

Responses to “How are Certain MCLE Jurisdictions responding to the Covid 19 Pandemic?”

This information was updated April 1, 2020. If you are a CLEreg member or MCLE Jurisdiction and would like information included in this document, please contact Julia Orzeske, CLEreg Executive Director at jorzeske@gmail.com

Disclaimer by CLEreg: This is by no means an exclusive list of all MCLE jurisdictions. The following information was provided to CLEreg in response to an informal survey asking what changes their jurisdiction has made in response to the Covid 19 pandemic. Conditions are changing rapidly and the responses are fluid.

The user is advised to check the local Department of Health and CDC current guidance as well as the MCLE jurisdictions’ websites, orders and statements on the subject. The user may access most MCLE jurisdiction contact information at www.CLEreg.org.

Arkansas: <https://www.arcourts.gov/attorneys> Arkansas has no limitation on Distance education. The deadline for attorneys to report hours is June 30, 2020.

<https://www.arcourts.gov/> Check here for Arkansas Covid 19 Court response.

California:

There have been no changes. California awards Participatory or Self-study credits. Distance learning can be participatory provided the provider keeps attendance, either electronically or by roll call or other method

<http://www.calbar.ca.gov/>

Information about classes and gatherings may be found here:

<http://www.calbar.ca.gov/About-Us/News/COVID-19-Updates>

Colorado: a notice has been posted on the main page

<https://www.coloradosupremecourt.com/index.asp> that states in a box: **Possible**

Business Interruptions: The Office of Attorney Regulation Counsel is implementing new procedures for certain types of transactions with our Office, effective immediately. Please [click here](#) to get current information about these new procedures and potential operational impacts that may affect you.

This page will be updated

(<http://www.coloradosupremecourt.com/AboutUs/Notices.asp>) with additional guidance on the office's temporary procedures as issues surrounding COVID-19 evolve.

Delaware: <https://courts.delaware.gov/cle/> On March 19, 2020, the Supreme Court of Delaware issued an order regarding make up plans for attorneys who are noncompliant for 2019. The traditional live credit requirement is waived. In addition, the deadlines have been extended: transcript verification is due by 4/30/20; completion of make-up plans is due by 5/31/20 with report of completion due by 6/15/20.

The live credit requirement is still in place for those whose compliance period ends 12/31/20. This issue will be revisited at a later date if need be.

Florida: <https://www.floridabar.org/>

There is no requirement that courses be live.

CLE Providers may be eligible for refunds for cancelled courses. Courses are approved for 18 months, and CLE providers may request the approval period be expanded.

The Board of Governors Executive Committee approved extending the reporting cycle to August 31, 2020, for anyone reporting in February, March, April and May. (added March 23, 2020)

<https://www.floridabar.org/news/releases/covid19/>

Georgia. <https://www.gabar.org/> On March 10, the Georgia Supreme Court temporarily waived requirement of 6 hours of in person CLE. Georgia attorneys may complete all 12 hours of their CLE requirement through self-study, in-house or distance education. This order is effective through March 31, 2020. In addition to the in-person waiver, the deadline for 2019 courses has been extended from March 31, 2020 through April 30, 2020.

<https://www.gabar.org/newsandpublications/announcement/announcementdetail.cfm?id=6277409>

Here is the order: IN RE: STATE BAR RULE 8-106 (B)

State Bar Rule 8-104 (A) provides, subject to certain exemptions, that “[e]ach active member [of the State Bar] shall complete a minimum of twelve (12) hours of actual instruction in an approved continuing legal education activity during each year.” Regulations (8) (e) and (15) to State Bar Rule 8-106 (B) allow lawyers to earn up to six hours of credit through certain self-study, in-house, or distance-learning continuing legal education activities, but the remaining six hours must be earned by personal attendance at an approved continuing legal education program. Considering the imminent expiration of the grace period for lawyers to complete the continuing legal education requirements for 2019, in the light of

recent guidance from the Centers for Disease Control and Prevention, recommending that certain individuals with an elevated risk from exposure to the COVID-19 virus avoid crowds to the extent possible, and in consultation with the president of the State Bar, the Court temporarily suspends Regulations 8 (e) and (15) to State Bar Rule 8-106 (B) to the extent that those Regulations limit lawyers to six hours of credit through self-study, in-house, or distance-learning continuing legal education activities. Effective immediately, and continuing through March 31, 2020, lawyers may earn all or any portion of the required twelve hours through self-study, in-house, or distance-learning continuing legal education activities under

Regulations 8(e) and (15), so long as those activities otherwise satisfy the requirements of those Regulations. This temporary,

partial suspension of Regulations 8 (e) and (15) shall apply to self-study, in-house, and distance-learning continuing legal education

activities completed on or before March 31, 2020.

