1	CALIFORNIA CODE OF JUDICIAL ETHICS
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3	Amended by the Supreme Court of California effective December 1, 2016; adopted
4	effective January 15, 1996; previously amended March 4, 1999, December 13, 2000,
5	December 30, 2002, June 18, 2003, December 22, 2003, January 1, 2005, June 1, 2005,
6 7	July 1, 2006, January 1, 2007, January 1, 2008, April 29, 2009, January 1, 2013, January 21, 2015, and August 19, 2015.
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18	the judge's activities.
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21	and diligently.
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24	as to minimize the risk of conflict with judicial obligations.
25	
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27	campaign activity that is inconsistent with the independence, integrity, or impartiality
28	of the judiciary.
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1 2	PREFACE
2 3 4 5 6 7	Formal standards of judicial conduct have existed for more than 65 years. The original Canons of Judicial Ethics promulgated by the American Bar Association were modified and adopted in 1949 for application in California by the Conference of California Judges (now the California Judges Association).
8 9 10 11 12 13 14	In 1969, the American Bar Association determined that then current needs and problems warranted revision of the canons. In the revision process, a special American Bar Association committee, headed by former California Chief Justice Roger Traynor, sought and considered the views of the bench and bar and other interested persons. The American Bar Association Code of Judicial Conduct was adopted by the House of Delegates of the American Bar Association August 16, 1972.
15 16 17 18	Effective January 5, 1975, the California Judges Association adopted a new California Code of Judicial Conduct adapted from the American Bar Association 1972 Model Code. The California code was recast in gender-neutral form in 1986.
19 20 21 22	In 1990, the American Bar Association Model Code was further revised after a lengthy study. The California Judges Association again reviewed the model code and adopted a revised California Code of Judicial Conduct on October 5, 1992.
22 23 24 25 26 27 28	Proposition 190 (amending Cal. Const., art. VI, § 18, subd. (m), operative March 1, 1995) created a new constitutional provision that states, "The Supreme Court shall make rules for the conduct of judges, both on and off the bench, and for judicial candidates in the conduct of their campaigns. These rules shall be referred to as the Code of Judicial Ethics."
29 30 31	The Supreme Court formally adopted the 1992 Code of Judicial Conduct in March 1995, as a transitional measure pending further review.
32 33 34	The Supreme Court formally adopted the Code of Judicial Ethics effective January 15, 1996.
35 36 37 38	The Supreme Court has formally adopted amendments to the Code of Judicial Ethics on several occasions. The Advisory Committee Commentary is published by the Supreme Court Advisory Committee on the Code of Judicial Ethics.

1	PREAMBLE
2	
3	Our legal system is based on the principle that an independent, fair, and competent
4	judiciary will interpret and apply the laws that govern us. The role of the judiciary is
5	central to American concepts of justice and the rule of law. Intrinsic to this code are the
6	precepts that judges, individually and collectively, must respect and honor the judicial
7 °	office as a public trust and must strive to enhance and maintain confidence in our legal system. The judge is an arbitrar of facts and law for the resolution of disputes and is a
8 9	system. The judge is an arbiter of facts and law for the resolution of disputes and is a highly visible member of government under the rule of law.
10	linging visible member of government under the rule of faw.
11	The Code of Judicial Ethics ("code") establishes standards for ethical conduct of judges
12	on and off the bench and for candidates for judicial office.* The code consists of broad
13	declarations called canons, with subparts, and a terminology section. Following many
14	canons is a commentary section prepared by the Supreme Court Advisory Committee on
15	the Code of Judicial Ethics. The commentary, by explanation and example, provides
16	guidance as to the purpose and meaning of the canons. The commentary does not
17	constitute additional rules and should not be so construed. All members of the judiciary
18	must comply with the code. Compliance is required to preserve the integrity* of the
19	bench and to ensure the confidence of the public.
20	
21	The canons should be read together as a whole, and each provision should be construed in
22	context and consistent with every other provision. They are to be applied in conformance
23	with constitutional requirements, statutes, other court rules, and decisional law. Nothing
24	in the code shall either impair the essential independence* of judges in making judicial
25 26	decisions or provide a separate basis for civil liability or criminal prosecution.
26 27	The code governs the conduct of judges and candidates for judicial office* and is binding
28	upon them. Whether disciplinary action is appropriate, and the degree of discipline to be
28 29	imposed, requires a reasoned application of the text and consideration of such factors as
30	the seriousness of the transgression, if there is a pattern of improper activity, and the
31	effect of the improper activity on others or on the judicial system.
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1	TERMINOLOGY
2	
3 4	Terms explained below are noted with an asterisk (*) in the canons where they appear. In addition, the canons in which these terms appear are sited after the explanation of each
4 5	addition, the canons in which these terms appear are cited after the explanation of each term below.
6	
7	"Candidate for judicial office" is a person seeking election to or retention of a judicial
8	office. A person becomes a candidate for judicial office as soon as he or she makes a
9	public announcement of candidacy, declares or files as a candidate with the election
10	authority, or authorizes solicitation or acceptance of contributions or support. See
11	Preamble and Canons 3E(2)(b)(i), 3E(3)(a), 5, 5A, 5A (Commentary), 5B(1), 5B(2),
12	5B(3), 5B (Commentary), 5C, 5D, and 6E.
13	
14	"Fiduciary" includes such relationships as executor, administrator, trustee, and guardian.
15	See Canons 3E(5)(d), 4E(1), 4E(2), 4E(3), 4E (Commentary), 6B, and 6F (Commentary).
16	
17	"Gift" means anything of value to the extent that consideration of equal or greater value
18	is not received, and includes a rebate or discount in the price of anything of value unless
19	the rebate or discount is made in the regular course of business to members of the public
20	without regard to official status. See Canons $4D(5)$, $4D(5)$ (Commentary), $4D(6)$, $4D(6)(1)$, $4D$
21	4D(6)(a), 4D(6)(b), 4D(6)(b) (Commentary), 4D(6)(d), 4D(6)(f), 4H (Commentary), 5A
22 23	(Commentary), $6D(2)(c)$, and $6D(7)$.
23 24	"Impartial," "impartiality," and "impartially" mean the absence of bias or prejudice in
25	favor of, or against, particular parties or classes of parties, as well as the maintenance of
26	an open mind in considering issues that may come before a judge. See Canons 1, 1
27	(Commentary), 2A, 2A (Commentary), 2B (Commentary), 2C (Commentary), 3, 3B(9)
28	(Commentary), 3B(10) (Commentary), 3B(12), 3B(12) (Commentary), 3C(1), 3C(5),
29	3E(4)(b), 3E(4)(c), 4A(1), 4A (Commentary), 4C(3)(b) (Commentary), 4C(3)(c)
30	(Commentary), 4D(1) (Commentary), 4D(6)(a) (Commentary), 4D(6)(b) (Commentary),
31	4D(6)(g) (Commentary), 4H (Commentary), 5, 5A, 5A (Commentary), 5B
32	(Commentary), $6D(2)(a)$, and $6D(3)(a)(vii)$.
33	
34	"Impending proceeding" is a proceeding or matter that is imminent or expected to occur
35	in the near future. The words "proceeding" and "matter" are used interchangeably, and
36	are intended to have the same meaning. See Canons 3B(7), 3B(7)(a), 3B(9), 3B(9)
37	(Commentary), 4H (Commentary), and 6D(6). "Pending proceeding" is defined below.
38	
39	"Impropriety" includes conduct that violates the law, court rules, or provisions of this

- code, as well as conduct that undermines a judge's independence, integrity, or impartiality. See Canons 2, 2A (Commentary), 2B (Commentary), 2C (Commentary),

3B(9) (Commentary), 4D(1)(b) (Commentary), 4D(6)(g) (Commentary), 4H, 5, and 5A 1 2 (Commentary). 3 4 "Independence" means a judge's freedom from influence or control other than as 5 established by law. See Preamble, Canons 1, 1 (Commentary), 2C, 4C(2) (Commentary), 6 4D(6)(a) (Commentary), 4D(6)(g) (Commentary), 4H(3) (Commentary), 5, 5A 7 (Commentary), 5B (Commentary), and 6D(1). 8 9 "Integrity" means probity, fairness, honesty, uprightness, and soundness of character. 10 See Preamble, Canons 1, 1 (Commentary), 2A, 2A (Commentary), 2B (Commentary), 2C (Commentary), 3B(9) (Commentary), 3C(1), 3C(5), 4D(6)(a) (Commentary), 4D(6)(b) 11 12 (Commentary), 4D(6)(g) (Commentary), 4H (Commentary), 5, 5A (Commentary), 5B 13 (Commentary), and 6D(1). 14 "Knowingly," "knowledge," "known," and "knows" mean actual knowledge of the fact in 15 question. A person's knowledge may be inferred from circumstances. See Canons 16 2B(2)(b), 2B(2)(e), 2C (Commentary), 3B(2) (Commentary), 3B(7)(a), 3B(7)(a) 17 18 (Commentary), 3D(2), 3D(5), 3E(5)(f), 5B(1)(b), 6D(3)(a)(i), 6D(3)(a) (Commentary), 19 6D(4) (Commentary), and 6D(5)(a). 20 21 "Law" means constitutional provisions, statutes, court rules, and decisional law. See 22 Canons 1 (Commentary), 2A, 2C (Commentary), 3A, 3B(2), 3B(7), 3B(7)(c), 3B(8), 23 3B(8) (Commentary), 3B(12) (Commentary), 3E(1), 4C(3)(c) (Commentary), 4F, and 24 4H. 25 26 "Law, the legal system, or the administration of justice." When a judge engages in an 27 activity that relates to the law, the legal system, or the administration of justice, the judge 28 should also consider factors such as whether the activity upholds the integrity, 29 impartiality, and independence of the judiciary (Canons 1 and 2A), whether the activity impairs public confidence in the judiciary (Canon 2), whether the judge is allowing the 30 activity to take precedence over judicial duties (Canon 3A), and whether engaging in the 31 32 activity would cause the judge to be disqualified (Canon 4A(4)). See Canons 4B (Commentary), 4C(1), 4C(1) (Commentary), 4C(2), 4C(2) (Commentary), 4C(3)(a), 33 34 4C(3)(b) (Commentary), 4C(3)(d)(ii), 4C(3)(d) (Commentary), 4D(6)(d), 4D(6)(e), 5A 35 (Commentary), 5D, and 5D (Commentary). 36 37 "Member of the judge's family" means a spouse, registered domestic partner, child, 38 grandchild, parent, grandparent, or other relative or person with whom the judge 39 maintains a close familial relationship. See Canons 2B(3)(c), 2B (Commentary), 40 4C(3)(d)(i), 4D(1) (Commentary), 4D(2), 4D(5) (Commentary), 4E(1), and 4G

41 (Commentary).

