

In the
Indiana Supreme Court

Cause No. 94S00-1701-MS-5



Order Amending Indiana Rules for Admission to the Bar and the
Discipline of Attorneys

Under the authority vested in this Court pursuant to Article 7, Section 4 of the Indiana Constitution providing for the admission and discipline of attorneys in this state, the Indiana Rules for Admission to the Bar and the Discipline of Attorneys are amended as follows (deletions shown by ~~striking~~ and new text show by underlining):

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Rule 25. Judicial Disciplinary Proceedings

. . .

VI. Staff.

- A. The ~~Indiana Office~~Division of ~~Judicial~~State-Court Administration (IOJA) shall serve the Commission in the performance of the Commission's constitutional and statutory duties. Any attorney specifically appointed by the Supreme Court for such purpose may serve as Counsel for the Commission in the course of a judicial disciplinary proceeding. In the event a judicial disciplinary proceeding involves a current member of the Supreme Court, a regular employee of the Supreme Court shall not serve as Counsel.

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Rule 28. Mandatory Continuing Judicial Education

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SECTION 2. DEFINITIONS.

As used in this Rule:

. . .

- (j) Judge shall mean a regularly sitting Justice of the Indiana Supreme Court, Judge of the Indiana Court of Appeals or Tax Court, Judge of an Indiana circuit, superior or

probate court, Magistrate, court commissioner or referee of any such court, Judge of an Indiana city or town court including non-attorney Judges, and Senior Judge certified by the Indiana Supreme Court ~~Indiana Office Division of Judicial State Court~~ Administration (IOJA). The term Judge does not include state or federal administrative law Judges. State and federal administrative law Judges are governed by the provisions of Admission and Discipline Rule 29.

. . .

- (u) New Judge Orientation Program shall mean the General Jurisdiction Orientation Program conducted by the ~~IOJA Indiana Judicial Center~~.

SECTION 3. EDUCATION REQUIREMENTS.

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- (h) Educational seminars or programs conducted by the ~~IOJA Indiana Judicial Center~~ shall be approved for Substantive Continuing Judicial and Legal Education credit.

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Rule 29. Mandatory Continuing Legal Education

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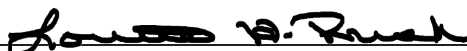
SECTION 6. POWERS AND DUTIES OF THE COMMISSION AND EXECUTIVE DIRECTOR.

- (a) In addition to the powers and duties set forth in this Rule or Rule 28, the Commission shall have the power and duty to:
 - (1) Approve all or portions of individual educational activities which satisfy the legal education requirements of this Rule.
 - (2) Approve Sponsors who meet the Requirements of Section 4 of the Commission's Guidelines and whose educational activities satisfy the legal education requirements of this Rule. The Judicial Conference and all seminars conducted by the ~~Indiana Office of Judicial Administration Center~~ (IOJA) shall be approved for credit.

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These amendments shall take effect January 1, 2018.

Done at Indianapolis, Indiana, on 10/30/2017 .



Loretta H. Rush
Chief Justice of Indiana

All Justices concur.