

**THE FLORIDA BAR
 RULES OF JUDICIAL ADMINISTRATION COMMITTEE
 TWO-YEAR CYCLE PROPOSALS**

| <u>RULE</u> | | REASON FOR CHANGE |
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| 2.060 | | Amends subdivision (b) to delete outdated references to research aides and secretaries and to provide that designated attorneys may represent court or judge in official proceedings when court or judge is interested party; adds subdivisions (h) and (i) to replace existing (h)–(j), to clarify procedure for appearance and termination of appearance of attorney in a proceeding. |
| 2.070 | | Updates (e) to reflect current requirements for printing transcripts by use of computers. |
| 2.071 | | Amends (d)(1) to give court discretion to use communication equipment to take testimony, subject to certain provisions. Editorial change in (c). |
| 2.085 | | Amends (e)(1) to reflect current time standards for various juvenile and family law matters. |
| 2.160 | | Adds sentence in (c) to require movant to send copy of motion to disqualify to subject judge as well as to clerk. Amends (e) to replace "made" with "filed" and to clarify that motion can be made at both trial and hearing. |
| 2.170 | | Amended to delete outdated references to equipment due to constant changes in technology, and Appendix deleted for same reason. |
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