

Mentorship Program List and Certification of Attending Approved Activities

Upon admission to the Bar of the Vermont Supreme Court, applicants admitted by examination or transferred UBE score have one year to certify completion of the Mentorship requirement set out in Rule 12(A)(2) of the Rules of Admission. The requirement includes engaging in at least 40 hours of activities compiled by the Board of Continuing Legal Education and certified by the Board of Bar Examiners.

The activities on this list are the only activities that have been compiled and approved as satisfying the requirements of Rule 12(A)(2).

The approved activities are broken into 4 categories. They are:

- I. Bar Functions
- II. Litigation Related Activities
- III. Transactional Law Related Activities
- IV. Access to Justice

The maximum number of hours an attorney may claim for each category:

Ι.	Bar Functions	No more than 10 hours
II.	Litigation Related Activities	No more than 20 hours
III.	Transactional Law Related Activities	No more than 20 hours
IV.	Access to Justice	No more than 10 hours

The category "Litigation Related Activities" includes various sub-categories. Other than the 20-hour limit on Litigation Related Activities, there is no maximum (or minimum) for any one of the sub-categories. Please note that you cannot use the CLEs taken to satisfy the first-year CLE requirement towards the mentorship requirement.

Please enter the hours and date you engaged in the particular activity. The requirement is "actual hours" spent on an activity.

CATEGORY 1: ATTENDING BAR FUNCTIONS

• No more than 10 hours may count towards the 40-hour requirement.

		<u>Hours</u>	<u>Date</u>
1.	Vermont Bar Association's Annual Meeting.		
2.	Vermont Bar Association's Mid-Winter Meeting.		
3.	Meeting of a Section of the Vermont Bar Association.		
4.	An Inns of Court Meeting.		
5.	Any bar-related meeting that focuses on Vermont law or practice and deemed appropriate for a new attorney by your supervising judge or attorney. This includes county bar meetings, bench/bar meetings, and meetings of attorney-organizations		

CATEGORY 2: ATTENDING LITIGATION RELATED ACTIVITIES IN THE VERMONT SUPERIOR COURT

- No more than 20 hours may count towards the 40-hour requirement.
- No credit for a matter in which the attorney is a party.

		<u>Hours</u>	<u>Date</u>
1.	<u>Civil Litigation</u>		
	 a. A trial in the Civil Division. b. A hearing in Small Claims Court. c. A motion hearing in the Civil Division. d. A mediation in a matter pending in the Civil Division. e. Any event related to a matter pending in the Civil Division and deemed appropriate for a new attorney by your supervising judge or attorney. 		
2.	Family Law		
	 a. A contested divorce trial. b. A contested parentage hearing. c. A contested child support hearing. d. A contested spousal maintenance hearing. e. Any other hearing in the Family Division. f. Any event related to a matter pending in the Family Division and deemed appropriate for a new attorney by your supervising judge or attorney. 		
3.	<u>Criminal Law</u>		
	 a. A criminal trial. b. An arraignment(s). c. A bail hearing. d. A hearing on a contested motion to suppress. e. A sentencing Hearing. f. A consultation with both prosecutors and defense attorneys on plea negotiations and strategies. g. Any other event related to a matter pending in the Criminal Division and deemed appropriate for a new attorney by your supervising judge or attorney. 		
4.	<u>Probate</u>		
	 a. A guardianship proceeding. b. A contested probate hearing. c. Any hearing in the Probate Division. d. Any other event related to a matter pending in the Probate Division and deemed appropriate for a new attorney by your supervising judge or attorney. 		

5.	Environmental Law		
	a. A trial in the Environmental Division.		
	b. A hearing in the Environmental Division.		
	c. Any other event related to a matter pending in the Environmental Division and deemed appropriate for		
	a new attorney by your supervising judge or attorney.		
	a new attorney by your supervising Judge of attorney.		
6.	Administrative Law		
	a. A hearing before any administrative agency		
	of the State of Vermont.		
	b. A hearing before the Legislative Committee on Administrative		
	Rules.		
	c. A school board meeting.		
	d. A select board or city council meeting.		
	e. A hearing before the Vermont Liquor Control		
	Board.		
	f. Research, draft, and submit a written Comment on a		
	proposed administrative rule.		
	g. Any other event related to administrative law deemed		
	appropriate for a new attorney by your supervising judge or		
	attorney.		
7.	Other Litigation-Related Matters		
	a. A jury draw in Vermont Superior Court.		
	b. An oral argument before the Vermont Supreme Court.		
	c. A trial in the United States District Court for the District		
	of Vermont.		
	d. A trial in the United States Bankruptcy Court in the		
	District of Vermont.		
	e. An arbitration or mediation.		
	f. The deposition of a fact witness.		
	g. The deposition of an expert witness.		
	h. An initial intake interview with a client.		
	i. The preparation of a trial witness.		
	j. A pre-trial conference in Vermont Superior Court.		
	k. Any other litigation-related matter deemed appropriate		
	for a new attorney by your supervising judge or attorney.		
CATEG	ORY III – TRANSACTIONAL LAW ACTIVITIES		
•	No more than 20 hours may count towards the 40-hour minimum.		
•	No credit for a matter which involves the attorney's own affairs.		
-	a. a a a a a a. a		
1.	Attend a real estate closing.		
2.	Attend a foreclosure sale of real property.		
3.	Review land records in a town or city clerk's office.		
4.	Perform an online UCC search.		

5.	Participate in the completion of the			
	incorporation of a new corporation.			
6.	Draft a will.			
7.	Draft a simple contract.			
8.	Draft a trust agreement.			
9.	Draft a living will.			
10.	Draft a promissory note.			
11.	Attend or perform any other transactional matter	deemed		
	appropriate for a new attorney by your supervising	g judge		
	or attorney.			
• No more than 10 hours may count towards the 40-hour minimum.				
	,			
1.	Attend a continuing legal education seminar on ac	cess to justice issues.		
2.	Accept a low bono or pro bono appointment			
3.	Volunteer at Legal Services of Vermont			
4.	Any other activity related to Access to Justice and			
	appropriate for a new attorney by your supervising	g judge		
	or attorney.			
CERTIFICATION I certify that I completed the activities as indicated above and that each hour indicated reflects an hour actually spent				
on the activity.				
Attorne	ey D	ate		