1 2	Rule	10.57	7. Judicial Service Advisory Committee		
3	(a)	Area	r of focus		
4					
5		The c	committee makes recommendations for improving judicial service, retention,		
6		and c	compensation.		
7					
8 9	(b)	Addi	Additional duties		
10		In ad	dition to the duties described in rule 10.34, the committee must identify and		
11		evalu	nate best current national and local practices and develop or recommend		
12			ssary training related to the following issues:		
13					
14		(1)	A "cafeteria plan" of benefits; wellness subsidies; professional development		
15			allowances; personal leave; and supplemental life, disability, or liability		
16			insurance;		
17					
18		(2)	Health care benefits, including services and programs;		
19					
20		(3)	Compensation and retirement, including recommendations for 401(k) and		
21			other deferred compensation programs and the most appropriate mechanism		
22			for setting judicial salaries;		
23					
24		(4)	Resources and programs for quality of judicial life, particularly those dealing		
25			with health, stress, and relationships;		
26					
27		(5)	Mentorship programs; and		
28					
29		(6)	Special needs and programs for new and retired judges.		
30					
31	(c)	Men	nbership		
32					
33			committee must include at least one member from each of the following		
34		categ	gories:		
35					
36		(1)	Appellate court justice;		
37					
38		(2)	Retired jurist;		
39					
40		(3)	Superior court judge from a court with 15 or more judges;		
41					
42		(4)	Superior court judge from a court with 5 to 14 judges;		
43					

1		(5)	Superior court judge from a court with 4 or fewer judges;
2		(0)	z uportor court juage rrom u court man v or remer juages,
3		(6)	Superior court executive officer from a court with 15 or more judges;
4		. ,	
5		(7)	Superior court executive officer from a court with 14 or fewer judges;
6			
7		(8)	Member of the Administrative Presiding Justices Advisory Committee; and
8 9		(9)	Member of the Trial Court Presiding Judges Advisory Committee.
10 11 12 13	previ	iously (repealed effective October 25, 2013; adopted as rule 6.57 effective January 1, 2003; amended and renumbered effective January 1, 2007.
14	Rule	e 10.60	0. Tribal Court–State Court Forum
15	()		0.0
16 17	<u>(a)</u>	Area	a of focus
18		The	forum makes recommendations to the council for improving the administration
19			estice in all proceedings in which the authority to exercise jurisdiction by the
20			e judicial branch and the tribal justice systems overlaps.
21			<u>, , , , , , , , , , , , , , , , , , , </u>
22 23	<u>(b)</u>	Add	litional duties
24		In ac	dition to the duties described in rule 10.34, the forum must:
25			
26		<u>(1)</u>	Identify issues of mutual importance to tribal and state justice systems,
27			including those concerning the working relationship between tribal and state
28			courts in California;
29		/ - \	
30		<u>(2)</u>	Make recommendations relating to the recognition and enforcement of court
31			orders that cross jurisdictional lines, the determination of jurisdiction for
32			cases that might appear in either court system, and the sharing of services
33 34			between jurisdictions;
35		(3)	Identify, develop, and share with tribal and state courts local rules of court,
36		<u>(3)</u>	protocols, standing orders, and other agreements that promote tribal court–
37			state court coordination and cooperation, the use of concurrent jurisdiction,
38			and the transfer of cases between jurisdictions;
39			and the transfer of cases between jurisdictions,
40		<u>(4)</u>	Recommend appropriate activities needed to support local tribal court–state
41		<u> , , , , , , , , , , , , , , , , , ,</u>	court collaborations; and
12			

1 2 3		<u>(5)</u>	Make proposals to the Governing Committee of the Center for Judicial Education and Research on educational publications and programming for judges and judicial support staff.				
4 5	<u>(c)</u>	Men	Membership				
6							
7		The	forum must include the following members:				
8							
9		<u>(1)</u>	Tribal court judges or justices selected by tribes in California, as described in				
10			(d), but no more than one tribal court judge or justice from each tribe;				
11							
12		<u>(2)</u>	At least three trial court judges from counties in which a tribal court is				
13			<u>located;</u>				
14							
15		<u>(3)</u>	At least one appellate justice of the California Courts of Appeal;				
16							
17		<u>(4)</u>	At least one member from each of the following committees: the Access and				
18			Fairness Advisory Committee, Civil and Small Claims Advisory Committee,				
19			Criminal Law Advisory Committee, Family and Juvenile Law Advisory				
20			Committee, Governing Committee of the Center for Judicial Education and				
21			Research, Probate and Mental Health Advisory Committee, and Traffic				
22			Advisory Committee; and				
23							
24		<u>(5)</u>	As ex officio members, the Director of the California Attorney General's				
25			Office of Native American Affairs and the Governor's Tribal Advisor.				
26							
27		The	composition of the forum must have an equal or a close-to-equal number of				
28		judg	es or justices from tribal courts and state courts.				
29							
30	<u>(d)</u>	Men	mber Selection				
31							
32		(1)	The Chief Justice appoints all forum members, except tribal court judges and				
33			tribal court justices, who are appointed as described in (2).				
34							
35		<u>(2)</u>	For each tribe in California with a tribal court, the tribal leadership will				
36			appoint the tribal court judge or justice member to the forum consistent with				
37			the following selection and appointment process.				
38							
39			(A) The forum cochairs will notify the tribal leadership of a vacancy for a				
40			tribal court judge or justice and request that they submit names of tribal				
41			court judges or justices to serve on the forum.				
42							

