URJP 61. New.

1 Rule 61. In-person, remote, and hybrid hearings; requests for accommodation.

2 (a) **Definitions**.

3	(1) "Participant" means a party, an intervenor, an attorney for a party or an
4	intervenor, a parent of a minor in a delinquency matter, a juvenile probation officer
5	in a delinquency matter, a worker for Juvenile Justice and Youth Services in a
6	delinquency matter, or a victim in a delinquency matter.

- 7 (2) "In-person" means a participant will be physically present in the courtroom.
- 8 (3) "In-person hearing" means a hearing where all participants appear in person.
- 9 (4) "Remote" or "remotely" means a participant will appear by video conference
 10 or other electronic means approved by the court.
- (5) "Remote hearing" means no participants will be physically present in thecourtroom and all participants will appear remotely.
- (6) "Hybrid hearing" means a hearing at which some participants appear in person
 and others appear remotely.

(b) Setting hearing format; factors to consider. The court has discretion to set a hearing
as an in-person hearing, a remote hearing, or a hybrid hearing. In determining which
format to use for a hearing, the court will consider:

- 18 (1) the preference of the participants, if known;
- 19 (2) the anticipated hearing length;
- 20 (3) the number of participants;
- (4) the burden on a participant of appearing in person compared to appearing
 remotely, including time and economic impacts;
- 23 (5) the complexity of issues to be addressed;
- 24 (6) whether and to what extent documentary or testimonial evidence is likely to be25 presented;

URJP061. New.

- 26 (7) the availability of adequate technology to accomplish the hearing's purpose;
- (8) the availability of language interpretation or accommodations for
 communication with individuals with disabilities;
- (9) the possibility that the court may order a party, who is not already in custody,
 into custody;
- (10) the preference of the incarcerating custodian where a party is incarcerated, if
 the hearing does not implicate significant constitutional rights; and
- 33 (11) any other factor, based on the specific facts and circumstances of the case or
- 34 the court's calendar, that the court deems relevant.
- 35 (c) **F**

(c) Request to appear by a different format.

- (1) Manner of request. A participant may request that the court allow the
 participant or a witness to appear at a hearing by a different format than that set
 by the court. Any request must be made verbally during a hearing, by email, by
 letter, or by written motion, and the participant must state the reason for the
 request. If a participant is represented by an attorney, all requests must be made
 by the attorney.
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(A) Email and letter requests.

- 43 (i) An email or letter request must be copied on all parties;
- 44 (ii) An email or letter request must include in the subject line,
 45 "REQUEST TO APPEAR IN PERSON, Case____" or "REQUEST
 46 TO APPEAR REMOTELY, Case____;" and
- 47 (iii) An email request must be sent to the court's email address,48 which may be obtained from the court clerk.
- 49 (B) Request by written motion. If making a request by written motion, the
 50 motion must succinctly state the grounds for the request and be
 51 accompanied by a request to submit for decision and a proposed order. The

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motion need not be accompanied by a supporting memorandum.

53 (2) **Timing**. All requests, except those made verbally during a hearing, must be 54 sent to the court at least seven days before the hearing unless there are exigent 55 circumstances or the hearing was set less than seven days before the hearing date, 56 in which cases the request must be made as soon as reasonably possible.

57 (d) **Resolution of the request**.

(1) Timing and manner of resolution. The court may rule on a request under
paragraph (c) without waiting for a response. The court may rule on the request
in open court, by email, by minute entry, or by written order. If the request is made
by email, the court will make a record of the request if the request is denied.

- (2) Court's accommodation of participant's preference; factors to consider. The
 court will accommodate a timely request unless the court makes, on the record, a
 finding of good cause to order the participant to appear in the format originally
 noticed. The court may find good cause to deny a request based on:
- (A) a constitutional or statutory right that requires a particular manner of
 appearance or a significant possibility that such a right would be
 impermissibly diminished or infringed by appearing remotely;
- 69 (B) a concern for a participant's or witness's safety, well-being, or specific
 70 situational needs;
- 71 (C) a prior technological challenge in the case that unreasonably
 72 contributed to delay or a compromised record;
- (D) a prior failure to demonstrate appropriate court decorum, including
 attempting to participate from a location that is not conducive to
 accomplishing the purpose of the hearing;
- 76 (E) a prior failure to appear for a hearing of which the participant had77 notice;

78	(F) the possibility that the court may order a party, who is not already in
79	custody, into custody;
80	(G) the preference of the incarcerating custodian where a party is
81	incarcerated, if the hearing does not implicate significant constitutional
82	rights;
83	(H) an agreement or any objection of the parties;
84	(I) the court's determination that the consequential nature of a specific
85	hearing requires all participants to appear in person; or
86	(J) the capacity of the court, including but not limited to the required
87	technology equipment, staff, or security, to accommodate the request.
88	(3) Effect on other participants. The preference of one participant, and the court's
89	accommodation of that preference, does not:
90	(A) change the format of the hearing for any other participant unless
91	otherwise ordered by the court; or
92	(B) affect any other participant's opportunity to make a timely request to
93	appear by a different format or the court's consideration of that request.
94	Effective May/November 1, 20