Colorado Supreme Court

Rules Committees

Rule Change 2019(09) Rules Governing Admission to the Practice Of Law in Colorado

Rule 202.3. Board of Law Examiners (1)-(2) [NO CHANGE]

(3) Character and Fitness Committee. The Character and Fitness Committee shall serve as a permanent committee of the Supreme Court. (a) Members. The Character and Fitness Committee shall consist of a minimum of seventeen volunteer members appointed by the Supreme Court. With the exception of the chair and vice-chair, members shall be appointed for one term of seven years. The chair and vice-chair may be appointed to serve an additional term of seven years, with such terms staggered. Diversity shall be a consideration in making the appointments. The terms of the members of the Character and Fitness Committee shall be staggered to provide, so far as possible, for the expiration each year of the term of one member. At least twelve of the members of the Character and Fitness Committee shall be attorneys, and at least five shall be non-attorneys (citizen members). Expertise in mental health shall be a consideration in making appointments of citizen members. All members, including the chair and vice-chair, serve at the pleasure of and may be dismissed at any time by the Supreme Court. A member of the Character and Fitness Committee may resign at any time. (b) Chair and Vice-Chair. The Supreme Court shall designate two attorney members of the Character and Fitness Committee to serve as its chair and vice-chair for terms as set forth in

subsection (a). The chair shall also be a member
of the Advisory Committee.
(3)(c)-(3)(d) [NO CHANGE]

Rule 205.7. Law Student Practice

(1) [NO CHANGE]

(2) Law Student Externs.

(a) Practice by Law Student Extern. (formerly section 12-5-116.1)

(i) An eligible law student extern, as specified in subsection (2)(b), may appear and participate in any civil proceeding in any municipal, county, or district court (including domestic relations proceedings) or before any administrative tribunal in Colorado, or in any county or municipal court criminal proceedings, except when the defendant has been charged with a felony, or in any juvenile proceeding in any municipal, county, or district court, or before any magistrate in any juvenile or other proceeding or any parole revocation as if licensed to practice law under the following circumstances:

(A) If the person on whose behalf the extern is appearing has provided written consent to that appearance and the law student extern is under the supervision of a supervising lawyer, as specified in section (2)(d).

(B) When representing the office of the state public defender and its clients, if the person on whose behalf the extern is appearing has provided written consent to that appearance and the law student extern is under the supervision of the public defender or one of his or her deputies. In such case, the record shall reflect the name of a supervising lawyer, and a supervising lawyer must be available, but not necessarily physically present in the courtroom, if the person wants to consult with him or her. However, a supervising lawyer must be physically present in the courtroom if the proceeding is a testimonial motions hearing or trial. (C)-(D)(ii) [NO CHANGE]

(iii) In addition to the activities authorized in subsection (2)(a), an eligible law student extern may engage in other activities under the supervision of a supervising lawyer, including but not limited to the preparation of pleadings, briefs, and other legal documents, which must be approved and signed by the supervising lawyer. However, acknowledgments and advisements relating to pleas in criminal cases may be signed by the extern alone. Additionally, the eligible law student may, under the supervision of a supervising lawyer, assist indigent inmates of correctional institutions who have no attorney of record and who request such assistance in preparing applications and supporting documents for postconviction relief. (2)(b)-(2)(d) [NO CHANGE]

Amended and Adopted by the Court, En Banc, April 11, 2019, effective immediately.

By the Court:

Monica M. Márquez Justice, Colorado Supreme Court 💷

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.

COLORADO JURY INSTRUCTIONS FOR CIVIL TRIALS, 2019 EDITION

AUTHORS: Colorado Supreme Court Committee on Civil Jury Instructions Includes the Electronic PDF e-Book - Download from your CLE Dashboard

A Critical Resource for All Colorado Civil Litigators! Saves you time from having to retype Instructions!

The 2019 Edition of Colorado Jury Instructions for Civil Trials contains the complete text of the Instructions as adopted by the Colorado Supreme Court Committee on Civil Jury Instructions, as well as the "Notes on Use" and the "Source and Authority" annotations by the Committee.