1		<u>(B)</u>	A vacancy for a tribal court judge or justice will be filled as it occurs
2			either on the expiration of a member's term or when the member has
3			left the position that qualified the member for the forum.
4			
5		<u>(C)</u>	If there are more names of tribal court judges and justices submitted by
6			the tribal leadership than vacancies, then the forum cochairs will confer
7			and decide which tribal court judges or justices should be appointed.
8			Their decision will be based on the diverse background and experience,
9			as well as the geographic location, of the current membership.
10			
11	<u>(e)</u>	Cochairs	
12			
13		The Chief	Justice appoints a state appellate justice or trial court judge and a tribal
14		court appel	llate justice or judge to serve as cochairs, consistent with rule 10.31(c).
15			
16	Rule	10.60 adopte	d effective October 25, 2013.
17			
18			Judicial Council Comment
19			
20	<u>Tribe</u>	es are recogni	zed as distinct, independent political nations (see Worcester v. Georgia (1832)
21	<u>31 U</u>	.S. 515, 559,	and Santa Clara Pueblo v. Martinez (1978) 436 U.S. 49, 55, citing Worcester),
22	which	h retain inher	ent authority to establish their own form of government, including tribal justice
23	syste	ms. (25 U.S.C	C.A. § 3601(4).) Tribal justice systems are an essential part of tribal
24	gove	rnments and s	serve to ensure the public health and safety and the political integrity of tribal
25	gove	rnments. (25)	U.S.C.A. § 3601(5).) Traditional tribal justice practices are essential to the
26	main	tenance of the	e culture and identity of tribes. (25 U.S.C.A. § 3601(7).)
27			
28			recognition of tribes as sovereigns in a government-to-government relationship
29			ereigns is a well-established principle of federal Indian law. (See Cohen's
30		-	eral Indian Law (2005) p. 207.) In recognition of this sovereignty, the council's
31			rum, through an internal committee under rule 10.30(d), is limited to oversight
32	of the	e forum's wor	rk and activities and does not include oversight of any tribe or tribal court.
33			
34	Rule	<u>: 10.61. Cou</u>	urt Security Advisory Committee
35			
36	<u>(a)</u>	Area of Fo	<u>ocus</u>
37			
38			ittee makes recommendations to the council for improving court
39		security, in	cluding personal security and emergency response planning.
40			

1	<u>(b)</u>	<u>Membership</u>		
2 3				
		The committee must include at least one member from each of the following		
4		categories:		
5		(1) A		
6		(1) Appellate court justice;		
7		(2) A		
8		(2) Appellate court administrator;		
9		(2) Trial accept in deep		
10		(3) Trial court judge;		
11 12		(4) Trial count indicial administration		
13		(4) Trial court judicial administrator;		
13		(5) Member of the Court Facilities Advisory Committee; and		
15		(5) Member of the Court Facilities Advisory Committee, and		
16		(6) Member of the Trial Court Facility Modification Advisory Committee.		
17		welloef of the 111al Court I aemity Modification Navisory Committee.		
18		At least one member of the committee should be from a trial court that uses a		
19		marshal for court security services.		
20		indisting for court security services.		
21	Rule	10.61 adopted effective October 25, 2013.		
22	Time	10.01 daopied effective october 23, 2013.		
23	Rule	2 10.170. Working Group on Court Security		
24		v zovinov vy oznaneg ozovap om obmitosovania,		
25	(a)	-Purpose		
26	()			
27		The Judicial Council has established the Working Group on Court Security. The		
28		purpose of the working group is to recommend uniform standards and guidelines		
29		that may be used by the Judicial Council and any sheriff or marshal for the		
30		implementation of trial court security services. The Working Group on Court		
31		Security must also consult with the Administrative Office of the Courts' Office of		
32		Court Construction and Management regarding security considerations for court		
33		facilities. The Judicial Council, after receiving recommendations from the Working		
34		Group on Court Security, may adopt rules, standards, guidelines, and policy		
35		directions for the trial courts in order to achieve efficiencies that will reduce		
36		security operating costs and constrain growth in those costs.		
37				
38	(b)	-Composition		
39	•			
40		The group is composed as follows:		
41				
42		(1) Eight representatives from the judicial branch of government selected by the		
43		Chief Justice;		