"Member of the judge's family residing in the judge's household" means a spouse or 1 2 registered domestic partner and those persons who reside in the judge's household and 3 who are relatives of the judge, including relatives by marriage or persons with whom the 4 judge maintains a close familial relationship. See Canons 4D(5), 4D(5) (Commentary), 5 4D(6), 4D(6)(b) (Commentary), 4D(6)(f) and 6D(2)(c). 6 7 "Nonpublic information" means information that, by law, is not available to the public. 8 Nonpublic information may include, but is not limited to, information that is sealed by 9 statute or court order, impounded, or communicated in camera, and information offered in grand jury proceedings, presentencing reports, dependency cases, or psychiatric 10 reports. Nonpublic information also includes information from affidavits, jury results, or 11 12 court rulings before it becomes public information. See Canons 3B(11) and 6D(8)(a). 13 14 "Pending proceeding" is a proceeding or matter that has commenced. A proceeding 15 continues to be pending through any period during which an appeal may be filed and any 16 appellate process until final disposition. The words "proceeding" and "matter" are used 17 interchangeably, and are intended to have the same meaning. See Canons 2A (Commentary), 2B(3)(a), 3B(7), 3B(9), 3B(9) (Commentary), 3E(5)(a), 4H 18 19 (Commentary), and 6D(6). "Impending proceeding" is defined above. 20 21 "Political organization" means a political party, political action committee, or other 22 group, the principal purpose of which is to further the election or appointment of candidates to nonjudicial office. See Canon 5A. 23 24 25 "Registered domestic partner" means a person who has registered for domestic 26 partnership pursuant to state law or who is recognized as a domestic partner pursuant to 27 Family Code section 299.2. See Canons 3E(5)(d), 3E(5)(e), 3E(5)(i), 4D(6)(d), 4D(6)(f), 28 4D(6)(j), 4H(2), 5A (Commentary), 6D(3)(a)(v), and 6D(3)(a)(vi). 29 30 "Require." Any canon prescribing that a judge "require" certain conduct of others means that a judge is to exercise reasonable direction and control over the conduct of those 31 persons subject to the judge's direction and control. See Canons 3B(3), 3B(4), 3B(6), 32 33 3B(8) (Commentary), 3B(9), 3C(3), 6D(1), 6D(2)(a), and 6D(6). 34 35 "Service organization" includes any organization commonly referred to as a "fraternal 36 organization." See Canons 3E(5)(d), 4C(2) (Commentary), 4C(3)(b), 4C(3)(b)37 (Commentary), 4C(3)(d) (Commentary), 4D(6)(j), and 6D(2)(b). 38

- "Subordinate judicial officer." A subordinate judicial officer is, for the purposes of this
 code, a person appointed pursuant to article VI, section 22 of the California Constitution,
 including, but not limited to, a commissioner, referee, and hearing officer. See Canons
 3D(3), 4G (Commentary), and 6A.
- 5
- 6 "Temporary Judge" means an active or inactive member of the bar who, pursuant to
- 7 article VI, section 21 of the California Constitution, serves or expects to serve as a judge
- 8 once, sporadically, or regularly on a part-time basis under a separate court appointment
- 9 for each period of service or for each case heard. See Canons 3E(5)(h), 4C(3)(d)(i),
- 10 4C(3)(d) (Commentary), 6A, and 6D.
- 11
- 12 "Third degree of relationship" includes the following persons: great-grandparent,
- 13 grandparent, parent, uncle, aunt, brother, sister, child, grandchild, great-grandchild,
- 14 nephew, and niece. See Canons 3E(5)(e), 3E(5)(i), and 6D(3)(a)(v).
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1	CANON 1
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3	A JUDGE SHALL UPHOLD THE INTEGRITY* AND
4	INDEPENDENCE* OF THE JUDICIARY
5	
6	An independent, impartial,* and honorable judiciary is indispensable to justice in our
7	society. A judge should participate in establishing, maintaining, and enforcing high
8	standards of conduct, and shall personally observe those standards so that the integrity*
9	and independence* of the judiciary is preserved. The provisions of this code are to be
10	construed and applied to further that objective. A judicial decision or administrative act
11	later determined to be incorrect legally is not itself a violation of this code.
12	
13	ADVISORY COMMITTEE COMMENTARY: Canon 1
14	Deference to the judgments and rulings of courts depends upon public confidence
15	in the integrity* and independence* of judges. The integrity* and independence* of
16	judges depend in turn upon their acting without fear or favor. Although judges should be
17	independent, they must comply with the law* and the provisions of this code. Public
18	confidence in the impartiality* of the judiciary is maintained by the adherence of each
19	judge to this responsibility. Conversely, violations of this code diminish public
20	confidence in the judiciary and thereby do injury to the system of government under law.
21	The basic function of an independent, impartial, * and honorable judiciary is to
22	maintain the utmost integrity* in decisionmaking, and this code should be read and
23	interpreted with that function in mind.

1	CANON 2
2	
3 4	A JUDGE SHALL AVOID IMPROPRIETY* AND THE APPEARANCE OF IMPROPRIETY* IN ALL OF THE JUDGE'S
4 5	ATTEARANCE OF IMI KOTKIETT IN ALL OF THE JUDGE S ACTIVITIES
6	ACTIVITIES
7	A. Promoting Public Confidence
8	
9	A judge shall respect and comply with the law* and shall act at all times in a manner that
10	promotes public confidence in the integrity* and impartiality* of the judiciary. A judge
11	shall not make statements, whether public or nonpublic, that commit the judge with
12	respect to cases, controversies, or issues that are likely to come before the courts or that
13	are inconsistent with the impartial performance of the adjudicative duties of judicial
14	office.
15	
16	ADVISORY COMMITTEE COMMENTARY: Canons 2 and 2A
17	Public confidence in the judiciary is eroded by irresponsible or improper conduct
18	by judges.
19	A judge must avoid all impropriety* and appearance of impropriety.* A judge
20	must expect to be the subject of constant public scrutiny. A judge must therefore accept
21	restrictions on the judge's conduct that might be viewed as burdensome by other
22	members of the community and should do so freely and willingly.
23	The prohibition against behaving with impropriety* or the appearance of
24	impropriety* applies to both the professional and personal conduct of a judge.
25	The test for the appearance of impropriety* is whether a person aware of the facts
26	might reasonably entertain a doubt that the judge would be able to act with integrity,*
27	impartiality, * and competence.
28 29	As to membership in organizations that practice invidious discrimination, see Commentary under Canon 2C.
30	As to judges making statements that commit the judge with respect to cases,
31	controversies, or issues that are likely to come before the courts, see Canon 3B(9) and its
32	commentary concerning comments about a pending proceeding, * Canon $3E(3)(a)$
33	concerning the disqualification of a judge who makes statements that commit the judge to
34	a particular result, and Canon $5B(1)(a)$ concerning statements made during an election
35	campaign that commit the candidate to a particular result. In addition, Code of Civil
36	Procedure section 170.2, subdivision (b), provides that, with certain exceptions, a judge
37	is not disqualified on the ground that the judge has, in any capacity, expressed a view on
38	a legal or factual issue presented in the proceeding before the judge.
39	
40	B. Use of the Prestige of Judicial Office
41	
42	(1) A judge shall not allow family, social, political, or other relationships to influence
43	the judge's judicial conduct or judgment, nor shall a judge convey or permit others to

1 2 3	convey the impression that any individual is in a special position to influence the judge.
4	(2) A judge shall not lend the prestige of judicial office or use the judicial title in any
5	manner, including any oral or written communication, to advance the pecuniary or
6	personal interests of the judge or others. This canon does not prohibit the following:
7	
8	(a) A judge may testify as a character witness, provided the judge does so only
9	when subpoenaed.
10	
11	(b) A judge may, without a subpoena, provide the Commission on Judicial
12	Performance with a written communication containing (i) factual information
13	regarding a matter pending before the commission or (ii) information related to the
14	character of a judge who has a matter pending before the commission, provided
15	that any such factual or character information is based on personal knowledge.*
16	In commission proceedings, a judge shall provide information responsive to a
17	subpoena or when officially requested to do so by the commission.
18	
19	(c) A judge may provide factual information in State Bar disciplinary proceedings
20	and shall provide information responsive to a subpoena or when officially
21	requested to do so by the State Bar.
22	
23	(d) A judge may respond to judicial selection inquiries, provide recommendations
24	(including a general character reference relating to the evaluation of persons being
25	considered for a judgeship), and otherwise participate in the process of judicial
26	selection.
27	
28	(e) A judge may serve as a reference or provide a letter of recommendation only if
29	based on the judge's personal knowledge* of the individual. These written
30	communications may include the judge's title and may be written on stationery
31	that uses the judicial title.
32	(2) $\Gamma_{}$ and $\Gamma_{}$ and $\Gamma_{}$ is the line of $(-)$ and the second sec
33	(3) Except as permitted in subdivision (c) or otherwise authorized by law* or these
34	canons:
35	(a) A judge shall not advance the necurical or nersonal interasts of the judge or
36 37	(a) A judge shall not advance the pecuniary or personal interests of the judge or others by_initiating communications with a sentencing judge or a representative of
37 38	a probation department about a proceeding pending* before the sentencing judge,
38 39	but may provide information in response to an official request. "Sentencing
39 40	judge" includes a judge who makes a disposition pursuant to Welfare and
40 41	Institutions Code section 725.
42	
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(b) A judge, other than the judge who presided over the trial of or sentenced the 1 person seeking parole, pardon, or commutation of sentence, shall not initiate 2 3 communications with the Board of Parole Hearings regarding parole or the Office 4 of the Governor regarding parole, pardon, or commutation of sentence, but may 5 provide these entities with information for the record in response to an official 6 request. 7 8 (c) A judge may initiate communications concerning a member of the judge's 9 family* with a representative of a probation department regarding sentencing, the 10 Board of Parole Hearings regarding parole, or the Office of the Governor 11 regarding parole, pardon, or commutation of sentence, provided the judge is not 12 identified as a judge in the communication. 13 14 ADVISORY COMMITTEE COMMENTARY: Canon 2B 15 A strong judicial branch, based on the prestige that comes from effective and ethical performance, is essential to a system of government in which the judiciary 16 17 functions independently of the executive and legislative branches. A judge should 18 distinguish between proper and improper use of the prestige of office in all of his or her activities. 19 20 As to those communications that are permitted under this canon, a judge must keep in mind the general obligations to maintain high standards of conduct as set forth in 21 22 *Canon 1, and to avoid any impropriety* or the appearance of impropriety* as set forth in* 23 *Canon 2. A judge must also be mindful of Canon 2A, which requires a judge to act at all* 24 times in a manner that promotes public confidence in the integrity* and impartiality* of 25 the courts. 26 A judge must avoid lending the prestige of judicial office for the advancement of the private interests of the judge or others. For example, a judge must not use the 27 28 judicial position to gain advantage in a civil suit involving a member of the judge's 29 family,* or use his or her position to gain deferential treatment when stopped by a police 30 officer for a traffic offense. 31 As to the use of a judge's title to identify a judge's role in the presentation and 32 creation of legal education programs and materials, see Commentary to Canon 4B. In 33 contracts for publication of a judge's writings, a judge should retain control over the 34 advertising, to the extent feasible, to avoid exploitation of the judge's office. 35 This canon does not afford a judge a privilege against testifying in response to any 36 official summons. 37 See also Canons 3D(1) and 3D(2) concerning a judge's obligation to take appropriate corrective action regarding other judges who violate any provision of the 38 39 Code of Judicial Ethics and attorneys who violate any provision of the Rules of 40 Professional Conduct. 41 Except as set forth in Canon 2B(3)(a), this canon does not preclude consultations 42 among judges. Additional limitations on such consultations among judges are set forth in 43 Canon 3B(7)(a).

1 C. Membership in Organizations

A judge shall not hold membership in any organization that practices invidious
discrimination on the basis of race, sex, gender, religion, national origin, ethnicity, or
sexual orientation.

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7 This canon does not apply to membership in a religious organization.

