

– CONFIDENTIAL –

MEDICAL CERTIFICATION OF CAPACITY TO ADMINISTER OATHS AND AFFIRMATIONS

I, _____, certify the following facts to be true:
(Name of Physician)

That I am a physician licensed to practice as such in the State of California; that on _____, 20____, at _____, California; I personally examined
(Date) (Location of Examination)
_____, formerly a [Judge/Justice] of the _____;
(Name of Former Judge or Justice) (Identify Court)
and it is my opinion that

*[Physician to check and complete **one** of the following options]*

____ Former [Judge/Justice] _____ does not have any cognitive impairment or
(Name of Former Judge or Justice)
other mental or physical condition that affects the former judicial officer's ability to administer oaths or affirmations.

____ Former [Judge/Justice] _____ has cognitive impairment or another mental
(Name of Former Judge or Justice)
or physical condition that may impair the former judicial officer's ability to administer oaths and affirmations, the condition does not presently do so.

I certify under penalty of perjury that the foregoing is true and correct.

Executed at _____, California, on _____, 20____.
(Location of Signing) (Date)

Signature of Physician

Print Name of Physician

Office Address

NOTE: Administering oaths and affirmations involves swearing in officials and others to public offices and employment, including attorneys to membership in the State Bar of California and witnesses who may be giving testimony in proceedings. This requires the former judge or justice to have the ability to identify the individual taking the oath or to obtain adequate identification to identify the individual, to determine that the individual is in fact eligible to be sworn into the position for which the oath or affirmation is to be administered, to administer the oath or affirmation and to execute the appropriate paperwork. In the event that testimony is to be taken, the former judge or justice is required to have the ability to recite one of the oaths or affirmations designated by statute or to be able to administer an oath, affirmation, or declaration in a manner that is calculated to awaken the person's mind with the duty to tell the truth sufficient to satisfy a court that the person testifying understands that his or her testimony is being given under penalty of perjury.