Filed Request for Amendment.</p> <p>03/22/18 Filed Order Modifying Rule Amendment.</p>
0528	08/15/17	<p>IN RE: AMEND CAPTIONS TO RULES 26 AND 27 AND ADD RULE 31 F NINTH JUDICIAL DISTRICT COURT</p> <p>08/15/17 Filed Petition to Amend the Captions to Rules 26 and 27 and Add Rule 31 to the Rules of Practice for the Ninth Judicial District Court.</p> <p>09/21/17 Filed Order Amending Rules 26 and 27 and Adding Rule 3 to the Local Rules of Practice for the Ninth Judicial District Court.</p>
0529	10/31/17	<p>IN RE: AMENDMENTS TO SCR 214</p> <p>10/31/17 Filed Petition to Amend Supreme Court rule 214.</p> <p>11/29/17 Filed Order Amending Supreme Court Rule 214.</p>
0530	11/14/17	<p>IN RE: COMMITTEE TO STUDY CHILD CUSTODY REFORM</p> <p>11/14/17 Filed Order Establishing Committee.</p> <p>12/20/17 Filed Amended Order Establishing Committee.</p> <p>04/9/18 Filed Order.</p> <p>04/10/19 Filed Report of the Committee to Study Child Custody Reform.</p>

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0531	11/22/17	<p>IN RE: AMENDMENT TO SUPREME COURT RULES, TEMPORARY CERTIFICATION FOR ATTORNEY SPOUSES OF ACTIVE DUTY MILITARY</p> <p>11/22/17 Filed Petition.</p> <p>01/2/18 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>01/29/18 Filed Comments from Lauren Kaufman.</p> <p>01/29/18 Filed Comments from Christina Olson, Michelle Richart and Karen Scanlan.</p> <p>02/6/18 Public Hearing Held.</p> <p>02/21/18 Filed Supplemental Brief by the Board of Governors, State Bar of Nevada.</p> <p>03/15/18 Filed Letter from Kimberly Farmer with the State Bar of Nevada.</p> <p>03/21/18 Filed Order Amending Supreme Court Rule 49.</p>
0532	12/18/17	<p>IN RE: AMENDMENTS TO PART I OF THE RULES FOR EIGHTH JUDICIAL DISTRICT COURT</p> <p>12/18/17 Filed Petition to Amend Part I of the Rules of Practice for the Eighth Judicial District Court.</p> <p>01/4/18 Filed Order Amending part I of the Rules of Practice for the Eighth Judicial District Court.</p>
0533	02/21/18	<p>IN RE: AMENDMENTS TO SUPREME COURT RULE 78.5</p> <p>02/21/18 Filed Petition.</p> <p>02/27/18 Filed Order Scheduling Public Hearing and requesting Public Comment.</p> <p>03/23/18 Filed Comments from Andrew Craner, Esq.</p> <p>04/2/18 Public Hearing Held.</p> <p>04/13/18 Filed Comments from Anthony Wright with The Wright Law Offices.</p> <p>04/19/18 Filed Comments from Brian D Shapiro.</p> <p>04/20/18 Filed Comments from Kimberly Farmer with the State Bar of Nevada.</p> <p>04/24/18 Filed Comments from Daniel Price with Price Beckstrom.</p> <p>05/8/18 Filed Order Denying Petition for Amendment to Supreme Court Rule 78 5.</p>

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0534	06/29/18	<p>IN RE: AMENDMENTS TO SCR 79 PROFESSIONAL LIABILITY INSURANCE</p> <p>06/29/18 Filed Petition.</p> <p>07/3/18 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>07/6/18 Filed Comments from Robert P Spretnak of The Law Offices of Robert P Spretnak.</p> <p>07/10/18 Filed Comments from Geoff Giles.</p> <p>07/10/18 Filed Comments from Robert C LePome.</p> <p>07/10/18 Filed Notice from Michael J Warhola.</p> <p>07/10/18 Filed Comments from Nancyann Leeder.</p> <p>07/10/18 Filed Comments from Brian M Adams with Adams & Adams.</p> <p>07/10/18 Filed Comments from Andrew Craner.</p> <p>07/10/18 Filed Comments from Kelley K Blatnik with Blatnik Law, LLC.</p> <p>07/10/18 Filed Comments from Joel G Selik with Selik Law Offices.</p> <p>07/10/18 Filed Comments from Robert T Eglet with Eglet Prince.</p> <p>07/11/18 Filed Comments from Mark C Hafer with Mushkin Cica Coppedge.</p> <p>07/11/18 Filed Comments from Madelyn Shipman.</p> <p>07/11/18 Filed Comments from Eric L Abbott.</p> <p>07/11/18 Filed Comments from Jack T Bullock, II.</p> <p>07/11/18 Filed Comments from Mauricio R Hernandez .</p> <p>07/12/18 Filed Comments from Brian D Nettles with Nevada Justice Association.</p> <p>07/16/18 Filed Comments from Roger Doyle.</p> <p>07/16/18 Filed Comments from Mark W Knobel with McDonald Carano.</p> <p>07/16/18 Filed Comments from Nancy Avanzino-Gilbert.</p> <p>07/16/18 Filed Comments from Brenda J Erdoes and Kevin C Power with LCB.</p> <p>07/16/18 Filed Comments from Hillary Gaston Walsh.</p> <p>07/17/18 Filed Comments/Incoming from attorneys Robert L Eisenberg and David R Grundy of the law firm of Lemons, Grundy, & Eisenberg.</p> <p>07/18/18 Filed Comments from M Jerome Wright.</p> <p>07/18/18 Public Hearing Held.</p>