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9 ADVISORY COMMITTEE COMMENTARY: Canon 2C

Membership by a judge in an organization that practices invidious discrimination on the basis of race, sex, gender, religion, national origin, ethnicity, or sexual orientation gives rise to a perception that the judge's impartiality* is impaired. The code prohibits such membership by judges to preserve the fairness, impartiality,* independence,* and honor of the judiciary, to treat all parties equally under the law,* and to avoid impropriety* and the appearance of impropriety.*

16 *Previously, Canon 2C contained exceptions to this prohibition for membership in* 17 *religious organizations, membership in an official military organization of the United*

18 States and, so long as membership did not violate Canon 4A, membership in a nonprofit

youth organization. The exceptions for membership in an official military organization

20 of the United States and nonprofit youth organizations have been eliminated as

21 exceptions to the canon. The exception for membership in religious organizations has

22 *been preserved.*

23 Canon 2C refers to the current practices of the organization. Whether an

24 organization practices invidious discrimination is often a complex question to which

25 judges should be sensitive. The answer cannot be determined from a mere examination

of an organization's current membership rolls, but rather depends on how the

27 organization selects members and other relevant factors, such as whether the

28 organization is dedicated to the preservation of religious, ethnic, or cultural values of

legitimate common interest to its members, or whether it is in fact and effect an intimate,
purely private organization whose membership limitations could not be constitutionally

30 purely private organization whose membership limitations could not be constitutional 31 prohibited. Absent such factors, an organization is generally said to discriminate

invidiously if it arbitrarily excludes from membership on the basis of race, religion, sex,

gender, national origin, ethnicity, or sexual orientation persons who would otherwise be

34 *admitted to membership.*

35 Although Canon 2C relates only to membership in organizations that invidiously

36 discriminate on the basis of race, sex, gender, religion, national origin, ethnicity, or

37 sexual orientation, a judge's membership in an organization that engages in any

38 discriminatory membership practices prohibited by law* also violates Canon 2 and

39 *Canon 2A and gives the appearance of impropriety.* In addition, it would be a violation*

40 of Canon 2 and Canon 2A for a judge to arrange a meeting at a club that the judge

41 knows* practices such invidious discrimination or for the judge to use such a club

- 42 regularly. Moreover, public manifestation by a judge of the judge's knowing* approval
- 43 of invidious discrimination on any basis gives the appearance of impropriety* under

- Canon 2 and diminishes public confidence in the integrity* and impartiality* of the judiciary in violation of Canon 2A.
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1	CANON 3
2	
3	A JUDGE SHALL PERFORM THE DUTIES OF JUDICIAL OFFICE
4	IMPARTIALLY,* COMPETENTLY, AND DILIGENTLY
5	
6	A. Judicial Duties in General
7	
8	All of the judicial duties prescribed by law* shall take precedence over all other activities
9	of every judge. In the performance of these duties, the following standards apply.
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11	B. Adjudicative Responsibilities
12	
13	(1) A judge shall hear and decide all matters assigned to the judge except those in
14	which he or she is disqualified.
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16	ADVISORY COMMITTEE COMMENTARY: Canon 3B(1)
17	Canon $3B(1)$ is based upon the affirmative obligation contained in Code of Civil
18	Procedure section 170.
19	
20	(2) A judge shall be faithful to the law* regardless of partisan interests, public clamor,
21	or fear of criticism, and shall maintain professional competence in the law.*
22	
23	ADVISORY COMMITTEE COMMENTARY: Canon 3B(2)
24	Competence in the performance of judicial duties requires the legal knowledge,*
25	skill, thoroughness, and preparation reasonably necessary to perform a judge's
26	responsibilities of judicial office. Canon 1 provides that an incorrect legal ruling is not
27 28	itself a violation of this code.
28 29	(3) A judge shall require* order and decorum in proceedings before the judge.
30	(3) A judge shall require order and decordin in proceedings before the judge.
31	(4) A judge shall be patient, dignified, and courteous to litigants, jurors, witnesses,
32	lawyers, and others with whom the judge deals in an official capacity, and shall
33	require* similar conduct of lawyers and of all staff and court personnel under the
34	judge's direction and control.
35	Jange s an eenen and eenden
36	(5) A judge shall perform judicial duties without bias or prejudice. A judge shall not,
37	in the performance of judicial duties, engage in speech, gestures, or other conduct that
38	would reasonably be perceived as (a) bias or prejudice, including but not limited to
39	bias or prejudice based upon race, sex, gender, religion, national origin, ethnicity,
40	disability, age, sexual orientation, marital status, socioeconomic status, or political
41	affiliation, or (b) sexual harassment.
42	

(6) A judge shall require* lawyers in proceedings before the judge to refrain from 1 2 manifesting, by words or conduct, bias or prejudice based upon race, sex, gender, 3 religion, national origin, ethnicity, disability, age, sexual orientation, marital status, 4 socioeconomic status, or political affiliation against parties, witnesses, counsel, or 5 others. This canon does not preclude legitimate advocacy when race, sex, gender, 6 religion, national origin, ethnicity, disability, age, sexual orientation, marital status, socioeconomic status, political affiliation, or other similar factors are issues in the 7 8 proceeding.

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10 (7) A judge shall accord to every person who has a legal interest in a proceeding, or that person's lawyer, the full right to be heard according to law.* Unless otherwise 11 authorized by law,* a judge shall not independently investigate facts in a proceeding 12 and shall consider only the evidence presented or facts that may be properly judicially 13 noticed. This prohibition extends to information available in all media, including 14 15 electronic. A judge shall not initiate, permit, or consider ex parte communications, that is, any communications to or from the judge outside the presence of the parties 16 concerning a pending* or impending* proceeding, and shall make reasonable efforts 17 to avoid such communications, except as follows: 18

(a) Except as stated below, a judge may consult with other judges. A judge shall not engage in discussions about a case with a judge who has previously been disqualified from hearing that matter; likewise, a judge who knows* he or she is or would be disqualified from hearing a case shall not discuss that matter with the judge assigned to the case. A judge also shall not engage in discussions with a judge who may participate in appellate review of the matter, nor shall a judge who may participate in appellate review of a matter engage in discussions with the judge presiding over the case.

A judge may consult with court personnel or others authorized by law,* as long as the communication relates to that person's duty to aid the judge in carrying out the judge's adjudicative responsibilities.

In any discussion with judges or court personnel, a judge shall make reasonable efforts to avoid receiving factual information that is not part of the record or an evaluation of that factual information. In such consultations, the judge shall not abrogate the responsibility personally to decide the matter.

- For purposes of Canon 3B(7)(a), "court personnel" includes bailiffs, court
 reporters, court externs, research attorneys, courtroom clerks, and other employees
- of the court, but does not include the lawyers in a proceeding before a judge,
 persons who are appointed by the court to serve in some capacity in a proceeding,
- 41 or employees of other governmental entities, such as lawyers, social workers, or
- 42 representatives of the probation department.

1	ADVISORY COMMITTEE COMMENTARY: Canon 3B(7)(a)
2	Regarding communications between a judge presiding over a matter and a judge
3	of a court with appellate jurisdiction over that matter, see Government Code section
4	68070.5.
5	Though a judge may have ex parte discussions with appropriate court personnel, a
6	judge may do so only on matters that are within the proper performance of that person's
7	duties. For example, a bailiff may inform the judge of a threat to the judge or to the
8	safety and security of the courtroom, but may not tell the judge ex parte that a defendant
9	was overheard making an incriminating statement during a court recess. A clerk may
10	point out to the judge a technical defect in a proposed sentence, but may not suggest to
11	the judge that a defendant deserves a certain sentence.
12	A sentencing judge may not consult ex parte with a representative of the probation
13	department about a matter pending before the sentencing judge.
14	This canon prohibits a judge from discussing a case with another judge who has
15	already been disqualified. A judge also must be careful not to talk to a judge whom the
16	judge knows* would be disqualified from hearing the matter.
17	
18	(b) A judge may initiate, permit, or consider ex parte communications, where
19	circumstances require, for scheduling, administrative purposes, or emergencies
20	that do not deal with substantive matters provided:
21	-
22	(i) the judge reasonably believes that no party will gain a procedural or tactical
23	advantage as a result of the ex parte communication, and
24	
25	(ii) the judge makes provision promptly to notify all other parties of the
26	substance of the ex parte communication and allows an opportunity to respond.
27	
28	(c) A judge may initiate, permit, or consider any ex parte communication when
29	expressly authorized by law* to do so or when authorized to do so by stipulation
30	of the parties.
31	
32	(d) If a judge receives an unauthorized ex parte communication, the judge shall
33	make provision promptly to notify the parties of the substance of the
34	communication and provide the parties with an opportunity to respond.
35	
36	ADVISORY COMMITTEE COMMENTARY: Canon 3B(7)
37	An exception allowing a judge, under certain circumstances, to obtain the advice
38	of a disinterested expert on the law* has been eliminated from Canon $3B(7)$ because
39	consulting with legal experts outside the presence of the parties is inconsistent with the
40	core tenets of the adversarial system. Therefore, a judge shall not consult with legal
41	experts outside the presence of the parties. Evidence Code section 730 provides for the
42	appointment of an expert if a judge determines that expert testimony is necessary. A
43	court may also invite the filing of amicus curiae briefs.

An exception allowing a judge to confer with the parties separately in an effort to 1 2 settle the matter before the judge has been moved from this canon to Canon 3B(12). 3 This canon does not prohibit court personnel from communicating scheduling 4 information or carrying out similar administrative functions. 5 A judge is statutorily authorized to investigate and consult witnesses informally in 6 small claims cases. Code of Civil Procedure section 116.520, subdivision (c). 7 8 (8) A judge shall dispose of all judicial matters fairly, promptly, and efficiently. A 9 judge shall manage the courtroom in a manner that provides all litigants the 10 opportunity to have their matters fairly adjudicated in accordance with the law.* 11 12 ADVISORY COMMITTEE COMMENTARY: Canon 3B(8) 13 The obligation of a judge to dispose of matters promptly and efficiently must not 14 take precedence over the judge's obligation to dispose of the matters fairly and with 15 patience. For example, when a litigant is self-represented, a judge has the discretion to take reasonable steps, appropriate under the circumstances and consistent with the law* 16 17 and the canons, to enable the litigant to be heard. A judge should monitor and supervise 18 cases so as to reduce or eliminate dilatory practices, avoidable delays, and unnecessary 19 costs. 20 Prompt disposition of the court's business requires a judge to devote adequate 21 time to judicial duties, to be punctual in attending court and expeditious in determining matters under submission, and to require* that court officials, litigants, and their lawyers 22 23 cooperate with the judge to those ends. 24 25 (9) A judge shall not make any public comment about a pending* or impending* proceeding in any court, and shall not make any nonpublic comment that might 26 27 substantially interfere with a fair trial or hearing. The judge shall require* similar 28 abstention on the part of staff and court personnel subject to the judge's direction and 29 control. This canon does not prohibit judges from making statements in the course of their official duties or from explaining the procedures of the court, and does not apply 30 to proceedings in which the judge is a litigant in a personal capacity. Other than cases 31 in which the judge has personally participated, this canon does not prohibit judges 32 from discussing, in legal education programs and materials, cases and issues pending 33 34 in appellate courts. This educational exemption does not apply to cases over which 35 the judge has presided or to comments or discussions that might interfere with a fair 36 hearing of the case. 37 38 ADVISORY COMMITTEE COMMENTARY: Canon 3B(9) 39 The requirement that judges abstain from public comment regarding a pending* or impending* proceeding continues during any appellate process and until final 40

41 disposition. A judge shall make reasonable efforts to ascertain whether a case is

42 pending* or impending* before commenting on it. This canon does not prohibit a judge

43 from commenting on proceedings in which the judge is a litigant in a personal capacity,

but in cases such as a writ of mandamus where the judge is a litigant in an official
 capacity, the judge must not comment publicly.

