1	Rule 4-401.01 Electronic media coverage of court proceedings.
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3	Intent:
4	To establish uniform standards and procedures for electronic media coverage of court
5	proceedings.
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7 8	To permit electronic media coverage of proceedings while protecting the right of parties to a fair trial, personal privacy and safety, the decorum and dignity of proceedings, and the fair
9	administration of justice.
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11	Applicability:
12	This rule applies to the courts of record and not of record.
13	This rule governs electronic media coverage of proceedings that are open to the public—
14   15	including proceedings conducted by remote transmission.
16	Statement of the Rule:
17	(1) Definitions.
18	(1)(A) "Judge" as used in this rule means the judge, justice, or court
19	commissioner who is presiding over the proceeding.
20	(1)(B) "Proceeding" as used in this rule means any trial, hearing, or other matter that is
21	open to the public.
22	(1)(C) "Electronic media coverage" as used in this rule means recording or transmitting
23	images or sound of a proceeding.
24	(1)(D) "News reporter" as used in this rule means a publisher, editor, reporter or other
25	similar person who gathers, records, photographs, reports, or publishes information for
26	the primary purpose of disseminating news to the public, and any newspaper, magazine,
27	or other periodical publication, press association or wire service, radio station, television
28	station, satellite broadcast, cable system or other organization with whom that person is
29	connected.
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31	(2) Presumption of electronic media coverage; restrictions on coverage.
32	(2)(A) There is a presumption that electronic media coverage by a news reporter shall be
33	permitted in public proceedings where the predominant purpose of the electronic media
34	coverage request is journalism or dissemination of news to the public. The judge may
35	prohibit or restrict electronic media coverage in those cases only if the judge finds that
36	the reasons for doing so are sufficiently compelling to outweigh the presumption.
37	(2)(B) When determining whether the presumption of electronic media coverage has
38	been overcome and whether such coverage should be prohibited or restricted beyond
39	the limitations in this rule, a judge shall consider some or all of the following factors:
40	(2)(B)(i) whether there is a reasonable likelihood that electronic media coverage
41	will prejudice the right of the parties to a fair proceeding;
42	(2)(B)(ii) whether there is a reasonable likelihood that electronic media coverage
43	will jeopardize the safety or well-being of any individual;

44 (2)(B)(iii) whether there is a reasonable likelihood that electronic media coverage will jeopardize the interests or well-being of a minor; 45 (2)(B)(iv) whether there is a reasonable likelihood that electronic media coverage 46 will constitute an unwarranted invasion of personal privacy of any person; 47 48 (2)(B)(v) whether electronic media coverage will create adverse effects greater 49 than those caused by media coverage without recording or transmitting images 50 51 (2)(B)(vi) the adequacy of the court's physical facilities for electronic media 52 coverage; (2)(B)(vii) the public interest in and newsworthiness of the proceeding; 53 (2)(B)(viii) potentially beneficial effects of allowing public observation of the 54 proceeding through electronic media coverage; and 55 (2)(B)(ix) any other factor affecting the fair administration of justice. 56 (2)(C) If the judge prohibits or restricts electronic media coverage, the judge shall make 57 particularized findings orally or in writing on the record. Any written order denying a 58 59 request for electronic media coverage shall be made part of the case record. 60 (2)(D) Any reasons found sufficient to prohibit or restrict electronic media coverage shall relate to the specific circumstances of the proceeding rather than merely reflect 61 62 generalized views or preferences. 63 (3) Duty of news reporters to obtain permission; termination or suspension of 64 coverage. 65 (3)(A) Unless otherwise ordered by the court, news reporters shall file a written request 66 67 for permission to provide electronic media coverage of a proceeding at least one 68 business day before the proceeding. The request shall be filed on a form provided by the 69 Administrative Office of the Courts. Upon a showing of good cause, the judge may grant a request on shorter notice. 70 (3)(B) A judge may terminate or suspend electronic media coverage at any time without 71 72 prior notice if the judge finds that continued electronic media coverage is no longer 73 appropriate based upon consideration of one or more of the factors in Paragraph (2)(B). 74 If permission to provide electronic media coverage is terminated or suspended, the 75 judge shall make the findings required in Paragraphs (2)(C) and (2)(D). 76 77 (4) Conduct in the courtroom; pool coverage. 78 (4)(A) Electronic If a proceeding is conducted in the courtroom, electronic media 79 coverage is limited to one audio recorder and operator, one video camera and operator, and one still camera and operator, unless otherwise approved by the judge or designee. 80 All requests to provide electronic media coverage shall be made to the court's public 81 information office. The news reporter whose request is granted by the court will provide 82 83 pool coverage. 84 (4)(B) It is the responsibility of news reporters to determine who will participate at any 85 given time, how they will pool their coverage, and how they will share audio, video or photographic files produced by pool coverage. The pooling arrangement shall be 86 reached before the proceedings without imposing on the judge or court staff. Neither the 87