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		<p>08/6/18 Filed Letter from Brian Lech responding to information included in proposal, various feedback and the presentation of the focus group video.</p> <p>10/11/18 Filed Order Denying Petition for Amendment to Supreme Court Rule 79.</p>
0535	10/23/18	<p align="center">IN RE: REPEAL AND REPLACEMENT OF CHIEF JUDGE</p> <p>10/23/18 Filed Petition.</p> <p>02/6/19 Filed Order Repealing Local Rules of Practice Justice Court of Las Vegas Township rule 6.</p>
0536	12/13/18	<p align="center">IN RE: AMENDMENTS TO JUSTICE COURT RULES OF PAHRUMP</p> <p>12/13/18 Filed Petition to Amend the Justice Court Rules of the Pahrump Justice Court.</p> <p>03/7/19 Filed Petition to Adopt the Justice Court Local Rules for the Pahrump Justice Court, by Creating PJC Rules 1 through 14.</p>
0537	12/20/18	<p align="center">IN RE: SUPREME COURT ACCESS TO JUSTICE COMMISSION</p> <p>12/20/18 Filed Petition.</p> <p>01/14/19 Filed Order Amending Supreme Court Rule 15.</p> <p>01/14/19 Filed Order Appointing Co-Chairs to the Access to Justice Commission.</p> <p>02/6/19 Filed Order Appointing Members to the Access to Justice Commission.</p> <p>02/20/19 Filed Order Modifying Rule Amendment.</p> <p>04/19/19 Filed Order Appointing Members.</p> <p>05/10/19 Filed Order Appointing Member to the Access to Justice Commission.</p> <p>07/5/19 Filed Order Appointing Members to the Access to Justice Commission.</p> <p>07/23/19 Filed Petition.</p> <p>08/5/19 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>09/5/19 Filed Order Amending Supreme Court Rule 217.</p> <p>09/5/19 Public Hearing held on the Administrative Docket.</p>

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0538	12/27/18	<p>IN RE: AMENDMENTS TO SCR 49.1 THROUGH 49.13 AND SCR 72.1 THROUGH 72.5</p> <p>12/27/18 Filed Petition.</p> <p>01/30/19 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>02/13/19 Filed Comments from Barth F Aaron.</p> <p>02/21/19 Filed Comments from Daniel W Hamilton with UNLV Boyd School of Law.</p> <p>02/22/19 Filed Comments from Anne R Traum with UNLV Boyd School of Law.</p> <p>02/28/19 Filed Comments from Barbara Buckley with Legal Aid Center.</p> <p>03/5/19 Public Hearing Held.</p> <p>07/9/19 Filed Order.</p> <p>07/17/19 Filed Comments from Kimberly Farmer with the State Bar of Nevada.</p> <p>07/17/19 Filed Comments from Barbara Buckley with the Legal Aid Center of Southern Nevada.</p> <p>07/17/19 Filed Comments from Daniel W.</p> <p>07/23/19 Filed Order Amending or Repealing Supreme Court Rules.</p> <p>08/8/19 Filed Order and Exhibit A showing strikethrough and underlined changes to rules approved in the July 23, 2019, order.</p>