3 "Making statements in the course of their official duties" and "explaining the 4 procedures of the court" include providing an official transcript or partial official 5 transcript of a court proceeding open to the public and explaining the rules of court and 6 procedures related to a decision rendered by a judge.

Although this canon does not prohibit a judge from commenting on cases that are not pending* or impending* in any court, a judge must be cognizant of the general prohibition in Canon 2 against conduct involving impropriety* or the appearance of impropriety.* A judge should also be aware of the mandate in Canon 2A that a judge must act at all times in a manner that promotes public confidence in the integrity* and impartiality* of the judiciary. In addition, when commenting on a case pursuant to this canon, a judge must maintain the high standards of conduct, as set forth in Canon 1.

Although a judge is permitted to make nonpublic comments about pending* or
 impending* cases that will not substantially interfere with a fair trial or hearing, the

15 impending ¹ cases that will not substantially interfere with a fair trial of nearing, the 16 judge should be cautious when making any such comments. There is always a risk that a

17 comment can be misheard, misinterpreted, or repeated. A judge making such a comment

18 must be mindful of the judge's obligation under Canon 2A to act at all times in a manner

19 that promotes public confidence in the integrity* and impartiality* of the judiciary.

20 When a judge makes a nonpublic comment about a case pending* before that judge, the

21 *judge must keep an open mind and not form an opinion prematurely or create the*

22 appearance of having formed an opinion prematurely.

(10) A judge shall not commend or criticize jurors for their verdict other than in a
 court order or opinion in a proceeding, but may express appreciation to jurors for their
 service to the judicial system and the community.

28 ADVISORY COMMITTEE COMMENTARY: Canon 3B(10)

Commending or criticizing jurors for their verdict may imply a judicial
expectation in future cases and may impair a juror's ability to be fair and impartial* in a
subsequent case.

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(11) A judge shall not disclose or use, for any purpose unrelated to judicial duties,
nonpublic information* acquired in a judicial capacity.

(12) A judge may participate in settlement conferences or in other efforts to resolve
matters in dispute, including matters pending before the judge. A judge may, with the
express consent of the parties or their lawyers, confer separately with the parties
and/or their lawyers during such resolution efforts. At all times during such
resolution efforts, a judge shall remain impartial* and shall not engage in conduct that
may reasonably be perceived as coercive.

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1 ADVISORY COMMITTEE COMMENTARY: Canon 3B(12)

2 While the judge plays an important role in overseeing efforts to resolve disputes, 3 including conducting settlement discussions, a judge should be careful that efforts to 4 resolve disputes do not undermine any party's right to be heard according to law.* 5 The judge should keep in mind the effect that the judge's participation in dispute 6 resolution efforts may have on the judge's impartiality* or the appearance of 7 impartiality* if the case remains with the judge for trial after resolution efforts are 8 unsuccessful. Accordingly, a judge may wish to consider whether: (1) the parties or their 9 counsel have requested or objected to the participation by the trial judge in such 10 discussions; (2) the parties and their counsel are relatively sophisticated in legal matters 11 or the particular legal issues involved in the case; (3) a party is unrepresented; (4) the 12 case will be tried by the judge or a jury; (5) the parties will participate with their counsel 13 in settlement discussions and, if so, the effect of personal contact between the judge and 14 parties; and (6) it is appropriate during the settlement conference for the judge to express 15 an opinion on the merits or worth of the case or express an opinion on the legal issues 16 that the judge may later have to rule upon. 17 If a judge assigned to preside over a trial believes participation in resolution 18 efforts could influence the judge's decisionmaking during trial, the judge may decline to engage in such efforts. 19 20 Where dispute resolution efforts of any type are unsuccessful, the judge should 21 consider whether, due to events that occurred during the resolution efforts, the judge may 22 be disqualified under the law* from presiding over the trial. See, e.g., Code of Civil 23 Procedure section 170.1, subdivision (a)(6)(A). 24 25 **C.** Administrative Responsibilities 26 (1) A judge shall diligently discharge the judge's administrative responsibilities 27 impartially,* on the basis of merit, without bias or prejudice, free of conflict of 28 29 interest, and in a manner that promotes public confidence in the integrity* of the 30 judiciary. A judge shall not, in the performance of administrative duties, engage in 31 speech, gestures, or other conduct that would reasonably be perceived as (a) bias or 32 prejudice, including but not limited to bias or prejudice based upon race, sex, gender, religion, national origin, ethnicity, disability, age, sexual orientation, marital status, 33 34 socioeconomic status, or political affiliation, or (b) sexual harassment. 35 36 ADVISORY COMMITTEE COMMENTARY: Canon 3C(1) 37 In considering what constitutes a conflict of interest under this canon, a judge 38 should be informed by Code of Civil Procedure section 170.1, subdivision (a)(6). 39 40 (2) A judge shall maintain professional competence in judicial administration, and shall cooperate with other judges and court officials in the administration of court 41 42 business.

(3) A judge shall require* staff and court personnel under the judge's direction and 1 2 control to observe appropriate standards of conduct and to refrain from manifesting 3 bias or prejudice based upon race, sex, gender, religion, national origin, ethnicity, 4 disability, age, sexual orientation, marital status, socioeconomic status, or political 5 affiliation in the performance of their official duties. 6 7 (4) A judge with supervisory authority for the judicial performance of other judges 8 shall take reasonable measures to ensure the prompt disposition of matters before 9 them and the proper performance of their other judicial responsibilities. 10 11 (5) A judge shall not make unnecessary court appointments. A judge shall exercise the power of appointment impartially,* on the basis of merit, without bias or 12 13 prejudice, free of conflict of interest, and in a manner that promotes public confidence 14 in the integrity* of the judiciary. A judge shall avoid nepotism and favoritism. A judge shall not approve compensation of appointees above the reasonable value of 15 services rendered. 16 17 18 ADVISORY COMMITTEE COMMENTARY: Canon 3C(5) 19 Appointees of a judge include assigned counsel and officials such as referees, 20 commissioners, special masters, receivers, and guardians. Consent by the parties to an 21 appointment or an award of compensation does not relieve the judge of the obligation 22 prescribed by Canon 3C(5). 23 24 **D.** Disciplinary Responsibilities 25 26 (1) Whenever a judge has reliable information that another judge has violated any provision of the Code of Judicial Ethics, that judge shall take appropriate corrective 27 28 action, which may include reporting the violation to the appropriate authority. (See 29 Commentary to Canon 3D(2).) 30 31 (2) Whenever a judge has personal knowledge,* or concludes in a judicial decision, 32 that a lawyer has committed misconduct or has violated any provision of the Rules of Professional Conduct, the judge shall take appropriate corrective action, which may 33 34 include reporting the violation to the appropriate authority. 35 36 ADVISORY COMMITTEE COMMENTARY: Canons 3D(1) and 3D(2) 37 Appropriate corrective action could include direct communication with the judge 38 or lawyer who has committed the violation, other direct action, such as a confidential 39 referral to a judicial or lawyer assistance program, or a report of the violation to the 40 presiding judge, appropriate authority, or other agency or body. Judges should note that in addition to the action required by Canon 3D(2), California law imposes additional 41 42 mandatory reporting requirements to the State Bar on judges regarding lawyer

1 misconduct. See Business and Professions Code sections 6086.7 and 6086.8, subdivision 2 (a), and California Rules of Court, rules 10.609 and 10.1017. 3 "Appropriate authority" means the authority with responsibility for initiation of 4 the disciplinary process with respect to a violation to be reported. 5 6 (3) A judge shall promptly report in writing to the Commission on Judicial 7 Performance when he or she is charged in court by misdemeanor citation, 8 prosecutorial complaint, information, or indictment with any crime in the United 9 States as specified below. Crimes that must be reported are: (1) all crimes, other than 10 those that would be considered misdemeanors not involving moral turpitude or 11 infractions under California law; and (2) all misdemeanors involving violence 12 (including assaults), the use or possession of controlled substances, the misuse of 13 prescriptions, or the personal use or furnishing of alcohol. A judge also shall 14 promptly report in writing upon conviction of such crimes. 15 16 If the judge is a retired judge serving in the Assigned Judges Program, he or she shall 17 promptly report such information in writing to the Chief Justice rather than to the 18 Commission on Judicial Performance. If the judge is a subordinate judicial officer,* 19 he or she shall promptly report such information in writing to both the presiding judge of the court in which the subordinate judicial officer* sits and the Commission on 20 Judicial Performance. 21 22 23 (4) A judge shall cooperate with judicial and lawyer disciplinary agencies. 24 25 ADVISORY COMMITTEE COMMENTARY: Canons 3D(3) and 3D(4) 26 See Government Code section 68725, which requires judges to cooperate with and 27 give reasonable assistance and information to the Commission on Judicial Performance, 28 and rule 104 of the Rules of the Commission on Judicial Performance, which requires a 29 respondent judge to cooperate with the commission in all proceedings in accordance with section 68725. 30 31 32 (5) A judge shall not retaliate, directly or indirectly, against a person known* or 33 suspected to have assisted or cooperated with an investigation of a judge or a lawyer. 34 35 **E. Disgualification and Disclosure** 36 37 (1) A judge shall disqualify himself or herself in any proceeding in which disqualification is required by law.* 38 39 40 ADVISORY COMMITTEE COMMENTARY: Canon 3E(1) The term "proceeding" as used in this canon encompasses prefiling judicial 41

42 determinations. Thus, if a judge has a disqualifying interest in a matter, the judge is

1	disqualified from taking any action in the matter, even if it predates the actual filing of a
2	case, such as making a probable cause determination, signing a search or arrest
3	warrant, setting bail, or ordering an own recognizance release. Interpreting
4	"proceeding" to include prefiling judicial determinations effectuates the intent of the
5	canon because it assures the parties and the public of the integrity* and fairness of the
6	judicial process.
7	
8	(2) In all trial court proceedings, a judge shall disclose on the record as follows:
9	
10	(a) Information relevant to disqualification
11	A indee shall displace information that is reasonably relevant to the exection of
12	A judge shall disclose information that is reasonably relevant to the question of discussification under Code of Civil Presedure section 170.1 even if the judge
13 14	disqualification under Code of Civil Procedure section 170.1, even if the judge
14 15	believes there is no actual basis for disqualification.
16	(b) Campaign contributions in trial court elections
17	(b) Campaign contributions in that court elections
18	(i) Information required to be disclosed
19	(i) information required to be disclosed
	In any matter hafene a judge who is an was a condidate for judicial officest in a
20	In any matter before a judge who is or was a candidate for judicial office* in a trial court election, the judge shall disclose any contribution or loan of \$100 or
21 22	more from a party, individual lawyer, or law office or firm in that matter as
22	required by this canon, even if the amount of the contribution or loan would
23	not require disqualification. Such disclosure shall consist of the name of the
25	contributor or lender, the amount of each contribution or loan, the cumulative
26	amount of the contributor's contributions or lender's loans, and the date of
27	each contribution or loan. The judge shall make reasonable efforts to obtain
28	current information regarding contributions or loans received by his or her
29	campaign and shall disclose the required information on the record.
30	
31	(ii) Manner of disclosure
32	
33	The judge shall ensure that the required information is conveyed on the record
34	to the parties and lawyers appearing in the matter before the judge. The judge
35	has discretion to select the manner of disclosure, but the manner used shall
36	avoid the appearance that the judge is soliciting campaign contributions.
37	
38	(iii) Timing of disclosure
39	
40	Disclosure shall be made at the earliest reasonable opportunity after receiving
41	each contribution or loan. The duty commences no later than one week after
-	

-3 4 receipt of the first contribution or loan, and continues for a period of two years after the candidate takes the oath of office, or two years from the date of the contribution or loan, whichever event is later.

