



IN THE SUPREME COURT OF THE STATE OF KANSAS

RETURN TO
CLERK'S OFFICE

Administrative Order No. 51

Re: Continuing Judicial Education

1. The Judicial Administrator shall implement and administer the continuing judicial education program established by Supreme Court Rule 501.
2. The judiciary ordinarily can fulfill all continuing judicial education requirements established by Rule 501 by attending or teaching Supreme Court-approved in-state judicial educational programs sponsored by the Kansas court system, the District Judges' Association, or the District Magistrate Judges Association. However, such requirements may also be met by attendance at other approved judicial education programs.
3. Credit for attending approved programs shall be earned on the basis of one credit hour for each 50 minutes actually spent in attendance at instructional activities. One-half credit hour shall be earned for attendance of at least 25 minutes.
4. Credit for up to five credit hours may be earned for each 50 minutes spent teaching an approved program. Both actual time spent in preparation and teaching qualify for credit up to the maximum allowed. Repeat presentations may qualify for additional credits limited to the time actually spent preparing and teaching.
5. Credit may be earned for research activities provided the activity (a) has produced published works in the form of articles, chapters, monographs, books, or educational materials personally authored, in whole or part, by the judge, and (b) contributes substantially to the continuing judicial education of the judge and other judges.

Administrative Order No. 51

May 12, 1986

Page 2


6. Educational programs approved for continuing legal education credit are approved for continuing judicial education credit to the same extent as that authorized for continuing legal education.

7. Retired judges or justices who accept judicial assignments under K.S.A. 20-2616 are authorized to pursue a continuing professional education program under Rule 501 in lieu of that required by Rule 802.

8. The Judicial Administrator shall develop appropriate forms and submit them to the Supreme Court for its approval.

9. On or before July 1 of each year, each judge or justice shall certify to the Office of Judicial Administration, on a form approved for that purpose, a list of the CJE activities the judge or justice participated in during the preceding calendar year and the number of credit hours earned for each of the activities.

BY ORDER OF THE COURT this 12th day of May 1986.


ALFRED G. SCHROEDER
Chief Justice

FILED

MAY 13 1986

LEWIS C. CARTER
CLERK APPELLATE COURTS