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0539	12/28/18	<p>IN RE: COMMITTEE TO STUDY EVIDENCE-BASED PRETRIAL RELEASE</p> <p>12/28/18 Filed Petition.</p> <p>01/8/19 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>01/24/19 Filed Comments from Nevada Association of Counties.</p> <p>01/24/19 Filed Comments from Marc Ebel with Triton Management Services, LLC.</p> <p>01/24/19 Filed Comments from Jeffrey J Clayton with American Bail Coalition.</p> <p>01/28/19 Filed Comments from Office of the Special Public Defende Clark County.</p> <p>02/1/19 Filed Comments from John J Piro with Nevada Attorneys for Criminal Justice.</p> <p>02/1/19 Filed Comments from Holly Welborn with ACLU.</p> <p>02/4/19 Filed Comments from Allison Pharr.</p> <p>02/4/19 Filed Comments from Penny James.</p> <p>02/4/19 Filed Comments from Ayeshua L Walden.</p> <p>02/5/19 Filed Comments from Stephanie Pocchia.</p> <p>02/5/19 Filed Comments from Jer Roberson-Strange.</p> <p>02/5/19 Filed Comments from Megan Hill.</p> <p>02/5/19 Filed Comments from Kenia Leon.</p> <p>02/5/19 Filed Comments from Kenia Leon.</p> <p>02/5/19 Filed Comments from Alex Pontillas.</p> <p>02/5/19 Filed Comments from Sayuri Rupani-Hayes.</p> <p>02/5/19 Filed Comments from Enrique Eloy.</p> <p>02/5/19 Public Hearing Held.</p> <p>02/11/19 Filed Comments from James Austin, PhD with The JFA Institute.</p> <p>02/19/19 Filed Comments from James Austin, PhD with The JFA Institute.</p> <p>03/21/19 Filed Order Adopting Statewide Use of the Nevada Pretrial Risk Assessment.</p>
0540	02/4/19	<p>IN RE: AMENDMENTS TO SCR 106.5</p> <p>02/4/19 Filed Petition.</p> <p>02/5/19 Filed Order Scheduling Public Hearing and Requesting Public Comment.</p> <p>03/5/19 Public Hearing Held.</p> <p>03/21/19 Filed Order Amending Supreme Court Rule 106.</p>

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0541	04/8/19	<p>IN RE: AMENDMENT TO NRAP 40B</p> <p>04/8/19 Filed Petition.</p> <p>04/19/19 Filed Order Amending Nevada Rule of Appellate Procedure 40B(d).</p>
0542	05/14/19	<p>IN RE: CRITICAL LABOR SHORTAGE DESIGNATION</p> <p>05/14/19 Filed Letter from Linda Bell, Chief Judge, Eighth Judicial District Court regarding request for re-designating marshal position as a critical need.</p> <p>05/14/19 Filed Order Scheduling Public Hearing.</p> <p>05/14/19 Filed Order Rescheduling Public Hearing.</p> <p>05/14/19 Filed Order.</p>
0543	06/27/19	<p>IN RE: REPEAL THE RULES OF PRACTICE FOR THE FIRST JUDICIAL DISTRICT COURT OF NEVADA AND APPROVE NEW RULES OF PRACTICE</p> <p>06/27/19 Filed Petition to Repeal and Approve the Rules of Practice for the First Judicial District Court.</p>
0544	06/28/19	<p>IN RE: PETITION TO AMEND RULES OF PRACTICE FOR THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA (COUNTY OF WASHOE)</p> <p>06/28/19 Filed Petition to Amend Rules of Practice for the Second Judicial District Court of the State of Nevada (County of Washoe).</p>
0545	07/12/19	<p>IN RE: PETITION TO AMEND THE RULES OF PRACTICE FOR THE EIGHTH JUDICIAL DISTRICT COURT</p> <p>07/12/19 Filed Petition to Amend the Rules of Practice for the Eighth Judicial District Court.</p> <p>10/24/19 Filed Amendment to Petition.</p>
0546	08/27/19	<p>IN RE: PETITION TO AMEND RULES 5, 5.1, 6, 7, 15, 25, AND 29 OF THE RULES OF PRACTICE FOR THE NINTH JUDICIAL DISTRICT COURT</p> <p>08/27/19 Filed Petition to Amend Rules 5, 5.</p>
0547	09/16/19	<p>IN RE: AMENDMENT TO SEVENTH JUDICIAL DISTRICT COURT RULES</p> <p>09/16/19 Filed Petition to Amend the Seventh Judicial District Court Rules.</p>
0548	10/9/19	<p>IN RE: PETITION TO REPEAL THE RULES OF PRACTICE FOR THE TENTH JUDICIAL DISTRICT COURT OF NEVADA AND APPROVE NEW RULES OF PRACTICE</p> <p>10/9/19 Filed Petition to Repeal the Rules of Practice for the Tenth Judicial District Court of Nevada and Approve New Rules of Practice.</p>

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0549	10/24/19	<p>IN RE: AMENDMENT TO SCR 214(1)(D) REGARDING EXEMPTION OF CONTINUING LEGAL EDUCATION REQUIREMENTS OF ATTORNEYS WHO ARE SEVENTY YEARS OF AGE AND OLDER</p> <p>10/24/19 Filed Petition to Amend Supreme Court Rule 214(1)(d) Regarding Exemption of Continuing Legal Education Requirements for Attorneys who are Seventy Years of Age or Older.</p>