

The Adoption of DCR 27 – Improving Access to Justice in Family Court Through Informal Trials

- 1. Informal Family Law Trials are now mandatory in all family court cases.**
 - a)** True
 - b)** False

- 2. Litigants may have their attorney present with them at an Informal Family Law Trial.**
 - a)** True
 - b)** False

- 3. Substantive laws governing child custody or division of community property and debts do not apply to Informal Family Law Trials and judges will order what is “fair and reasonable.”**
 - a)** True
 - b)** False

- 4. Rules of evidence apply in an Informal Family Law Trial.**
 - a)** True
 - b)** False

- 5. Judges can force parties to participate in an Informal Family Law Trial if the case is simple.**
 - a)** True
 - b)** False

- 6. Expert testimony is permitted with an Informal Family Law Trial.**
 - a)** True
 - b)** False

- 7. Litigants may call as many non-expert witnesses as they would like during an Informal Family Law Trial.**
 - a)** True
 - b)** False

- 8. Nevada is the first state to implement Informal Family Law Trials.**
 - a)** True
 - b)** False

- 9. Cases involving allegations of domestic violence are eligible for an Informal Family Law Trial.**
 - a)** True
 - b)** False

- 10. Cross-examination is allowed during an Informal Family Law Trial.**
 - a)** True
 - b)** False

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- 1) Read the article on pages 22-23.
- 2) Answer the quiz questions on page 25. Each question has only one correct answer.
- 3) Send completed quiz along with this form and \$45 processing fee.

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