

# **Court Clerk Training Requirement**

California Rule of Court 5.355
Minimum standard of training for court clerk staff whose assignment includes Title IV-D child support cases

# California Rule of Court 5.355

Court clerk

Assignment includes Title IV-D child support cases

Minimum of 6 hours annually

Federal & state laws concerning child support and related issues

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### What is Title IV-D?

Title IV-D of the Social Security Act (Federal Law)

Requires each state to provide services to the public to establish parentage and get and enforce child support orders

Provides federal funding to states to assist with the cost of the program

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# **Title IV-D Funding**

 California Department of Child Support Services is the single state-level IV-D agency. All program funding flows through DCSS

Program is 2/3 federal Title IV-D funds & 1/3 state funds

DCSS contracts with the AOC to provide child support court services. AOC then contracts with each court What do the courts and the AOC have to do to keep this funding?

Keep accurate records including having each person who works on the child support program keep accurate time records.

# **Time Studying**

Purpose is to make sure that grant funding is going to pay for grant-related activities

If an employee works 100% on Title IV-D work timesheet showing all hours under Title IV-D is enough

If employee works on Title IV-D and other nonfunded activities must track time spent by funding source

What is IV-D eligible activity for court clerk?

# Child Support Program Background

 Historical Background
 Title IV-D Performance Problems in California

Current system of establishing child support was inadequate

Needed system that was quick & efficient Lack of uniformity of policies and procedures among courts/child support agencies

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## Legislature's Response

 Enacted AB 1058 in 1996 (Child Support Commissioner and Family Law Facilitator Program)

Provided the courts with direction on how to develop an effective program

Provided the courts with funding



## AB 1058 Program Objectives

Establish a simple, speedy and cost-effective system that was accessible to families
Mandate uniform and simplified procedures
Create specialized child support commissioners and family law facilitators

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### AB 1058 Program Realized

Child support commissioners/family law facilitators in each county

Specialized court procedures that are streamlined and unique to Title IV-D

Created specialized rules & forms

Set up minimum qualifications for staff and standard training requirements

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# Rules & Forms General Overview

Who can come up with ideas for rules & forms?

What is the process for review and approval?

What is the timeline?

# Rules & Forms Governmental Forms Special role of these forms given the volume of IV-D cases; numbers of self-represented litigants and the DCSS

 Role of Local Agencies in forms development and review

statewide automated environment

Special concerns

# Specialized Court Procedures for IV-D Cases

Proposed Judgment Process

Amended Proposed Judgment

Limitations on review of default judgments

Confidential proof of service (redaction of addresses)

Objection to Child Support Commissioner vs.

Stipulation to Commissioner

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Others?

#### Fees & Costs in Title IV-D Cases

Exemption of Child Support Agency from payment of fees and costs (Government Codes 6103.9)

No fee to file response or subsequent paper in action brought by DCSS (Government Code 70672)

What about Requests for Hearing on Wage Assignment? (CRC 5.335(c))

# **Plans of Cooperation**

- Required by the funding contract between AOC/court
- Can set out local case/form processing timelines
- Requires quarterly POC meeting between court and agency
- How can this be used to benefit case/forms processing and effective local court procedures.

# Registration vs. Change in Case Management Responsibility

Use of FL-634

- Development of the Child Support Computer Program
- Change in Local Agency Policy & Practice
- Rationale behind the change
- Impact on the court 7.6

# How Can You Tell If the Local Agency Is Still Part of the Case?

Use of FL-632

- This form is used when the local child support agency enters the case.
  - Current Support
  - Support Arrears
  - Medical Support
- This form is used when the local child support agency leaves the case.

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# California Rule of Court 5.125 Effective January 1, 2013 What problem was rule trying to fix? Review of the provisions of the Rule Applicability to Title IV-D cases & potential program impact

# New Contract Terms Minimum Time Standards: LCSA documents must filed and processed within ten (10) Court working days or immediately in exceptional circumstances. LCSA documents which require a Court hearing must processed within five (5) Court days of the submission. More timely processing of FL-191