The instructions, including the Notes on Use and Source and Authority, are available as Word files in the PDF e-Book in the purchaser's CLE Dashboard.

In addition to updating instructions and authorities throughout the book, notable changes in this edition include the following:

- Liability Based On Agency and Respondent Superior: two of the instructions have been revised to include definitions of when a person has notice of a fact
- Ultrahazardous Activities Resulting in Strict Liability A new instruction has been added
- . Children's Code — Dependency and Neglect has been changed extensively with renumbering of existing instructions and the addition of several new instructions
- The table of authorities and subject index have been fully updated

TABLE OF CONTENTS

TABLE OF CONTENTS			
Chapter 1: General Ins	structions Prior to	Chapter 20	Assault and Battery
or During T	rial and Upon	Chapter 21	: False Imprisonment
Discharge	of Jury	Chapter 22	Defamation (Libel an
Chapter 2: Statement	of the Case to be	Chapter 23	: Extreme and Outrage
Determine	d		Conduct – Emotional
Chapter 3: Evidence		Chapter 24	Intentional Interferer
Chapter 4: Jury Delibe	erations; Verdict Forms		Contractual Obligation
	structions Relating	Chapter 25	: Bad Faith Breach of
to Damage	-		Contract
Chapter 6: Damages f	or Injuries to Persons	Chapter 26	Breach of Fiduciary
or Property			: Civil Conspiracy
Chapter 7: Legal Relat	tionships	Chapter 28	Invasion of Privacy
Chapter 8: Liability Ba	sed on Agency and	Chapter 29	Colorado Consumer l
Respondea	at Superior		: Contracts
Chapter 9: Negligence	e–General Concepts	Chapter 31	: Wrongful Discharge
Chapter 10: Wrongful D	Death	Chapter 32	[Reserved for Future
Chapter 11: Motor Vehi	icles and Highway	Chapter 33	: [Reserved for Future
Traffic		Chapter 34	: Wills
Chapter 12: Premises L	iability	Chapter 35	: Mental Health–Proc
Chapter 13: Animals			Long-Term or Short-
Chapter 14: Product Lia	ability		and Treatment of the
Chapter 15: Profession	al Liability		Under C.R.S. Title 27,
Chapter 16: Bailors and	Bailees	Chapter 36	: Eminent Domain
Chapter 17: Malicious I	Prosecution and	Chapter 37	-39: [Reserved for Fut
Abuse of P	rocess	Chapter 40	: Children's Code–Juve
Chapter 18: Trespass to	b Land		: Children's Code–Dep
Chapter 19: Deceit Bas			Neglect
			-

Chapter 20: A	ssault and Battery
Chapter 21: Fa	alse Imprisonment or Arrest
Chapter 22: D	efamation (Libel and Slander)
Chapter 23: E	xtreme and Outrageous
С	onduct – Emotional Distress
Chapter 24: Ir	tentional Interference with
С	ontractual Obligations
Chapter 25: B	ad Faith Breach of Insurance
	ontract
Chapter 26: B	reach of Fiduciary Duty
Chapter 27: C	ivil Conspiracy
Chapter 28: Ir	ivasion of Privacy
Chapter 29: C	olorado Consumer Protection Act
Chapter 30: C	ontracts
Chapter 31: W	/rongful Discharge
Chapter 32: [F	Reserved for Future Use]
Chapter 33: [F	Reserved for Future Use]
Chapter 34: W	/ills
Chapter 35: N	lental Health–Proceedings for
Le	ong-Term or Short-Term Care
a	nd Treatment of the Mentally III
U	nder C.R.S. Title 27, Article 10
Chapter 36: E	minent Domain
Chapter 37-39	: [Reserved for Future Use]
Chapter 40: C	hildren's Code-Juvenile Delinquency
Chapter 41: C	hildren's Code–Dependency and
N	eglect





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