Illinois: Thus far, the MCLE deadlines remain unchanged. The two-year compliance period for attorneys with last names A-M ends June 30, 2020 and reports are due July 31, 2020. A group of newly-admitted attorneys has a compliance deadline each month. <https://www.mcleboard.org/>

The Illinois MCLE Board is working with course providers to make most date and delivery method changes to approved courses at no cost. Please contact the Board for more details.

Indiana: <https://www.in.gov/judiciary/ace/> A Supreme Court order filed on March 31, 2020 waives the distance education credit-hour limitations for attorneys and judges whose three year period ends on December 31, 2020. Attorneys whose educational periods expire on or before December 31, 2022 may report no more than 24 hours of distance education. State level judicial officers whose educational periods ends on or before December 31, 2022 may report no more than 36 hours of distance education. <https://www.in.gov/judiciary/files/order-other-2020-20S-ms-239.pdf>

Idaho: <https://isb.idaho.gov/licensing-mcle/mcle-info/mcle-compliance/> No changes have been made at this point. The 3-year reporting period that ends on 12/31, with 1/3 of members reporting each year. Teleconferences and webinars qualify for “live” credit.

Iowa: Iowa has removed the limitations on distance education (unmoderated CLE). <https://www.iowacourts.gov/opr/attorneys/attorney-practice/continuing-legal-education/>

A memo to Providers on programs affected by Covid 19 is provided here:
https://www.iowacourts.gov/static/media/cms/Memo_re_COVID19_and_CLE_programs_72365B7B1B1E4.pdf

The Court's order is found here.
https://www.iowacourts.gov/static/media/cms/Order_re_Coronavirus_Impact_on_OPR_4CF62A42E44CE.pdf

Kansas: <https://www.kscle.org/> Kansas attorneys can complete their 12-hour annual requirement online. However, there is a 6-hour limitation for prerecorded programming. The compliance deadline of June 30, 2020 remains unchanged, but the situation is being monitored.

Louisiana: <https://www.lsba.org/> Louisiana State Bar Association has cancelled or rescheduled all CLEs, meetings and events through the end of April. The LSBA emphasizes this is a quickly evolving situation that is being monitored closely.

Maine: <https://www.courts.maine.gov/> The Maine Supreme Judicial Court issued an Emergency Order suspending the in-person requirement for Maine Bar Rule 5 CLE programs – programs on recognition and avoidance of harassment and discriminatory communication or conduct related to the practice of law. Maine attorneys may now complete this credit with live webinars, but are still not allowed to take the credit with on demand programming. <https://www.courts.maine.gov/covid19/emergency-order-notice-revised.pdf>.

The Maine Board of the Overseers of the Bar extended the 2018/2019 CLE reporting deadline to May 1, 2020 and will not impose late fees for the 2018/2019 reporting period. <https://www.courts.maine.gov/covid19.shtml>

Minnesota: <https://www.cle.mn.gov/>
The Minnesota Supreme Court issued an Order March 18 suspending the on-demand credit limit for lawyers due to report August 31, 2020 for the July 1, 2017 to June 30, 2020 reporting period. In Minnesota, the Rules permit all lawyers to claim 100% of live webinars. Language has been added to the website to advise lawyers that if they have any concerns, they should contact the CLE office – preferably by email.

The order can be found here:
<https://www.cle.mn.gov/wp-content/uploads/2020/03/Administrative-Order-Establishing-Temporary-Exception-to-Rule-6-D-of-the-Rules-of-the-Minnesota-State-Board-of-1.pdf>

Missouri:
https://mobar.org/site/MCLE/MCLE_Home/site/content/MCLE/My_MCLE.aspx?hkey=3816c777-d9e3-4ba7-90bf-6746680ce10c

COVID-19 Extension of Reporting Year: Pursuant to a Supreme Court of Missouri order effective March 23, 2020, the reporting year for 2019-2020 will be for the 15

months between July 1, 2019, and Sept. 30, 2020. Any extra credit hours earned during the 2019-2020 reporting year may be carried over as prescribed in Regulation 15.05.5. The reporting deadline for the 2019-2020 reporting year is now extended until Oct. 31, 2020. <https://www.courts.mo.gov/page.jsp?id=153193>

As of March 13, all in person events have been cancelled.