88 judge nor court staff shall be called upon to resolve disputes concerning pool arrangements. 89 (4)(C) The approved news reporter shall be capable of sharing audio, video or 90 photographic files with other news reporters in a generally accepted format. News 91 92 reporters providing pool coverage shall promptly share their files with other news reporters. News reporters must be willing and able to share their files to be approved to 93 provide coverage. (4)(D) News reporters shall designate a representative with whom the 94 95 court may consult regarding pool coverage, and shall provide the court with the name and contact information for such representative. 96 (4)(E) Tripods may be used, but not flash or strobe lights. Normally available courtroom 97 equipment shall be used unless the judge or a designee approves modifications, which 98 shall be installed and maintained without court expense. Any modifications, including 99 microphones and related wiring, shall be as unobtrusive as possible, shall be installed 100 before the proceeding or during recess, and shall not interfere with the movement of 101 those in the courtroom. 102 103 (4)(F) The judge may position news reporters, equipment, and operators in the 104 courtroom. Proceedings shall not be disrupted. Equipment operators and news reporters in the courtroom shall: 105 (4)(GF)(i) not use equipment that produces loud or distracting sounds; 106 (4)(€F)(ii) not place equipment in nor remove equipment from the courtroom nor 107 change location while court is in session: 108 109 (4)(⊕F)(iii) conceal any identifying business names, marks, call letters, logos or 110 symbols: (4)(⊕F)(iv) not make comments in the courtroom during the court proceedings; 111 112 (4)(⊕F)(v) not comment to or within the hearing of the jury or any member thereof at 113 any time before the jury is dismissed: (4)(GF)(vi) present a neat appearance and conduct themselves in a manner 114 consistent with the dignity of the proceedings; 115 (4)(⊕F)(vii) not conduct interviews in the courtroom except as permitted by the judge; 116 117 and (4)(€F)(viii) comply with the orders and directives of the court. 118 119 120 (5) Violations. In addition to contempt and any other sanctions allowed by law, a judge may 121 remove from or terminate electronic access to the proceeding anyone violating this rule or the court's orders and directives and terminate or suspend electronic media coverage. 122 123 (6) Limitations on electronic media coverage. Notwithstanding an authorization to 124 conduct electronic media coverage of a proceeding, and unless expressly authorized by the 125 126 judge, there shall be no: (6)(A) electronic media coverage of a juror or prospective juror until the person is 127 dismissed: 128 129 (6)(B) electronic media coverage of the face of a person known to be a minor; (6)(C) electronic media coverage of an exhibit or a document that is not part of the 130 official public record; 131

## CJA 4-401.01

132	(6)(D) electronic media coverage of proceedings in chambers;
133	(6)(E) audio recording or transmission of the content of bench conferences; or
134	(6)(F) audio recording or transmission of the content of confidential communications
135	between counsel and client, between clients, or between counsel.
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137	(7) Except as provided by this rule, recording or transmitting images or sound of a
138	proceeding without the express permission of the judge is prohibited. This rule shall not
139	diminish the authority of the judge conferred by statute, rule, or common law to control the
140	proceedings or areas immediately adjacent to the courtroom.
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142	Effective May/November 1,20