5 ADVISORY COMMITTEE COMMENTARY: Canon 3E(2)(b) 6 Code of Civil Procedure section 170.1, subdivision (a)(9)(C) requires a judge to 7 "disclose any contribution from a party or lawyer in a matter that is before the court that 8 is required to be reported under subdivision (f) of Section 84211 of the Government 9 Code, even if the amount would not require disgualification under this paragraph." This 10 statute further provides that the "manner of disclosure shall be the same as that provided in Canon 3E of the Code of Judicial Ethics." Canon 3E(2)(b) sets forth the information 11 12 the judge must disclose, the manner for making such disclosure, and the timing thereof. "Contribution" includes monetary and in-kind contributions. See Cal. Code 13 14 Regs., tit. 2, § 18215, subd. (b)(3). See generally Government Code section 84211, 15 subdivision (f). 16 Disclosure of campaign contributions is intended to provide parties and lawyers 17 appearing before a judge during and after a judicial campaign with easy access to information about campaign contributions that may not require disqualification but could 18 19 be relevant to the question of disqualification of the judge. The judge is responsible for 20 ensuring that the disclosure is conveyed to the parties and lawyers appearing in the matter. The canon provides that the judge has discretion to select the manner of making 21 22 the disclosure. The appropriate manner of disclosure will depend on whether all of the 23 parties and lawyers are present in court, whether it is more efficient or practicable given 24 the court's calendar to make a written disclosure, and other relevant circumstances that 25 may affect the ability of the parties and lawyers to access the required information. The following alternatives for disclosure are non-exclusive. If all parties are present in court, 26 27 the judge may conclude that the most effective and efficient manner of providing disclosure is to state orally the required information on the record in open court. In the 28 alternative, again if all parties are present in court, a judge may determine that it is more 29 appropriate to state orally on the record in open court that parties and lawyers may 30 obtain the required information at an easily accessible location in the courthouse, and 31 provide an opportunity for the parties and lawyers to review the available information. 32 33 Another alternative, particularly if all or some parties are not present in court, is that the judge may disclose the campaign contribution in a written minute order or in the official 34 35 court minutes and notify the parties and the lawyers of the written disclosure. See California Supreme Court Committee on Judicial Ethics Opinions, CJEO Formal 36 37 *Opinion No. 2013-002, pp. 7-8. If a party appearing in a matter before the judge is* 38 represented by a lawyer, it is sufficient to make the disclosure to the lawyer. 39 In addition to the disclosure obligations set forth in Canon 3E(2)(b), a judge must, pursuant to Canon 3E(2)(a), disclose on the record any other information that may be 40 relevant to the question of disqualification. As examples, such an obligation may arise as 41 42 a result of contributions or loans of which the judge is aware made by a party, lawyer, or 43 law office or firm appearing before the judge to a third party in support of the judge or in

1 2	opposition to the judge's opponent; a party, lawyer, or law office or firm's relationship to the judge or role in the campaign; or the aggregate contributions or loans from lawyers
3	in one law office or firm.
4	Canon $3E(2)(b)$ does not eliminate the obligation of the judge to recuse himself or
5	herself where the nature of the contribution or loan, the extent of the contributor's or
6	lender's involvement in the judicial campaign, the relationship of the contributor or
7	lender, or other circumstance requires recusal under Code of Civil Procedure section
8	170.1, and particularly section 170.1, subdivision $(a)(6)(A)$.
9 10	(3) A judge shall disqualify himself or herself in accordance with the following:
11	(5) A judge shan disquarity minisch of hersen in accordance with the following.
12	(a) Statements that commit the judge to a particular result
13	
14	A judge is disqualified if the judge, while a judge or candidate for judicial office,*
15	made a statement, other than in a court proceeding, judicial decision, or opinion,
16	that a person aware of the facts might reasonably believe commits the judge to
17	reach a particular result or rule in a particular way in a proceeding.
18	
19	(b) Bond ownership
20	
21	Ownership of a corporate bond issued by a party to a proceeding and having a fair
22	market value exceeding \$1,500 is disqualifying. Ownership of a government bond
23	issued by a party to a proceeding is disqualifying only if the outcome of the
24	proceeding could substantially affect the value of the judge's bond. Ownership in
25	a mutual or common investment fund that holds bonds is not a disqualifying
26	financial interest.
27 28	ADVISORY COMMITTEE COMMENTARY: Canon 3E(3)(b)
28 29	<i>The distinction between corporate and government bonds is consistent with the</i>
30	Political Reform Act (see Gov. Code, § 82034), which requires disclosure of corporate
31	bonds, but not government bonds. Canon 3E(3) is intended to assist judges in complying
32	with Code of Civil Procedure section 170.1, subdivision (a)(3) and Canon $3E(5)(d)$.
33	
34	(4) An appellate justice shall disqualify himself or herself in any proceeding if for any
35	reason:
36	
37	(a) the justice believes his or her recusal would further the interests of justice; or
38	
39	(b) the justice substantially doubts his or her capacity to be impartial;* or
40	
41	(c) the circumstances are such that a reasonable person aware of the facts would
42	doubt the justice's ability to be impartial.*
43	

1	(5) Disqualification of an appellate justice is also required in the following instances:
2 3	(a) The appellate justice has served as a lawyer in the pending* proceeding, or has
4	served as a lawyer in any other proceeding involving any of the same parties if
5	that other proceeding related to the same contested issues of fact and law as the
6	present proceeding, or has given advice to any party in the present proceeding
7	upon any issue involved in the proceeding.
8	
9	ADVISORY COMMITTEE COMMENTARY: Canon 3E(5)(a)
10	Canon $3E(5)(a)$ is consistent with Code of Civil Procedure section 170.1,
11	subdivision $(a)(2)$, which addresses disqualification of trial court judges based on prior
12	representation of a party in the proceeding.
13	(b) Within the last two years (i) a next to the mean ding, on an officer director on
14 15	(b) Within the last two years, (i) a party to the proceeding, or an officer, director or trustee thereof, either was a client of the justice when the justice was engaged in
16	the private practice of law or was a client of a lawyer with whom the justice was
17	associated in the private practice of law; or (ii) a lawyer in the proceeding was
18	associated with the justice in the private practice of law.
19	
20	(c) The appellate justice represented a public officer or entity and personally
21	advised or in any way represented that officer or entity concerning the factual or
22	legal issues in the present proceeding in which the public officer or entity now
23	appears.
24	
25 26	(d) The appellate justice, his or her spouse or registered domestic partner,* or a
26 27	minor child residing in the household, has a financial interest or is either a fiduciary* who has a financial interest in the proceeding, or is a director, advisor,
27	or other active participant in the affairs of a party. A financial interest is defined
20 29	as ownership of more than a 1 percent legal or equitable interest in a party, or a
30	legal or equitable interest in a party of a fair market value exceeding \$1,500.
31	Ownership in a mutual or common investment fund that holds securities does not
32	itself constitute a financial interest; holding office in an educational, religious,
33	charitable, service,* or civic organization does not confer a financial interest in the
34	organization's securities; and a proprietary interest of a policyholder in a mutual
35	insurance company or mutual savings association or similar interest is not a
36	financial interest unless the outcome of the proceeding could substantially affect
37	the value of the interest. A justice shall make reasonable efforts to keep informed
38	about his or her personal and fiduciary* interests and those of his or her spouse or
39 40	registered domestic partner* and of minor children living in the household.
40 41	(e)(i) The justice or his or her spouse or registered domestic partner,* or a person
42	within the third degree of relationship* to either of them, or the spouse or

1 2	registered domestic partner* thereof, is a party or an officer, director, or trustee of a party to the proceeding, or
3	or a party to the proceeding, or
4	(ii) a lawyer or spouse or registered domestic partner* of a lawyer in the
5	proceeding is the spouse, registered domestic partner,* former spouse, former
6	registered domestic partner,* child, sibling, or parent of the justice or of the
7	justice's spouse or registered domestic partner,* or such a person is associated
8	in the private practice of law with a lawyer in the proceeding.
9	
10	(f) The justice
11	
12	(i) served as the judge before whom the proceeding was tried or heard in
13	the lower court,
14	
15	(ii) has personal knowledge* of disputed evidentiary facts concerning the
16	proceeding, or
17	
18	(iii) has a personal bias or prejudice concerning a party or a party's lawyer.
19	
20	(g) A temporary or permanent physical impairment renders the justice unable
21	properly to perceive the evidence or conduct the proceedings.
22	(b) The instice has a compart among concert and comparing an entire entry and large and
23 24	(h) The justice has a current arrangement concerning prospective employment or other compensated cervice as a dispute resolution poutral or is portioinating in or
24 25	other compensated service as a dispute resolution neutral or is participating in, or, within the last two years has participated in, discussions regarding prospective
26	employment or service as a dispute resolution neutral, or has been engaged in such
20	employment or service, and any of the following applies:
28	employment of service, and any of the fono wing appres.
29	(i) The arrangement is, or the prior employment or discussion was, with a
30	party to the proceeding;
31	
32	(ii) The matter before the justice includes issues relating to the enforcement of
33	either an agreement to submit a dispute to an alternative dispute resolution
34	process or an award or other final decision by a dispute resolution neutral;
35	
36	(iii) The justice directs the parties to participate in an alternative dispute
37	resolution process in which the dispute resolution neutral will be an individual
38	or entity with whom the justice has the arrangement, has previously been
39	employed or served, or is discussing or has discussed the employment or
40	service; or
41	
42	(iv) The justice will select a dispute resolution neutral or entity to conduct an
43	alternative dispute resolution process in the matter before the justice, and

among those available for selection is an individual or entity with whom the 1 2 justice has the arrangement, with whom the justice has previously been 3 employed or served, or with whom the justice is discussing or has discussed 4 the employment or service. 5 6 For purposes of Canon 3E(5)(h), "participating in discussions" or "has participated 7 in discussions" means that the justice (i) solicited or otherwise indicated an 8 interest in accepting or negotiating possible employment or service as an 9 alternative dispute resolution neutral, or (ii) responded to an unsolicited statement 10 regarding, or an offer of, such employment or service by expressing an interest in that employment or service, making any inquiry regarding the employment or 11 12 service, or encouraging the person making the statement or offer to provide additional information about that possible employment or service. If a justice's 13 14 response to an unsolicited statement regarding a question about, or offer of, 15 prospective employment or other compensated service as a dispute resolution neutral is limited to responding negatively, declining the offer, or declining to 16 17 discuss such employment or service, that response does not constitute participating 18 in discussions. 19 For purposes of Canon 3E(5)(h), "party" includes the parent, subsidiary, or other 20 21 legal affiliate of any entity that is a party and is involved in the transaction, contract, or facts that gave rise to the issues subject to the proceeding. 22 23 24 For purposes of Canon 3E(5)(h), "dispute resolution neutral" means an arbitrator, a mediator, a temporary judge* appointed under article VI, section 21 of the 25 California Constitution, a referee appointed under Code of Civil Procedure section 26 27 638 or 639, a special master, a neutral evaluator, a settlement officer, or a settlement facilitator. 28 29 30 (i) The justice's spouse or registered domestic partner* a person within the third degree of relationship* to the justice or his or her spouse or registered domestic 31 32 partner,* or the person's spouse or registered domestic partner,* was a witness in 33 the proceeding. 34 35 (i) The justice has received a campaign contribution of \$5,000 or more from a party or lawyer in a matter that is before the court, and either of the following 36 applies: 37 38 39 (i) The contribution was received in support of the justice's last election, if the last election was within the last six years; or 40 41 42 (ii) The contribution was received in anticipation of an upcoming election. 43