<https://mobar.org/site/content/News-and-Events/Notices.aspx?WebsiteKey=dd54fe1d-87c8-4d7e-9547-e59fcd729541>

Montana: <https://www.mtcle.org/> The compliance period ends March 31, 2020. The limitations on self/study on demand courses remains 5 hours per reporting year. Live webinars and teleconferences are considered interactive courses and are counted toward the 10-credit reporting requirement for a compliance period.

Nebraska: <https://supremecourt.nebraska.gov/attorneys/mandatory-continuing-legal-education-mcle>

In response to the coronavirus/COVID-19 pandemic, the Nebraska Supreme Court has determined it necessary to allow all 10 required credits to be obtained without attending live education (regular/traditional class type) for 2020. As attorneys file annual reports for 2020 in December, reports that have no live education will be accepted when they contain at least 10 total credits including 2 that qualify as professional responsibility/ethics. Contact the MCLE Help Desk at 402.471.3137 or nsc.mcle@nebraska.gov with any questions about CLE requirements for attorneys or submission and reporting procedures for CLE sponsors.

Covid related orders and statements may be found here:

<https://supremecourt.nebraska.gov/nebraska-judicial-branch-emergency-status-information/orders>

New Hampshire: <https://www.nhbar.org/nhmcle/art/> There no live course requirement in NH.

All NH Bar sponsored CLEs and meetings will be postponed until at least April 6, 2020, when the situation will be reevaluated. <https://www.nhbar.org/nh-judicial-branch-response-to-covid-19/>

New Jersey: In a Court order dated March 10, 2020, the Supreme Court waived, until further order of the Court, the 12 hour in person requirement. As of the date of the order, attorneys may fulfill the 24-hour requirement per 2-year compliance period.

<https://www.njcourts.gov/notices/2020/n200310b.pdf?c=0MQ>

Here is the language of the New Jersey Supreme court Order:

SUPREME COURT OF NEW JERSEY Pursuant to Regulation 201 :8 ("Alternative Verifiable Learning Formats"), the Board on Continuing Legal Education requires that attorneys complete twelve credit hours in the form of live classroom instruction for each two-year compliance period for continuing legal education. In response to the growing public health crisis worldwide and in New Jersey, the New Jersey Department of Health and the Centers for Disease Control and Prevention have recommended social distancing to try to minimize exposure to and transmission of the COVID-19 corona virus. It is therefore, for good cause shown, ORDERED that effective immediately and until further order of the Court, the live classroom instruction requirement is relaxed. Until further notice, all twenty-four credit hours for the compliance period may be fulfilled through approved courses offered in alternative verifiable learning formats.

New Mexico: https://www.nmbar.org/Nmstatebar/For_Members/MCLE.aspx
New Mexico allows unlimited live webcast, webinar or teleseminars to establish compliance, and always have.

New Mexico is currently considering how to help attorneys who are lacking credits for 2019.

Here is where to find Covid 19 information at the New Mexico State Bar site
<https://www.nmbar.org/nmstatebar/Home/Nmstatebar/Default.aspx?hkey=38ab9ac5-6cb4-462c-9916-3ae256bf1e84>

New York: New York <http://ww2.nycourts.gov/attorneys/cle/index.shtml>

New York CLE Board published the following Changes to CLE Program Format Restrictions in Response to COVID-19

In an effort to address the growing concerns related to the spread of the COVID-19 Coronavirus, the CLE Board will implement the following changes, effective immediately through June 30, 2020:

- Newly Admitted Attorneys – Newly admitted attorneys (those admitted to the New York State Bar for two years or less) may participate in Skills CLE courses by either individual participation (self-study) or group participation, in the following live, nontraditional formats, where questions are allowed during the program: 2 a. webconference, b. teleconference, and c. videoconference.
- New York State CLE Accredited Providers – New York State CLE Accredited Providers may offer CLE programs in the above-listed formats, provided they do so in accordance with all applicable requirements set forth in the Program Rules and Regulations. March 11, 2020

<http://ww2.nycourts.gov/sites/default/files/document/files/2020-03/COVID-19ChangesCLE-ProgramFormatRestrictions.pdf>

North Carolina: <https://www.nccle.org/> Effective January 1, 2020 there is no limitation on online CLE hours.

Effective March 16, 2020, and until further notice, please communicate with the State Bar through email only. Attempts to communicate with the State Bar via United States Mail, UPS, FedEx, or facsimile may result in substantial delay.

