In the Indiana Supreme Court

In the Matter of Distance Education Credits for Attorneys and Judges.

Supreme Court Case No. 20S-MS-239



Order Regarding Distance Education Credits

Given the ongoing COVID-19 pandemic, in-person gatherings for continuing legal education often continue to be unavailable, not recommended, or not permitted. It is important, however, that members of Indiana's Bench and Bar continue their professional development and education.

The Supreme Court therefore ORDERS that, until further notice, any continuing legal education courses taken by attorneys, judges, and State Level Judicial Officers shall not count toward the credit-hour limitations on distance education set forth in Indiana Admission and Discipline Rule 28, Sections 3(a) and 3(b), and Rule 29, Section 3(a) and the Order entered by this Court on March 31, 2020, under Case No. 20S-MS-239.

Done at Indianapolis, Indiana, on 9/23/2020

Louis A. Rush

Loretta H. Rush Chief Justice of Indiana

All justices concur.