

TITLE: Jury Service for Certificated Employees including

Teacher Assistants (Unit F Represented Only)

NUMBER: BUL-4223.1

ISSUER: Vivian K. Ekchian, Chief Human Resources Officer

Human Resources

DATE: November 19, 2012

POLICY: This policy delineates District procedures for certificated employees and teacher

assistants summoned for jury service in state court or in federal court.

MAJOR CHANGES: This Policy Bulletin replaces Human Resources Division BUL-4223 of the same subject issued May 5, 2008. Employee responsibilities, in accordance with

applicable District collective bargaining agreements, are summarized to ensure that jury service is performed at a time which does not disrupt the continuity of classroom

instruction or adversely affect District operations.

GUIDELINES: The following guidelines apply.

I. Introduction

District policy for certificated employees and teacher assistants (Unit F represented only) is to grant paid absence for jury service for a limited number of days, provided that certain responsibilities have been satisfied by the employee. Therefore, financial hardship does not excuse an employee from jury service.

II. District Pay Policy for Jury Service in a State Court (Includes Superior and Municipal Courts)

It is District policy that employees will provide jury service during periods when the continuity of instruction and District operations will not be adversely affected.

As provided under Article XII, Section 18.4 of the District-UTLA Agreement and Article XI, Section 8.0 (d) of the District-AALA Agreement, paid absence for jury duty shall be provided to certificated employees for up to twenty working days for involuntary jury service. Paid absence is subject to the following conditions:

ROUTING

All Employees All Locations



A. <u>Certificated Employees Assigned to Less Than a 12- Month Work Year</u> (i.e., all bases except A-Basis)

- 1. An employee summoned to involuntary jury duty which is to commence during the employee's work time (including summer school/off-track/intersession assignments previously offered and accepted), shall <u>notify</u> the immediate administrator of such summons.
- 2. As a condition for paid absence, the employee shall seek postponement of the jury service until the employee's upcoming unpaid recess or "off-track" period, if the employee is summoned to start jury service during an assigned work period. When calling the court, employees will need to provide information contained in their summons and be prepared with a calendar to designate a specific reporting date during which they are on recess or "off-track" and can begin jury service.
- 3. Involuntary jury service commenced during the employee's recess or "off-track" period which inadvertently extends into the employee's assigned or "on-track" period shall qualify as paid absence for up to twenty working days from the start of the assignment or track. The twenty day limit shall be subject only to such exceptions which may be agreed upon by the District and respective employee bargaining units.
- 4. An employee who does not request postponement of the jury summons to a recess or "off-track" period will be granted <u>unpaid</u> absence for the jury service. Any unpaid, assigned hours may negatively impact the employee's benefits, including retirement benefits.

B. Certificated Employees Assigned to a 12-Month (A-Basis) Work Year

- 1. An employee summoned to involuntary jury duty shall notify the immediate administrator of such summons.
- 2. As a condition for paid absence, the employee shall seek postponement to a date mutually agreed upon with the administrator if the summoned date is disruptive to the continuity of instruction or District operations.
- 3. As a further condition for paid absence, the employee shall request that the term of jury service be limited to ten consecutive days, whenever possible.



- 4. After request is made for service limited to ten consecutive days, and if the request is denied, a paid absence shall be granted for up to twenty working days, subject to exceptions as may be determined by the District.
- 5. An unpaid absence will be granted if jury service is performed without the immediate administrator's agreement to the dates, or if the employee did not request that service be limited to ten consecutive days.

C. <u>Teacher Assistants (Unit F represented only)</u>

As provided under Article XIII, Section 13.0 of the District-Unit F Agreement, paid absence for jury duty for teacher assistants is subject to the following conditions:

- 1. An employee summoned to involuntary jury duty shall notify the immediate administrator of such summons.
- 2. As a condition for paid absence, the employee and site administrator shall jointly seek deferral of the jury service so that it can be performed on the employee's non-work time. If the court denies deferral, leave shall be granted for full or partial days, as required by the court. The employee shall provide to the District written verification of jury service.

The above conditions apply specifically to teacher assistants (Unit F represented only). To obtain information regarding District pay for jury service for classified employees, please refer to Personnel Commission Rule 782 (available at http://personnel.lausd.net) or contact Staff Relations at (213) 241-6056.

III. Jury Fees

All jury fees (excluding mileage) received by the employee while on District-paid status shall be remitted to the Accounting and Disbursements Division, 333 South Beaudry Avenue, 26th Floor, Los Angeles, CA 90017. Jury fees received while on District unpaid status are retained by the employee.

AUTHORITY: The Los Angeles County Superior Court and U.S. District Court legal requirements.

RELATED Los Angeles County Superior Court website www.lasuperiorcourt.org/ and the U.S. **RESOURCES:** District Court website www.cacd.uscourts.gov/.

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ASSISTANCE: For assistance regarding this bulletin and non-payroll matters, call the Personnel Research and Analysis Section at (213) 241-6356.

For questions regarding jury fees, call the Accounting and Disbursements Division at (213) 241-7889.