Notwithstanding Canon 3E(5)(j), a justice shall disqualify himself or herself based on 1 2 a contribution of a lesser amount if required by Canon 3E(4). 3 4 The disgualification required under Canon 3E(5)(j) may be waived if all parties that 5 did not make the contribution agree to waive the disqualification. 6 7 ADVISORY COMMITTEE COMMENTARY: Canon 3E 8 Canon 3E(1) sets forth the general duty to disqualify applicable to a judge of any court. Sources for determining when recusal or disqualification is appropriate may 9 10 include the applicable provisions of the Code of Civil Procedure, other provisions of the 11 Code of Judicial Ethics, the Code of Conduct for United States Judges, the American Bar 12 Association's Model Code of Judicial Conduct, and related case law. 13 The decision whether to disclose information under Canon 3E(2) is a decision 14 based on the facts of the case before the judge. A judge is required to disclose only 15 information that is related to the grounds for disqualification set forth in Code of Civil 16 Procedure section 170.1. 17 Canon 3E(4) sets forth the general standards for recusal of an appellate justice. The term "appellate justice" includes justices of both the Courts of Appeal and the 18 Supreme Court. Generally, the provisions concerning disqualification of an appellate 19 20 justice are intended to assist justices in determining whether recusal is appropriate and 21 to inform the public why recusal may occur. 22 The rule of necessity may override the rule of disqualification. For example, a 23 judge might be required to participate in judicial review of a judicial salary statute, or 24 might be the only judge available in a matter requiring judicial action, such as a hearing on probable cause or a temporary restraining order. In the latter case, the judge must 25 promptly disclose on the record the basis for possible disqualification and use reasonable 26 27 efforts to transfer the matter to another judge as soon as practicable. In some instances, membership in certain organizations may have the potential to 28 29 give an appearance of partiality, although membership in the organization generally may not be barred by Canon 2C, Canon 4, or any other specific canon. A judge holding 30 membership in an organization should disqualify himself or herself whenever doing so 31 32 would be appropriate in accordance with Canon 3E(1), 3E(4), or 3E(5) or statutory 33 requirements. In addition, in some circumstances, the parties or their lawyers may 34 consider a judge's membership in an organization relevant to the question of 35 disqualification, even if the judge believes there is no actual basis for disqualification. In 36 accordance with this canon, a judge should disclose to the parties his or her membership 37 in an organization, in any proceeding in which that information is reasonably relevant to 38 the question of disqualification under Code of Civil Procedure section 170.1, even if the 39 judge concludes there is no actual basis for disqualification. 40 (6) It shall not be grounds for disqualification that the justice: 41

1 2	(a) Is or is not a member of a racial, ethnic, religious, sexual, or similar group and the proceeding involves the rights of such a group;
3	the proceeding involves the rights of such a group,
4	(b) Has in any capacity expressed a view on a legal or factual issue presented in
5	the proceeding, except as provided in Canon 3E(5)(a), (b), or (c);
6	
7	(c) Has as a lawyer or public official participated in the drafting of laws* or in the
8	effort to pass or defeat laws,* the meaning, effect, or application of which is in
9	issue in the proceeding unless the judge believes that his or her prior involvement
10	was so well known* as to raise a reasonable doubt in the public mind as to his or
11	her capacity to be impartial.*
12	
13	ADVISORY COMMITTEE COMMENTARY: Canon 3E(6)
14	Canon 3E(6) is substantively the same as Code of Civil Procedure section 170.2,
15	which pertains to trial court judges.
16	

1	CANON 4
2 3 4 5 6	A JUDGE SHALL SO CONDUCT THE JUDGE'S QUASI-JUDICIAL AND EXTRAJUDICIAL ACTIVITIES AS TO MINIMIZE THE RISK OF CONFLICT WITH JUDICIAL OBLIGATIONS
7	A. Extrajudicial Activities in General
8 9 10	A judge shall conduct all of the judge's extrajudicial activities so that they do not
10 11 12	(1) cast reasonable doubt on the judge's capacity to act impartially,*
12 13 14	(2) demean the judicial office,
14 15 16	(3) interfere with the proper performance of judicial duties, or
17 18	(4) lead to frequent disqualification of the judge.
19 20 21 22 23 24 25 26 27 28 29	ADVISORY COMMITTEE COMMENTARY: Canon 4A Complete separation of a judge from extrajudicial activities is neither possible nor wise; a judge should not become isolated from the community in which he or she lives. Expressions of bias or prejudice by a judge, even outside the judge's judicial activities, may cast reasonable doubt on the judge's capacity to act impartially* as a judge. Expressions that may do so include inappropriate use of humor or the use of demeaning remarks. See Canon 2C and accompanying Commentary. Because a judge's judicial duties take precedence over all other activities (see Canon 3A), a judge must avoid extrajudicial activities that might reasonably result in the judge being disqualified.
30 31	B. Quasi-Judicial and Avocational Activities
32 33 34	A judge may speak, write, lecture, teach, and participate in activities concerning legal and nonlegal subject matters, subject to the requirements of this code.
35 36 37	ADVISORY COMMITTEE COMMENTARY: Canon 4B As a judicial officer and person specially learned in the law, * a judge is in a unique position to contribute to the improvement of the law, the legal system, and the
38 39 40 41 42	administration of justice, * including revision of substantive and procedural law* and improvement of criminal and juvenile justice. To the extent that time permits, a judge may do so, either independently or through a bar or judicial association or other group dedicated to the improvement of the law.* It may be necessary to promote legal education programs and materials by identifying authors and speakers by judicial title.

1 This is permissible, provided such use of the judicial title does not contravene Canons 2A 2 and 2B. 3 Judges are not precluded by their office from engaging in other social, community, 4 and intellectual endeavors so long as they do not interfere with the obligations under 5 Canons 2C and 4A. 6 7 C. Governmental, Civic, or Charitable Activities 8 9 (1) A judge shall not appear at a public hearing or officially consult with an executive 10 or legislative body or public official except on matters concerning the law, the legal system, or the administration of justice,* or in matters involving the judge's private 11 12 economic or personal interests. 13 14 ADVISORY COMMITTEE COMMENTARY: Canon 4C(1)15 When deciding whether to appear at a public hearing or to consult with an executive or legislative body or public official on matters concerning the law, the legal 16 17 system, or the administration of justice, * a judge should consider if that conduct would 18 violate any other provisions of this code. For a list of factors to consider, see the explanation of "law, the legal system, or the administration of justice" in the 19 20 *Terminology section.* See also Canon 2B regarding the obligation to avoid improper 21 influence. 22 23 (2) A judge shall not accept appointment to a governmental committee or commission 24 or other governmental position that is concerned with issues of fact or policy on matters other than the improvement of the law, the legal system, or the administration 25 of justice.* A judge may, however, serve in the military reserve or represent a 26 27 national, state, or local government on ceremonial occasions or in connection with 28 historical, educational, or cultural activities. 29 30 ADVISORY COMMITTEE COMMENTARY: Canon 4C(2)31 Canon 4C(2) prohibits a judge from accepting any governmental position except 32 one relating to the law, legal system, or administration of justice * as authorized by 33 Canon 4C(3). The appropriateness of accepting extrajudicial assignments must be 34 assessed in light of the demands on judicial resources and the need to protect the courts 35 from involvement in extrajudicial matters that may prove to be controversial. Judges 36 shall not accept governmental appointments that are likely to interfere with the 37 effectiveness and independence* of the judiciary, or that constitute a public office within 38 the meaning of article VI, section 17 of the California Constitution. 39 Canon 4C(2) does not govern a judge's service in a nongovernmental position. 40 See Canon 4C(3) permitting service by a judge with organizations devoted to the improvement of the law, the legal system, or the administration of justice^{*} and with 41 42 educational, religious, charitable, service,* or civic organizations not conducted for profit. For example, service on the board of a public educational institution, other than a 43

1 2	law school, would be prohibited under Canon 4C(2), but service on the board of a public law school or any private educational institution would generally be permitted under
3	Canon $4C(3)$.
4	
5	(3) Subject to the following limitations and the other requirements of this code,
6	
7	(a) a judge may serve as an officer, director, trustee, or nonlegal advisor of an
8	organization or governmental agency devoted to the improvement of the law, the
9	legal system, or the administration of justice* provided that such position does not
10	constitute a public office within the meaning of article VI, section 17 of the
11	California Constitution;
12	
13	(b) a judge may serve as an officer, director, trustee, or nonlegal advisor of an
14	educational, religious, charitable, service,* or civic organization not conducted for
15	profit;
16	
17	ADVISORY COMMITTEE COMMENTARY: Canon 4C(3)
18	Canon $4C(3)$ does not apply to a judge's service in a governmental position
19	unconnected with the improvement of the law, the legal system, or the administration of $\frac{1}{2}$
20	justice.* See Canon $4C(2)$.
21 22	Canon $4C(3)$ uses the phrase, "Subject to the following limitations and the other requirements of this code," As an example of the magning of the phrase, a judge
22	requirements of this code." As an example of the meaning of the phrase, a judge permitted by Canon $4C(3)$ to serve on the board of a service organization* may be
23 24	prohibited from such service by Canon 2C or 4A if the institution practices invidious
2 4 25	discrimination or if service on the board otherwise casts reasonable doubt on the judge's
23 26	capacity to act impartially* as a judge.
20 27	Service by a judge on behalf of a civic or charitable organization may be governed
28	by other provisions of Canon 4 in addition to Canon 4C. For example, a judge is
29	prohibited by Canon 4G from serving as a legal advisor to a civic or charitable
30	organization.
31	Service on the board of a homeowners association or a neighborhood protective
32	group is proper if it is related to the protection of the judge's own economic interests.
33	See Canons $4D(2)$ and $4D(4)$. See Canon 2B regarding the obligation to avoid improper
34	use of the prestige of a judge's office.
35	
36	(c) a judge shall not serve as an officer, director, trustee, or nonlegal advisor if it is
37	likely that the organization
38	
39	(i) will be engaged in judicial proceedings that would ordinarily come before
40	the judge, or
41	

