Colorado Supreme Court

Office of the Chief Justice

Chief Justice Directives

CJD 85-22: Rate of Interest on **Judgments Which Are Appealed**

CJD 85-22, Rate of Interest on Judgments Which Are Appealed, is amended effective January 11, 2018 and is located at: www.courts. state.co.us/Courts/Supreme_Court/Directives/85-22_Amended%202018%20Jan11%20 WEB.pdf.

What Do I Need to Know?

CID 85-22 was modified in accordance with CRS §§ 5-12-106 (2)(a) and 13-21-101(3). The Secretary of State has certified the annual rate of interest on appealed money judgments to be four percent (4%).

Questions regarding this CJD may be directed to sara.rannetsberger@judicial.state.co.us.

CJD 05-03: Management Plan for Court Reporting and Recording Services

CJD 05-03, Management Plan for Court Reporting and Recording Services, has been amended effective January 11, 2018 and is located at: www.courts.state.co.us/Courts/Supreme_Court /Directives/05-03_Amended%20January%20 2018%20WEB.pdf.

Chief Justice Directives (CJDs) are available online at www.courts.state.co.us/ Courts/Supreme_Court/cjds/index.cfm. The website lists CJDs by date and allows users to search by topic. Colorado Lawyer publishes CJD summaries only.

What Do I Need to Know?

Supreme Court Rule Change 2017(10) amended C.A.R. 10 and deleted C.A.R. 11, effective for appeals filed on or after January 1, 2018. Changes to this CJD are in accordance with these Rule changes.

Questions regarding this CJD may be directed to april.bernard@judicial.state.co.us.

Rules Committees

Notice of Public Hearing

Colorado Rules of Civil Procedure, Rule 16.1

Hearing to be held on April 11, 2018 at 3:00 p.m.

The Colorado Supreme Court will conduct a hearing on proposed changes to the Colorado Rules of Civil Procedure, Rule 16.1. The hearing will occur on April 11, 2018 at 3:00 p.m. in the Colorado Supreme Court Courtroom, 2 East 14th Avenue, 4th Floor, Denver, Colorado 80203. Public comments were previously requested on this proposed rule change, and they are available on the court's website.

Persons wishing to speak at the public hearing must notify Cheryl Stevens, Clerk of the Supreme Court, no later than Wednesday, April 4, 2018, at 5 p.m. by mail at 2 East 14th Avenue, Denver, CO 80203, or email at cheryl.stevens@judicial. state.co.us.

By the Court:

Richard L. Gabriel Justice, Colorado Supreme Court

Note: The proposed amendments can be found on the Court's website at www.courts.state.co.us/ Courts/Supreme_Court/Rule_Changes.cfm.

Rules Committees

Rule Change 2018(01) Colorado Rules of Criminal Procedure

Rule 41. Search, Seizure, and Confession

(a)-(c) [NO CHANGE]

(d)(1)-(4) [NO CHANGE]

(5) Execution and Return.

(I)-(V) [NO CHANGE]

(VI) A search warrant shall be executed within 14 days after its date. The officer taking property under the warrant shall give to the person from whom or from whose premises the property was taken a copy of the warrant and a receipt for the property or shall leave the copy and receipt at the place from which the property was taken. The return shall be made promptly and shall be accompanied by a written inventory of any property taken. The inventory shall be made in the presence of the applicant for the warrant and the person from whose possession or premises the property was taken, if they are present, or in the presence of at least one credible person other than the applicant for the warrant or the person from whose possession or premises the property was taken, and shall be verified by the officer. In a case involving the seizure of electronic storage media or the seizure or copying of electronically stored information, the inventory may be limited to describing the physical storage media that were seized or copied. The officer may retain a copy of the electronically stored information that was seized or copied. The judge upon request shall deliver a copy of the inventory to the person from whom or from whose premises the property was taken and to the applicant for the warrant. (VII) A warrant under Rule 41(b) may authorize the seizure of electronic storage media or the seizure or copying of electronically stored information. Unless otherwise specified, the warrant authorizes a later review of the media or information consistent with the warrant. The time for executing the warrant in Rule 41(d)(5)(VI) refers to the seizure or on-site copying of the media or information, and not to any later

off-site copying or review. (e)-(h) [NO CHANGE]

Amended and Adopted by the Court, En Banc, January, 11, 2018, effective immediately.

By the Court:

Nathan B. Coats
Justice, Colorado Supreme Court @1

Visit the Supreme Court's website for complete text of rule changes, including corresponding forms and versions with highlights of revisions (deletions and additions), which are not printed in Court Business. Material printed in Court Business appears as submitted by the Court and has not been edited by *Colorado Lawyer* staff.



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CBA ETHICS HOTLINE

A Service for Attorneys

The CBA Ethics Hotline is a free resource for attorneys who need immediate assistance with an ethical dilemma or question. Inquiries are handled by individual members of the CBA Ethics Committee. Attorneys can expect to briefly discuss an ethical issue with a hotline volunteer and are asked to do their own research before calling the hotline.

To contact a hotline volunteer, please call the CBA offices at 303-860-1115.