<https://www.ncbar.gov/news-publications/news-notice/2020/03/communications-with-state-bar-%E2%80%93-email-only/>

Oregon: <https://www.osbar.org/mcle/index.html> **ATTENTION MCLE PROGRAM SPONSORS:** IF YOU HAVE TO RESCHEDULE AN APPROVED PROGRAM, YOU DO NOT NEED TO SUBMIT A NEW ACCREDITATION APPLICATION. SIMPLY EMAIL THE NEW DATE TO MCLE@OSBAR.ORG, AND WE WILL AMEND YOUR PROGRAM DATE AND EXPIRATION DATE IN OUR DATABASE AT NO CHARGE.

Links to Court Order and a Supreme Court statement may be found here:

<https://www.osbar.org/index.html>

There is no live requirement in Oregon.

The compliance deadline has been extended from April 2, 2020 to May 1, 2020 as of March 19, 2020.

North Dakota. <https://www.sband.org/page/cle> North Dakota is allowing certain attorneys with a 2020 reporting year to earn all or a portion of their required 45 credits through self-study. The language of this suspension of the relevant policy is as follows:

North Dakota CLE Commission Temporarily Suspends Policy 1.15 Regarding In-Person CLE Attendance

As a result of the restrictions imposed on in-person conferences because of COVID-19, the North Dakota CLE Commission is temporarily suspending **ND CLE Policy 1.15**. Effective immediately and continuing until further notice attorneys in Reporting Group 3, who report in 2020, will be allowed to earn all or a portion of the required 45 credits through self-study. Three (3) ethics CLE hours will still be required.

The CLE Commission understands this is a fluid situation and is committed to take further steps or modifications if needed.

<https://www.sband.org/news/496604/Important-News-from-the-ND-CLE-Commission.htm>

Ohio. <http://www.supremecourt.ohio.gov/AttySvcs/CLE/default.asp> The Ohio Commission on CLE extended the deadline for 2018/2019 late compliance to June 29, 2020. The self-study cap for the 2018/2019 late compliance period has been waived.

Detailed information for attorneys may be found here:
<http://www.supremecourt.ohio.gov/AttySvcs/CLE/attorneyNotice.pdf> Dated March 17, 2020.

Fees for sponsors changing a live program into an interactive webinar or other self-study due to cancellation related to the pandemic are being waived.

CLE deadlines for attorneys that are current 12/31/20 or 12/31/21 are not waived.

The following is an excerpt of an email sent Ohio CLE providers on March 24, 2020:

A. CLE APPLICATION SUBMISSION BY EMAIL

1. *Sponsors who do not have access to postal services may email CLE applications to OHCLEapp@sc.ohio.gov*
 2. ***Only one (1) application should be attached per email.*** Any additional applications will be not be considered since staff must be able to track incoming applications. Therefore, a strict 1:1 ratio will be applied to ensure processing.
 3. ***The application and all related documents should be submitted in one (1) attachment per email.*** Please order the pages as follows:
 - a. *The applicable [Ohio CCLE application form](#);*
 - b. *Any other CCLE forms, e.g., [interdisciplinary](#), [in-house variance request](#), if applicable;*
 - c. *Detailed time agenda, with any session(s) to be considered for APC credit clearly marked;*
 - d. *Faculty bios; and*
 - e. *Additional information required to process the application.*
- Attachments are limited to 50 MB, which is adequate for an application form, agenda, bios, and other necessary documents. For example, a one to five-page web-optimized PDF or Word document is generally less than 200 KB. Do not include PowerPoint presentations, which can easily exceed 50 MB.*
4. ***DO NOT SEND PROGRAM MATERIALS.*** If additional information is required, you will be contacted by staff.
 5. ***Include in the subject line of the email the sponsor id number and the number of the sponsor's submission for that day to allow for sorting*** (e.g., 12570/003 would be that sender's third application for the day). For purposes of the "Apply Date," a given day starts at 12:00 a.m. and ends at 11:59 p.m. ET. Please do not insert any text in your mail. All information must be in the attachment.
 6. ***The submission must be a PDF or Word document.*** Any other formats are incompatible with our software and will not be reviewed.

7. Notification of CLE accreditation decisions will be sent by email. **An email address must be included with any application submitted by email.** Letters of CLE accreditation decisions will not be mailed in response to email submissions.

B. INVOICING/PAYMENTS

Invoices will be generated after staff has logged the applications and will be sent by email. At this time, payments must be paid by check payable to the Supreme Court of Ohio and remitted to the address below. Please include the invoice with your payment.