1 2 3 4	(ii) will be engaged frequently in adversary proceedings in the court of which the judge is a member or in any court subject to the appellate jurisdiction of the court of which the judge is a member.
4 5	A DUISODY COMMITTEE COMMENTADY, Canon $AC(2)(a)$
	ADVISORY COMMITTEE COMMENTARY: Canon 4C(3)(c)
6 7	The changing nature of some organizations and of their relationship to the law* makes it necessary for the judge regularly to reexamine the activities of each
8	organization with which the judge is affiliated to determine if it is proper for the judge to
9	continue the affiliation. Some organizations regularly engage in litigation to achieve
10	their goals or fulfill their purposes. Judges should avoid a leadership role in such
11	organizations as it could compromise the appearance of impartiality.*
12	organizations as it could compromise the appearence of impartiality.
13	(d) a judge as an officer, director, trustee, nonlegal advisor, or as a member or
14	otherwise
15	
16	(i) may assist such an organization in planning fundraising and may
17	participate in the management and investment of the organization's funds.
18	However, a judge shall not personally participate in the solicitation of funds or
19	other fundraising activities, except that a judge may privately solicit funds for
20	such an organization from members of the judge's family* or from other
21	judges (excluding court commissioners, referees, retired judges, court-
22	appointed arbitrators, hearing officers, and temporary judges*);
23	
24	(ii) may make recommendations to public and private fund-granting
25	organizations on projects and programs concerning the law, the legal system,
26	or the administration of justice;*
27 28	(iii) shall not personally participate in membership solicitation if the
28 29	solicitation might reasonably be perceived as coercive or if the membership
29 30	solicitation is essentially a fundraising mechanism, except as permitted in
31	Canon $4C(3)(d)(i)$;
32	
33	(iv) shall not permit the use of the prestige of his or her judicial office for
34	fundraising or membership solicitation but may be a speaker, guest of honor,
35	or recipient of an award for public or charitable service provided the judge
36	does not personally solicit funds and complies with Canons $4A(1)$, (2) , (3) ,
37	and (4).
38	
39	ADVISORY COMMITTEE COMMENTARY: Canon 4C(3)(d)
40	A judge may solicit membership or endorse or encourage membership efforts for
41	an organization devoted to the improvement of the law, the legal system, or the
42	administration of justice,* or a nonprofit educational, religious, charitable, service,* or
43	civic organization as long as the solicitation cannot reasonably be perceived as coercive

and is not essentially a fundraising mechanism. Solicitation of funds or memberships for 1 2 an organization similarly involves the danger that the person solicited will feel obligated 3 to respond favorably if the solicitor is in a position of influence or control. A judge must 4 not engage in direct, individual solicitation of funds or memberships in person, in 5 writing, or by telephone except in the following cases: (1) a judge may solicit other 6 judges (excluding court commissioners, referees, retired judges, court-appointed 7 arbitrators, hearing officers, and temporary judges*) for funds or memberships; (2) a 8 judge may solicit other persons for membership in the organizations described above if 9 neither those persons nor persons with whom they are affiliated are likely ever to appear 10 before the court on which the judge serves; and (3) a judge who is an officer of such an organization may send a general membership solicitation mailing over the judge's 11 12 signature. 13 When deciding whether to make recommendations to public and private fund-14 granting organizations on projects and programs concerning the law, the legal system, or 15 the administration of justice, * a judge should consider whether that conduct would violate any other provision of this code. For a list of factors to consider, see the 16 17 explanation of "law, the legal system, or the administration of justice" in the 18 Terminology section. 19 Use of an organization's letterhead for fundraising or membership solicitation 20 does not violate Canon 4C(3)(d), provided the letterhead lists only the judge's name and 21 office or other position in the organization, and designates the judge's judicial title only 22 if other persons whose names appear on the letterhead have comparable designations. In 23 addition, a judge must also make reasonable efforts to ensure that the judge's staff, court 24 officials, and others subject to the judge's direction and control do not solicit funds on 25 the judge's behalf for any purpose, charitable or otherwise. 26 27 (e) A judge may encourage lawyers to provide pro bono publico legal services. 28 29 ADVISORY COMMITTEE COMMENTARY: Canon 4C(3)(e)30 In addition to appointing lawyers to serve as counsel for indigent parties in individual cases, a judge may promote broader access to justice by encouraging lawyers 31 32 to participate in pro bono publico legal services, as long as the judge does not employ 33 coercion or abuse the prestige of judicial office. 34 35 **D.** Financial Activities 36 37 (1) A judge shall not engage in financial and business dealings that 38 39 (a) may reasonably be perceived to exploit the judge's judicial position, or 40 (b) involve the judge in frequent transactions or continuing business relationships 41 42 with lawyers or other persons likely to appear before the court on which the judge 43 serves.

1 ADVISORY COMMITTEE COMMENTARY: Canon 4D(1)

2 *The Time for Compliance provision of this code (Canon 6F) postpones the time for* 3 compliance with certain provisions of this canon in some cases. A judge must avoid 4 financial and business dealings that involve the judge in frequent transactions or 5 continuing business relationships with persons likely to appear either before the judge 6 personally or before other judges on the judge's court. A judge shall discourage 7 members of the judge's family* from engaging in dealings that would reasonably appear 8 to exploit the judge's judicial position or that would involve family members in frequent 9 transactions or continuing business relationships with persons likely to appear before the 10 judge. This rule is necessary to avoid creating an appearance of exploitation of office or 11 favoritism and to minimize the potential for disqualification. 12 Participation by a judge in financial and business dealings is subject to the 13 general prohibitions in Canon 4A against activities that tend to reflect adversely on 14 impartiality,* demean the judicial office, or interfere with the proper performance of 15 judicial duties. Such participation is also subject to the general prohibition in Canon 2 16 against activities involving impropriety* or the appearance of impropriety* and the 17 prohibition in Canon 2B against the misuse of the prestige of judicial office. 18 In addition, a judge must maintain high standards of conduct in all of the judge's 19 activities, as set forth in Canon 1. 20 21 (2) A judge may, subject to the requirements of this code, hold and manage 22 investments of the judge and members of the judge's family,* including real estate, 23 and engage in other remunerative activities. A judge shall not participate in, nor 24 permit the judge's name to be used in connection with, any business venture or 25 commercial advertising that indicates the judge's title or affiliation with the judiciary 26 or otherwise lend the power or prestige of his or her office to promote a business or 27 any commercial venture. 28 29 (3) A judge shall not serve as an officer, director, manager, or employee of a business 30 affected with a public interest, including, without limitation, a financial institution, 31 insurance company, or public utility. 32 33 ADVISORY COMMITTEE COMMENTARY: Canon 4D(3) 34 Although participation by a judge in business activities might otherwise be 35 permitted by Canon 4D, a judge may be prohibited from participation by other provisions of this code when, for example, the business entity frequently appears before the judge's 36 37 court or the participation requires significant time away from judicial duties. Similarly, 38 a judge must avoid participating in any business activity if the judge's participation 39 would involve misuse of the prestige of judicial office. See Canon 2B. 40 (4) A judge shall manage personal investments and financial activities so as to 41 42 minimize the necessity for disqualification. As soon as reasonably possible, a judge

- shall divest himself or herself of investments and other financial interests that would 1 require frequent disqualification. 2 3 4 (5) Under no circumstance shall a judge accept a gift,* bequest, or favor if the donor 5 is a party whose interests have come or are reasonably likely to come before the 6 judge. A judge shall discourage members of the judge's family residing in the judge's 7 household* from accepting similar benefits from parties who have come or are 8 reasonably likely to come before the judge. 9 10 ADVISORY COMMITTEE COMMENTARY: Canon 4D(5) 11 In addition to the prohibitions set forth in Canon 4D(5) regarding gifts, * other 12 laws* may be applicable to judges, including, for example, Code of Civil Procedure section 170.9 and the Political Reform Act of 1974 (Gov. Code, § 81000 et seq.). 13 14 Canon 4D(5) does not apply to contributions to a judge's campaign for judicial 15 office, a matter governed by Canon 5, although such contributions may give rise to an obligation by the judge to disqualify or disclose. See Canon 3E(2)(b) and accompanying 16 17 Commentary and Code of Civil Procedure section 170.1, subdivision (a)(9). 18 Because a gift, * bequest, or favor to a member of the judge's family residing in the judge's household* might be viewed as intended to influence the judge, a judge must 19 20 inform those family members of the relevant ethical constraints upon the judge in this 21 regard and urge them to take these constraints into account when making decisions about 22 accepting such gifts, * bequests, or favors. A judge cannot, however, reasonably be 23 expected to know or control all of the financial or business activities of all family 24 members residing in the judge's household.* 25 The application of Canon 4D(5) requires recognition that a judge cannot 26 reasonably be expected to anticipate all persons or interests that may come before the 27 court. 28 29 (6) A judge shall not accept and shall discourage members of the judge's family 30 residing in the judge's household* from accepting a gift,* bequest, favor, or loan from anyone except as hereinafter set forth, provided that acceptance would not reasonably 31 32 be perceived as intended to influence the judge in the performance of judicial duties: 33 34 (a) a gift,* bequest, favor, or loan from a person whose preexisting relationship with the judge would prevent the judge under Canon 3E from hearing a case 35 36 involving that person; 37 38 ADVISORY COMMITTEE COMMENTARY: Canon 4D(6)(a) 39 Upon appointment or election as a judge or within a reasonable period of time 40 thereafter, a judge may attend an event honoring the judge's appointment or election as a judge provided that (1) the judge would otherwise be disqualified from hearing any 41 42 matter involving the person or entity holding or funding the event, and (2) a reasonable
 - 36

person would not conclude that attendance at the event undermines the judge's 1 2 integrity, * impartiality, * or independence.* 3 4 (b) a gift* for a special occasion from a relative or friend, if the gift* is fairly 5 commensurate with the occasion and the relationship; 6 7 ADVISORY COMMITTEE COMMENTARY: Canon 4D(6)(b) 8 A gift* to a judge, or to a member of the judge's family residing in the judge's 9 household, * that is excessive in value raises questions about the judge's impartiality* 10 and the integrity* of the judicial office and might require disqualification of the judge 11 where disqualification would not otherwise be required. See, however, Canon 4D(6)(a). 12 13 (c) commercial or financial opportunities and benefits, including special pricing 14 and discounts, and loans from lending institutions in their regular course of 15 business, if the same opportunities and benefits or loans are made available on the same terms to similarly situated persons who are not judges; 16 17 18 (d) any gift* incidental to a public testimonial, or educational or resource materials 19 supplied by publishers on a complimentary basis for official use, or an invitation to the judge and the judge's spouse or registered domestic partner* or guest to 20 21 attend a bar-related function or an activity devoted to the improvement of the law, 22 the legal system, or the administration of justice;* 23 24 (e) advances or reimbursement for the reasonable cost of travel, transportation, lodging, and subsistence that is directly related to participation in any judicial, 25 educational, civic, or governmental program or bar-related function or activity 26 devoted to the improvement of the law, the legal system, or the administration of 27 justice;* 28 29 30 ADVISORY COMMITTEE COMMENTARY: Canon 4D(6)(e) Acceptance of an invitation to a law-related function is governed by Canon 31 32 4D(6)(d); acceptance of an invitation paid for by an individual lawyer or group of 33 lawyers is governed by Canon 4D(6)(g). See also Canon 4H(2) and accompanying 34 Commentary. 35 (f) a gift,* award, or benefit incident to the business, profession, or other separate 36 activity of a spouse or registered domestic partner* or other member of the judge's 37 family residing in the judge's household,* including gifts,* awards, and benefits 38 for the use of both the spouse or registered domestic partner* or other family 39 member and the judge; 40 41 42 (g) ordinary social hospitality; 43

