

NOTICE OF PUBLIC MEETINGS

During the 1991-93 biennium, the Council on Court Procedures will receive public comment and suggestions related to the Oregon Rules of Civil Procedure at the public meetings listed below. The Council will also consider suggestions previously submitted relating to possible amendments to the Oregon Rules of Civil Procedure. For further information, contact: Council on Court Procedures, University of Oregon School of Law, Eugene, Oregon 97403, telephone 346-3990.

February 8, 1992	Room 350, State Capitol, Salem, Oregon
March 14, 1992	Oregon State Bar Center, 5200 Southwest Meadows Road, Lake Oswego, Oregon
April 11, 1992	University of Oregon School of Law, Room 123, 1101 Kincade Street, Eugene, Oregon
June 13, 1992	City Council Chambers, Civic Center, 1155 East Main Street, Ashland, Oregon
August 1, 1992	Multnomah County Sheriff's Office, The Hansen Building, First Floor, 12240 N.E. Gleason, Portland
September 26, 1992	Seaside Convention Center, Seaside, Oregon

All meetings commence at 9:30 a.m.

The Council on Court Procedures will meet on Saturday, December 12, 1992, at 9:30 a.m., in Room 375 of the University of Oregon School of Law, 1101 Kincaid, Eugene, to consider final promulgation of amendments to the following rules, together with any other matters that might be properly and tentatively acted upon at the November 14, 1992 meeting of the Council:

ORCP 7 (adding reference to OSB Lawyer Referral Service to summons warning);

ORCP 32 (restructured to create unitary class action, makes post-certification notice discretionary in all cases, and abolishes mandatory claim form procedure);

ORCP 36 (authorizes limited sharing of discovery materials subject to a protective order under specified circumstances);

ORCP 38 (providing that telephonic deposition is taken in Oregon if either deponent or person administering oath is within the state);

ORCP 39 (objections to manner of taking telephonic deposition other than pursuant to court order or stipulation waived unless seasonably made at taking of deposition; discretionary authority of trial judges upon request of a party or deponent to exclude specified persons from taking of deposition; motions by parties to terminate or limit examination at depositions must be made in court before which action pending, whereas non-parties may also make such motions in court where examination conducted);

ORCP 46 (application to compel parties to answer deposition questions can be made either to court where action pending or court at place of examination, whereas such application for such orders against non-party deponents can be made only to court where examination occurs; deponent's failure to be sworn or answer deposition questions after being ordered to do so by court where deponent located may be treated as contempt of that court);

ORCP 68 (costs of copying public records taxable only as to copies admitted in evidence);

ORCP 69 (default judgment may be entered without notice against party who fails to appear by counsel or otherwise at trial of which party had notice);

Persons wishing copies of rule amendments under consideration for final promulgation may contact: Prof. Maury Holland, Executive Director, Council on Court Procedures, University of Oregon School of Law, Eugene, OR 97403, telephone 346-3834 or 346-3990, or FAX 346-1564.