Supreme Court of Ohio
Attn: CCLE Invoices
65 S. Front St., 5th Floor
Columbus, OH 43215

Pennsylvania: <https://www.pacle.org/> The deadline for a compliance group has been extended from April 30, 2020 to August 31, 2020.

The language of the Court order of March 19, 2020 is as follows:

IT IS ORDERED pursuant to Article V, Section 10 of the Constitution of Pennsylvania, and Rule 1952(A) of the Rules of Judicial Administration, that § 4 of the Pennsylvania Continuing Legal Education Board Regulations, implementing Rule 105(a)(1) of the Pennsylvania Rules for Continuing Legal Education, is modified as follows:

The April 30, 2020 CLE compliance deadline applicable to Compliance Group 1 is hereby extended to August 31, 2020. All other 2020 annual compliance deadlines remain unchanged and on standard schedule.

This ORDER shall be processed in accordance with Pa.R.J.A. No. 103(b), and shall be effective immediately.

<http://www.pacourts.us/assets/opinions/Supreme/out/832spct-amend.pdf?cb=1>

Puerto Rico: <http://www.ramajudicial.pr/sistema/supremo/PEJC/index.htm>

Puerto Rico has no limitation on distance education hours. The compliance deadline has been extended to April 30, 2020. Depending on whether the governor extends the state of emergency, the Puerto Rico Supreme Court may issue a further extension of the compliance deadline.

Court press releases and orders related to Covid 19 are accessible here.

<http://www.ramajudicial.pr/Prensa/index.html>

Here is the press release and link to the order. **JUDICIAL MEASURES IN THE FACE OF A HEALTH EMERGENCY SITUATION BY THE COVID-19: CONTINUOUS LEGAL EDUCATION PROGRAM (PEJC)**

As part of the measures adopted to address the emergency decreed as a consequence of COVID-19, the Supreme Court of Puerto Rico determined that all terms provided in the Regulations of the Continuing Legal Education Program that expire between **Monday, March 16, 2020 and Tuesday, April 14, 2020** , will run through **Thursday, April 30, 2020** . During this period, the PEJC will not notify notices of noncompliance against the attorneys whose period of compliance with the continuing legal education credits expired or expires on or before April 30, 2020.

[Resolution](#)

South Carolina: <http://www.commcle.org/> On March 17, the South Carolina Supreme Court waived the 8 hour cap on distance education, thus permitting attorneys to earn all or any portion of the required annual 14 hours of MCLE credit for the 2019-2020 annual reporting year through pre-approved alternatively delivered programming. Here is the language of that order:

Lawyers who failed to comply with 2019-2020 Continuing Legal Education (CLE) requirements will be suspended if they do not file reports of compliance and pay the filing fee and any penalty by April 15, 2020. Rule 419(c)(2), SCACR. Based on the continued development of Coronavirus (COVID-19) and the advice from the Centers for Disease Control and the South Carolina Department of Health and Environmental Control urging against public gatherings, this Court finds it appropriate to waive the restriction in paragraph V(B)(3) of Appendix C to Part IV, SCACR, stating lawyers may obtain no more than eight credit hours of CLE via online or telephonic courses.

Effective immediately, lawyers may earn all or any portion of the required fourteen hours of CLE credit for the 2019-2020 annual reporting year through online or telephonic programs. <https://www.sccourts.org/whatsnew/displayWhatsNew.cfm?indexId=2462>

The six-hour live credit requirement for the current 2020-2021 reporting year is still in place. The Commission will revisit that issue at a later date if need be. The offices are currently open and operating as regular and we will continue to monitor the situation as it develops.

Tennessee: <https://www.cletn.com/> Effective March 13, the Tennessee Supreme Court ordered that Tennessee attorneys may fulfill all of their CLE requirements for 2019 through distance learning completed through March 31, 2020. Even though distance education hours could be used to fulfill a late CLE requirement, an attorney would still be responsible for paying any late fees due to the attorney's tardy compliance.