1			
2		(2)	Two representatives of the counties selected by the California State
3			Association of Counties;
4			
5		(3)	Three representatives of the county sheriffs selected by the California State
6			Sheriffs' Association;
7			
8		(4)	One representative of labor selected by the California Coalition of Law
9			Enforcement Associations; and
10			
11		(5)	One representative selected by the Peace Officers Research Association of
12			California.
13			
14	(c)	-Chai	r
15	` /		
16		The (Chief Justice may appoint an appellate court justice to serve as nonvoting
17		chair	• 11 11 0
18			
19	(d)	Initia	nl terms
20	()		
21		(1)	The initial terms of the members of the working group are as follows:
22		` /	
23			(A) Four years for three representatives of the judicial branch, one
24			representative of the counties, one representative of the county sheriffs,
25			one representative of the California Coalition of Law Enforcement
26			Associations, and one representative of the Peace Officers Research
27			Association of California.
28			
29			(B) Three years for three representatives of the judicial branch, one
30			representative of the counties, and one representative of the county
31			sheriffs.
32			
33			(C) Two years for two representatives of the judicial branch and one
34			representative of the county sheriffs.
35			
36		(2)	The appointing authority may designate which members are appointed to
37		(-)	two, three, and four year terms.
38			y y man and y and an and
39	(e)	Tern	1S
40	(-)		
41		After	the initial terms of members of the working group as provided in (d), the
42			s of members are three years. The appointing authority may fill any vacancy
43			ring for the remainder of the term.
-			U

1				
2			-	aled effective October 25, 2013; adopted as rule 6.170 effective October 15,
3	2003	; previ	ously a	amended and renumbered effective January 1, 2007.
4 5	Duk	10.17	71 XX	Vorking Group on Court Security Fiscal Guidelines
6	Kuk	10.17	1. **	orking Group on Court Security Fiscar Guidennes
7	(a)	Purp	ose	
8	. ,	-		
9		The .	Judici	al Council has established the Working Group on Court Security Fiscal
10		Guid	elines	s. The purpose of the working group is to consider whether modifications
11				ary and appropriate to the template that determines security costs, under
12				ent Code section 69927(a)(1) ("template review"), and to recommend
13			_	the limit for allowable costs, as stated in Government Code section
14				5) ("allowable costs review"). Template review may involve, among
15				s, that part of the template affecting law enforcement or security
16		perso	nnel	in courtrooms or court detention facilities ("personnel template review").
17	(1.)	•	• .	
18	(b)	-Com	posit	ION
19		(1)	Com	en esition for allowable costs review and townlate review except
20 21		(1)		onnel template review onnel template review
22			pers	onnet temptute review
23			In no	erforming allowable costs review and template review, except personnel
24			-	plate review, the group is composed as follows:
25			temp	nate review, the group is composed as ronows.
26			(A)	Six representatives from the judicial branch from the Working Group
27			()	on Court Security established in rule 10.170, as selected by the
28				Administrative Director of the Courts;
29				,
30			(B)	The two representatives of the counties from the Working Group on
31				Court Security established in rule 10.170; and
32				
33			(C)	The three representatives of the county sheriffs from the Working
34				Group on Court Security established in rule 10.170.
35				
36		(2)	Com	aposition for personnel template review
37				
38			In po	erforming personnel template review, the group is composed as follows:
39			(A \	
40			(A)	The six representatives from the judicial branch of government selected
41				by the Administrative Director of the Courts, under (b)(1)(A);
42			(D)	The two concentratives of the counties and der (h)(1)(D):
43			(B)	The two representatives of the counties under (b)(1)(B);

1		
2		(C) Two of the three representatives of the county sheriffs under (b)(1)(C)
3		as determined by the California State Sheriffs' Association; and
4		
5		(D) Two representatives of labor selected by the California Coalition of
6		Law Enforcement Associations.
7		
8	(c) Chai	
9		
10		dministrative Director of the Courts may designate one of the judicial branch
11	mem	ers to be chair of the working group.
12		
13	(d) Terr	j
14		
15	(1)	The initial and subsequent terms of the members of the Working Group on
16		Court Security Fiscal Guidelines who are members because they are
17		members of the working group established in rule 10.170 expire when their
18		terms on that working group expire. The terms of any other members of the
19		Working Group on Court Security Fiscal Guidelines are three years.
20		
21	(2)	The appointing authority may fill any vacancy occurring for the remainder of
22		the term.
23		
24	Rule 10.171	repealed effective October 25, 2013; adopted as rule 6.170 effective January 1,
25	2003; adopt	d as rule 6.171 effective October 15, 2003; previously amended and renumbered
26	effective Jan	pary 1, 2007.