- 1 Rule 11-203. Senior justice court judges.
- 2 Intent:
- 3 To establish the qualifications, term, authority, appointment and assignment for senior justice
- 4 court judges and active senior justice court judges.
- 5 Applicability:
- 6 This rule shall apply to judges of courts not of record.
- 7 Statement of the Rule:
- 8 (1) Qualifications.
- 9 (1)(A) A judge may apply to become a senior justice court judge, on either inactive or active
- 10 <u>status.</u>
- 11 (1)(A)(B) Inactive Senior Justice Court Judge. To be an inactive senior justice court judge, a
- 12 judge shall:
- 13 (1)(A)(B)(i) have been certified by the Judicial Council for retention retained in the last election
- 14 or reappointment at the last time the Judicial Council considered for which the judge for
- 15 certification last stood for election;
- 16 (1)(A)(B)(ii) have voluntarily resigned from judicial office, been laid off pursuant to a reduction
- 17 in force, retired upon reaching the mandatory retirement age, or, if involuntarily retired due to
- 18 disability, shall have recovered from or shall have accommodated that disability;
- 19 (1)(A)(B)(iii) demonstrate appropriate ability and character;
- 20 (1)(A)(B)(iv) have been in office for at least five years; and
- 21 (1)(A)(B)(v) comply with the restrictions on secondary employment provided by the Utah Code.
- 22 (1)(B)(C) Active Senior Justice Court Judge. To be an active senior justice court judge, a judge
- 23 shall:
- 24 (1)(B)(C)(i) meet the qualifications of an <u>inactive</u> senior justice court judge;
- 25 (1)(B)(C)(ii) be a current resident of Utah;
- 26  $(1)(\underline{B})(\underline{C})(iii)$  be physically and mentally able to perform the duties of judicial office;
- 27 (1)(B)(C)(iv) maintain familiarity with current statutes, rules and case law;
- 28 (1)(B)(C)(v) satisfy the education requirements of an active justice court judge;
- 29 (1)(B)(C)(vi) accept assignments, subject to being called, at least two days per calendar year;

- 30 (1)(B)(C)(vii) conform to the Code of Judicial Conduct, the Code of Judicial Administration and
- 31 rules of the Supreme Court;
- 32  $(1)(\underline{B})(\underline{C})(viii)$  have obtained results on the most recent judicial performance evaluation prior to
- termination of service sufficient to have been certified recommended for retention, regardless of
- 34 whether the evaluation was conducted for self-improvement or certification;
- 35 (1)(B)(C)(ix) continue to meet the requirements for certification judicial retention as those
- requirements are determined by the Judicial Council to apply to active senior justice court
- 37 judges; and
- (1)(B)(C)(x) undergo a performance evaluation every eighteen months following an initial term
- as an active senior judge; and
- 40  $(1)(\underline{B})(\underline{C})(xi)$  take and subscribe an oath of office to be maintained by the state court
- 41 administrator.
- 42 (2) Disqualifications. To be an active senior justice court judge, a judge shall not:
- 43 (2)(A) have been removed from office or involuntarily retired on grounds other than disability;
- 44 (2)(B) have been suspended during the judge's final term of office or final four six years in
- 45 office, whichever is greater;
- 46 (2)(C) have resigned from office as a result of negotiations with the Judicial Conduct
- 47 Commission or while a complaint against the applicant was pending before the Supreme Court or
- 48 pending before the Judicial Conduct Commission after a finding of reasonable cause; and
- 49 (2)(D) have been subject to any order of discipline for conduct as a senior justice court judge.
- 50 (3) Term of Office.
- 51 (3)(A) The initial term of office of an inactive senior justice court judge is until December 31 of
- 52 the second year following appointment. The initial term of office of an active senior justice court
- judge less than age 75 years is until December 31 of the second year following appointment or
- until December 31 of the year in which the judge reaches age 75, whichever is shorter. The
- initial term of office of an active senior justice court judge age 75 years or more is until
- 56 December 31 of the year following appointment.
- 57 (3)(B) A subsequent term of office of an <u>inactive</u> senior justice court judge is for three years. A
- subsequent term of office of an active senior justice court judge is three years or until December
- 59 31 of the year in which the judge reaches age 75, whichever is shorter. The subsequent term of
- 60 office of an active senior justice court judge age 75 years or more is for one year.

- 61 (3(C) All subsequent appointments begin on January 1. The Supreme Court may withdraw an
  62 appointment with or without cause.
- 63 (3)(D) The term of office of senior justice court judges and active senior justice court judges in
- 64 office on November 1, 2005 shall continue until December 31 of the year in which their terms

65 would have expired under the former rule.

- 66 (4) Authority. A senior justice court judge may solemnize marriages. In addition to the authority
- 67 of a senior justice court judge, a<u>A</u>n active senior justice court judge, during an assignment, has
- all the authority of a justice court judge.
- 69 (5) Application and Appointment.
- 70 (5)(A) To be appointed a senior justice court judge or active senior justice court judge a judge

shall apply to the Judicial Council <u>for either inactive or active status</u> and <u>shall</u> submit relevant

- 72 information as requested by the Judicial Council.
- 73 (5)(B) The applicant shall:
- 74 (5)(B)(i) provide the Judicial Council with the record of all orders of discipline entered by the
- 75 Supreme Court; and
- (5)(B)(ii) declare whether at the time of the application there is any complaint against the
- applicant pending before the Supreme Court or pending before the Judicial Conduct Commission
- 78 after a finding of reasonable cause.

79 (5)(C) The Judicial Council may apply to the judicial performance evaluation information the

- 80 same standards and discretion provided for in Rule 3-111.05. After considering all information.
- 81 <u>including any performance evaluation conducted under rule 3-111</u>, the Judicial Council may
- 82 certify to the Supreme Court that the applicant meets the qualifications of a senior judge or active
- 83 senior judge. <u>The Judicial Council shall forward to, and the Supreme Court shall review</u>,
- 84 information on all applicants. Any applicant who is not certified by the Judicial Council may
- 85 <u>submit to the Supreme Court a written explanation on why the applicant should be appointed as</u>
- 86 <u>an inactive senior judge or active senior judge despite not being certified by the Judicial Council.</u>
- 87 The written explanation shall be submitted to the Supreme Court no later than 14 days after the
- 88 applicant is notified that the applicant is not certified. and With the concurrence of a majority of
- 89 <u>the members of the Supreme Court, the Chief Justice may appoint the judge as an inactive senior</u>
- 90 judge or active senior judge.
- 91 (6) Assignment.

- 92 (6)(A) With the consent of the active senior justice court judge, the appointing authority
- 93 governing body for a justice court may assign an active senior justice court judge to a case or for
- 94 a specified period of time. Cumulative assignments under this subsection shall not exceed 60
- 95 days per calendar year except as necessary to complete an assigned case.
- 96 (6)(B) In extraordinary circumstances and with the consent of the active senior justice court
- 97 judge, the chief justice may assign an active senior justice court judge to address the
- 98 extraordinary circumstances for a specified period of time not to exceed 60 days per calendar
- 99 year, which may be in addition to assignments under subsection (6)(A). To request an
- assignment under this subsection, the appointing authority governing body shall certify that there
- is an extraordinary need.
- 102 (6)(C) An active senior justice court judge may be assigned to any justice court in the state.
- 103 (6)(D) The appointing authority governing body shall make the assignment in writing and send a
- 104 copy to the court to which the active senior justice court judge is assigned and to the state court
- 105 administrator.