Here is the language of that order:

IN THE SUPREME COURT OF TENNESSEE AT NASHVILLE IN RE: COVID-19
PANDEMIC _____ No. ADM2020-00428

_____ ORDER REGARDING CONTINUING LEGAL
EDUCATION In response to the COVID-19 pandemic, the Chief Justice of the
Tennessee Supreme Court has declared a state of emergency for the Judicial Branch of
Tennessee government and activated a Continuity of Operations Plan for the Courts of
Tennessee. Considering the imminent expiration of the period for lawyers to provide the
Tennessee Commission on Continuing Legal Education with the Annual Report
Statement indicating completion of required continuing legal education hours for 2019
pursuant to Tennessee Supreme Court Rule 21, section 6.02, and in furtherance of the
Judicial Branch's obligation to mitigate the risks associated with COVID-19, the Court
temporarily suspends Tennessee Supreme Court Rule 21, sections 3.01(c) and 4.02(c), to
the extent these provisions limit lawyers to a maximum of eight (8) hours of Distance
Learning. Effective immediately and through March 31, 2020, lawyers may earn all or
any portion of the required continuing legal education hours for 2019 through approved
Distance Learning completed through March 31, 2020. It is so ORDERED. PER
CURIAM

Texas: https://www.texasbar.com/AM/template.cfm?section=Reporting_MCLE_Hours

Texas state bar statement:

MCLE Deadlines Extended

We understand that the COVID-19 pandemic is making it difficult for some attorneys to complete their MCLE requirements on time. In response, the State Bar of Texas MCLE Department will grant an automatic 60-day extension to attorneys reaching their compliance deadlines in March, April, or May. Attorneys who missed compliance deadlines in January or February will receive an automatic 60-day extension to prevent the assessment of further fees. Attorneys now subject to suspension for failing to comply with MCLE requirements in November or December will have an additional one-month extension. Please contact the MCLE Department at 800-204-2222, ext. 1806, or mcle@texasbar.com if you have questions about the extensions or MCLE compliance requirements.

https://www.texasbar.com/Content/NavigationMenu/Coronavirus_COVID_19/default.htm

Utah: A statement provided at <https://www.utahbar.org/> indicates that the in-person CLE requirements are suspended through June 30, 2020. The following is the language of this statement.

CHANGE TO MCLE LIVE REQUIREMENT FOR THIS MCLE CYCLE

Due to the CDC recommendations against gathering in large groups in order to mitigate the spread of the COVID-19 virus, the Supreme Court has authorized the Supreme Court Board of Continuing Education to suspend all requirements for in-person CLE attendance for the remainder of the current reporting cycle, which ends on June 30, 2020. Accordingly, those Bar members who are required to report CLE compliance this reporting cycle may complete all required hours through webinars and other self-study courses in accordance with Rule 14-413 of the MCLE Rules.

Washington State Bar Association <https://www.wsba.org/for-legal-professionals/mcle> This statement is provided at the WSBA site:

Responding to COVID-19

As we continue to monitor the evolving developments of COVID-19, and following recommendations from King County Department of Public Health, please know that many upcoming WSBA CLE programs will be offered **via webcast only**. Please contact cle@wsba.org if you have questions about a particular program. We also encourage you to peruse our library of offerings available for on-demand viewing and CLE credit. Thank you. <https://wsba.org/for-legal-professionals/wsba-cle>

West Virginia State Bar <https://wvbar.org/>

WVSB has published a plan at: <https://wvbar.org/wv-state-bar-coronavirus-plan/>

Due to concerns associated with the COVID-19 virus, the Supreme Court of Appeals of West Virginia has granted a request from the Mandatory Continuing Legal Education Commission for a temporary waiver of current CLE rules and regulations which limit the CLE credits for online and in-house credits to 12 credits, or half of the mandatory continuing legal education requirements. Attorneys will now be able to earn all or any portion of the required 24 CLE credit minimum through video, audio, correspondence, telephone seminars, computer-based training courses and in-house instruction, so long as the courses otherwise satisfy the requirements of the CLE rules and regulations and are approved for CLE credit in West Virginia.

[Click Here for the full order of the Court. http://www.courtswv.gov/legal-community/court-rules/Orders/2020/CLEWaiverMarch122020.pdf](http://www.courtswv.gov/legal-community/court-rules/Orders/2020/CLEWaiverMarch122020.pdf)

Wisconsin: <https://www.wicourts.gov/>

The Wisconsin Supreme Court has issued a temporary order suspending the cap for on-demand credits. The order is effective through December 31, 2020.

<https://www.wicourts.gov/news/docs/cleCovid19.pdf>

Wyoming: <https://www.courts.state.wy.us/wp-content/uploads/2017/05/RULES-OF-THE-WYOMING-STATE-BOARD-OF-CLE-July-2019.pdf> Wyoming attorneys can complete their 15-hour annual requirement online. However, there is an 8-hour limitation for self-study non-interactive/non-participatory programming. The compliance deadline of December 31, 2020 remains unchanged. The CLE Board is continuing to monitor the situation.