

MCLE SELF STUDY QUESTIONS

BY MELISSA DOUGHERTY

To receive one (1) hour of MCLE credit, please answer the questions below. Each question has only one answer. Mail your answer form to the San Joaquin County Bar Association with a \$25.00 processing fee. Please make checks payable to SJCBA. The correct answers and an MCLE certificate will be mailed to you.

1. Documents can be produced in whatever format is easiest for the responding party, regardless of the requested format.

True False

2. California does not have an e-discovery act.

True False

3. California only applies the federal e-discovery act.

True False

4. When looking for guidance on the California e-discovery act, looking at the federal rules is appropriate.

True False

5. There is very little state case law guidance on California's e-discovery act.

True False

6. Parties have a duty to do more than a perfunctory meet and confer on their discovery issues prior to filing a motion.

True False

7. There is no way to limit invasive discovery requests.

True False

8. E-discovery must be produced on request, even if duplicative or cumulative in nature, regardless of its cost to produce.

True False

9. Forensic analysis of your client's technological equipment is never necessary.

True False

10. An attorney may violate their duties of competency by failure to understand and perform e-discovery.

True False