

# Supreme Court of Kentucky

2005- 02

## ORDER

**IN RE:           AMENDMENT TO THE RULES OF ADMINISTRATIVE PROCEDURE  
AP PART XII. MEDIATION GUIDELINES FOR COURT OF JUSTICE  
MEDIATORS**

It is **HEREBY ORDERED** that a new Part XII of the Rules of Administrative Procedure is created to contain the following:

### **Section 1. Statement of Purpose**

The following Guidelines concern suggested minimum standards for training, experience, education, and ethical conduct for mediators practicing in courts of the Commonwealth of Kentucky. They are intended to promote public confidence in the mediation process. Judges and the public are encouraged to refer to the Administrative Office of the Court's (AOC) website for the roster of mediators who voluntarily agree to comply with these Guidelines. Additional information and related forms are available at *Guidelines for Basic Mediation Training* at [www.kycourts.net](http://www.kycourts.net).

### **Section 2. Training and Experience**

- (1)       **General civil mediator.** A mediator who offers to provide general civil mediation services should have the following minimum training and experience:
  - (a)       Forty hours of training by a mediation training provider covering communication skills; conflict resolution theory and practice; mediation theory, practice, and techniques; the court process; and
  - (b)       Fifteen hours of mediation experience with parties in actual disputes, representing at least three cases, where the mediator is a participating mediator under the guidance of a mediator qualified under these Guidelines or a mediation training center.
- (2)       **Family Mediator.** A mediator who offers to provide family mediation services should have the following minimum training and experience:
  - (a)       Forty hours of training by a mediation training provider including conflict resolution, the mediation process, communication skills, the psychological aspects of divorce on families, domestic violence, substance abuse, financial and property issues, paternity, family law, and family or circuit court procedures. Family mediators are strongly encouraged to take general mediation training prior to this training.

## 56 Judicial Guidelines Kentucky

**United States. National Archives and  
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## 56 Judicial Guidelines Kentucky:

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**A Citizens' Guide to the Kentucky Constitution** Tom Lewis,2004 Politically Incorrect Guide to the Constitution Kevin Gutzman,2007-06-11 The Constitution of the United States created a representative republic marked by federalism and the separation of powers Yet numerous federal judges led by the Supreme Court have used the Constitution as a blank check to substitute their own views on hot button issues such as abortion capital punishment and same-sex marriage for perfectly constitutional laws enacted by We the People through our elected representatives Now The Politically Incorrect Guide to the Constitution shows that there is very little relationship between the Constitution as ratified by the thirteen original states more than two centuries ago and the constitutional law imposed upon us since then Instead of the system of state level decision makers and elected officials the Constitution was intended to create judges have given us a highly centralized system in which bureaucrats and appointed not elected officials make most of the important policies InThe Politically Incorrect Guide to the Constitution Professor Kevin Gutzman explains how the Constitution Was understood by the founders who wrote it and the people who ratified it Follows the Supreme Court as it uses the fig leaf of the Constitution to cover its naked usurpation of the rights and powers the Constitution explicitly reserves to the states and to the people Slid from the Constitution s republican federal government with its very limited powers to an un-republican judgeocracy with limitless powers How the Fourteenth Amendment has been twisted to use the Bill of Rights as a check on state power instead of on federal power as originally intended The radical inconsistency between constitutional law and the rule of law contends that the judges who receive the most attention in history books are celebrated for acting against the Constitution rather than for it As Professor Gutzman shows constitutional law is supposed to apply the Constitution s plain meaning to prevent judges presidents and congresses from overstepping their authority If we want to return to the founding fathers vision of the Republic if we want the Constitution enforced in the way it was explained to the people at the time of its ratification then we have to overcome the received wisdom about what constitutional law is The Politically Incorrect Guide to the Constitution is an important step in that direction

*Kentucky Rules of Court, with Amendments* ,2003 **Almanac of the Federal**

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## 56 Judicial Guidelines Kentucky Book Review: Unveiling the Power of Words

In a world driven by information and connectivity, the ability of words has become much more evident than ever. They have the capacity to inspire, provoke, and ignite change. Such could be the essence of the book **56 Judicial Guidelines Kentucky**, a literary masterpiece that delves deep to the significance of words and their affect our lives. Compiled by a renowned author, this captivating work takes readers on a transformative journey, unraveling the secrets and potential behind every word. In this review, we will explore the book's key themes, examine its writing style, and analyze its overall effect on readers.

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