1	ADVISORY COMMITTEE COMMENTARY: Canon 4D(6)(g)
2	ADVISORT COMMITTEE COMMENTART. Canon 4D(0)(g) Although Canon 4D(6)(g) does not preclude ordinary social hospitality, a judge
2	should carefully weigh acceptance of such hospitality to avoid any appearance of
3 4	
	impropriety* or bias or any appearance that the judge is misusing the prestige of judicial
5	office. See Canons 2 and 2B. A judge should also consider whether acceptance would
6 7	affect the integrity, * impartiality, * or independence * of the judiciary. See Canon 2A.
8	(h) an invitation to the judge and the judge's spouse, registered domestic partner,*
9	or guest to attend an event sponsored by an educational, religious, charitable,
10	service,* or civic organization with which the judge is associated or involved, if
11	the same invitation is offered to persons who are not judges and who are similarly
12	engaged with the organization.
12	engaged with the organization.
13	(7) A judge may accept the following, provided that acceptance would not reasonably
14	be perceived as intended to influence the judge in the performance of judicial duties:
15	be perceived as intended to influence the judge in the performance of judicial duties.
	(a) a solution on fallowship arranded on the same terms and hazad on the same
17	(a) a scholarship or fellowship awarded on the same terms and based on the same
18	criteria applied to other applicants;
19 20	
20	(b) rewards and prizes given to competitors or participants in random drawings,
21 22	contests, or other events that are open to persons who are not judges.
22	ADVISORY COMMITTEE COMMENTARY, Canons 4D(6) and 4D(7)
23 24	ADVISORY COMMITTEE COMMENTARY: Canons 4D(6) and 4D(7) The references to such scholarshing, followshing, nowards, and prizes were moved
24 25	The references to such scholarships, fellowships, rewards, and prizes were moved from $\Delta D(6)$ to Canon $\Delta D(7)$ because they are not considered to be sifts* under
23 26	from Canon $4D(6)$ to Canon $4D(7)$ because they are not considered to be gifts* under
20 27	this code, and a judge may accept them.
27	E. Fiduciary* Activities
28 29	E. Fluctary Activities
2) 30	(1) A judge shall not serve as executor, administrator, or other personal
31	representative, trustee, guardian, attorney in fact, or other fiduciary,* except for the
32	estate, trust, or person of a member of the judge's family,* and then only if such
33	service will not interfere with the proper performance of judicial duties.
34	service will not interfere with the proper performance of judicial duties.
35	(2) A judge shall not serve as a fiduciary* if it is likely that the judge as a fiduciary*
36	will be engaged in proceedings that would ordinarily come before the judge, or if the
30 37	estate, trust, or minor or conservatee will be engaged in contested proceedings in the
38	court on which the judge serves or one under its appellate jurisdiction.
39	court on which the judge serves of one under its uppendie jurisdiction.
40	(3) The same restrictions on financial activities that apply to a judge personally also
41	apply to the judge while acting in a fiduciary* capacity.
42	-rr-jjjj
43	

1	ADVISORY COMMITTEE COMMENTARY: Canon 4E
2	The Time for Compliance provision of this code (Canon 6F) postpones the time for
3	compliance with certain provisions of this canon in some cases.
4	The restrictions imposed by this canon may conflict with the judge's obligation as
5	a fiduciary.* For example, a judge shall resign as trustee if detriment to the trust would
6	result from divestiture of trust holdings the retention of which would place the judge in
7	violation of Canon $4D(4)$.
8	
9	F. Service as Arbitrator or Mediator
10	
11	A judge shall not act as an arbitrator or mediator or otherwise perform judicial functions
12	in a private capacity unless expressly authorized by law.*
13	
14	ADVISORY COMMITTEE COMMENTARY: Canon 4F
15	Canon 4F does not prohibit a judge from participating in arbitration, mediation,
16	or settlement conferences performed as part of his or her judicial duties.
17	
18	G. Practice of Law
19	
20	A judge shall not practice law.
21	5 6 1
22	ADVISORY COMMITTEE COMMENTARY: Canon 4G
23	This prohibition refers to the practice of law in a representative capacity and not
24	in a pro se capacity. A judge may act for himself or herself in all legal matters, including
25	matters involving litigation and matters involving appearances before or other dealings
26	with legislative and other governmental bodies. However, in so doing, a judge must not
27	abuse the prestige of office to advance the interests of the judge or member of the judge's
28	family.* See Canon 2B.
29	This prohibition applies to subordinate judicial officers, * magistrates, special
30	masters, and judges of the State Bar Court.
31	
32	H. Compensation, Reimbursement, and Honoraria
33	
34	A judge may receive compensation and reimbursement of expenses as provided by law*
35	for the extrajudicial activities permitted by this code, if the source of such payments does
36	not give the appearance of influencing the judge's performance of judicial duties or
37	otherwise give the appearance of impropriety.*
38	
39	(1) Compensation shall not exceed a reasonable amount nor shall it exceed what a
40	person who is not a judge would receive for the same activity.
41	1 J G
42	(2) Expense reimbursement shall be limited to the actual cost of travel, food, lodging,
43	and other costs reasonably incurred by the judge and, where appropriate to the

occasion, by the judge's spouse, registered domestic partner,* or guest. Any payment 1 2 in excess of such an amount is compensation.

3

4 (3) No judge shall accept any honorarium. "Honorarium" means any payment made 5 in consideration for a speech given, an article published, or attendance at any public 6 or private conference, convention, meeting, social event, meal, or like gathering. 7 "Honorarium" does not include earned income for personal services that are 8 customarily provided in connection with the practice of a bona fide business, trade, or 9 profession, such as teaching or writing for a publisher, and does not include fees or 10 other things of value received pursuant to Penal Code section 94.5 for performance of a marriage. For purposes of this canon, "teaching" includes presentations to impart 11 educational information to lawyers in events qualifying for credit under Mandatory 12 13 Continuing Legal Education, to students in bona fide educational institutions, and to 14 associations or groups of judges. 15 16 ADVISORY COMMITTEE COMMENTARY: Canon 4H 17 Judges should not accept compensation or reimbursement of expenses if acceptance would appear to a reasonable person to undermine the judge's integrity,* 18 19 *impartiality*, * *or independence*. * 20 A judge must assure himself or herself that acceptance of reimbursement or fee 21 waivers would not appear to a reasonable person to undermine the judge's independence, * integrity, * or impartiality. * The factors a judge should consider when 22 deciding whether to accept reimbursement or a fee waiver for attendance at a particular 23 24 *activity include whether:* 25 26 (a) the sponsor is an accredited educational institution or bar association rather 27 than a trade association or a for-profit entity; 28 29 (b) the funding comes largely from numerous contributors rather than from a

single entity, and whether the funding is earmarked for programs with specific content:

33 (c) the content is related or unrelated to the subject matter of a pending* or 34 impending* proceeding before the judge, or to matters that are likely to come 35 *before the judge;* 36

(d) the activity is primarily educational rather than recreational, and whether the 37 38 costs of the event are reasonable and comparable to those associated with similar 39 events sponsored by the judiciary, bar associations, or similar groups;

(e) information concerning the activity and its funding sources is available upon 41 42 inquiry;

43

40

30 31

1 2	(f) the sponsor or source of funding is generally associated with particular parties or interests currently appearing or likely to appear in the judge's court, thus
3	possibly requiring disqualification of the judge;
4	
5	(g) differing viewpoints are presented;
6	
7	(h) a broad range of judicial and nonjudicial participants are invited; or
8	
9	(i) the program is designed specifically for judges.
10	
11	Judges should be aware of the statutory limitations on accepting gifts.*

1	CANON 5
2	
3 4	A JUDGE OR CANDIDATE FOR JUDICIAL OFFICE* SHALL NOT ENGAGE IN POLITICAL OR CAMPAIGN ACTIVITY THAT IS INCONSISTENT WITH
5	THE INDEPENDENCE,* INTEGRITY,* OR IMPARTIALITY* OF THE
6	JUDICIARY
7	
8	Judges and candidates for judicial office* are entitled to entertain their personal views on
9	political questions. They are not required to surrender their rights or opinions as citizens.
10	They shall, however, not engage in political activity that may create the appearance of
11	political bias or impropriety.* Judicial independence,* impartiality,* and integrity* shall
12	dictate the conduct of judges and candidates for judicial office.*
13	
14	Judges and candidates for judicial office* shall comply with all applicable election,
15	election campaign, and election campaign fundraising laws* and regulations.
16	
17	ADVISORY COMMITTEE COMMENTARY: Canon 5
18	The term "political activity" should not be construed so narrowly as to prevent
19	private comment.
20	
21	A. Political Organizations*
22	
23	Judges and candidates for judicial office* shall not
24	(1) act as looders on hold once office in a political enconization.*
25 26	(1) act as leaders or hold any office in a political organization;*
26 27	(2) make speeches for a political organization* or candidate for nonjudicial office, or
27	publicly endorse or publicly oppose a candidate for nonjudicial office; or
28 29	publicity endorse of publicity oppose a candidate for nonjudicial office, of
30	(3) personally solicit funds for a political organization* or nonjudicial candidate; or
31	make contributions to a political party or political organization* or to a nonjudicial
32	candidate in excess of \$500 in any calendar year per political party or political
33	organization* or candidate, or in excess of an aggregate of \$1,000 in any calendar
34	year for all political parties or political organizations* or nonjudicial candidates.
35	Jour for an Forman burnes of Forman or Burnenness of Hordina and and and
36	ADVISORY COMMITTEE COMMENTARY: Canon 5A
37	This provision does not prohibit a judge or a candidate for judicial office* from
38	signing a petition to qualify a measure for the ballot, provided the judge does not use his
39	or her official title.
40	In judicial elections, judges are neither required to shield themselves from
41	campaign contributions nor are they prohibited from soliciting contributions from
42	anyone, including attorneys. Nevertheless, there are necessary limits on judges facing
43	election if the appearance of impropriety* is to be avoided. In soliciting campaign

1 contributions or endorsements, a judge shall not use the prestige of judicial office in a 2 manner that would reasonably be perceived as coercive. See Canons 1, 2, 2A, and 2B. 3 Although it is improper for a judge to receive a gift* from an attorney subject to 4 exceptions noted in Canon 4D(6), a judge's campaign may receive attorney 5 contributions. 6 Although attendance at political gatherings is not prohibited, any such attendance 7 should be restricted so that it would not constitute an express public endorsement of a 8 nonjudicial candidate or a measure not affecting the law, the legal system, or the 9 administration of justice* otherwise prohibited by this canon. 10 Subject to the monetary limitation herein to political contributions, a judge or a candidate for judicial office* may purchase tickets for political dinners or other similar 11 12 dinner functions. Any admission price to such a political dinner or function in excess of 13 the actual cost of the meal will be considered a political contribution. The prohibition in 14 Canon 5A(3) does not preclude judges from contributing to a campaign fund for 15 distribution among judges who are candidates for reelection or retention, nor does it apply to contributions to any judge or candidate for judicial office.* 16 17 Under this canon, a judge may publicly endorse a candidate for judicial office.* 18 Such endorsements are permitted because judicial officers have a special obligation to uphold the integrity, * impartiality, * and independence* of the judiciary and are in a 19 20 unique position to know the qualifications necessary to serve as a competent judicial 21 officer. 22 Although family members of the judge or candidate for judicial office* are not 23 subject to the provisions of this code, a judge or candidate for judicial office* shall not 24 avoid compliance with this code by making contributions through a spouse or registered 25 domestic partner* or other family member. 26 27 **B.** Conduct During Judicial Campaigns and Appointment Process 28 29 (1) A candidate for judicial office* or an applicant seeking appointment to judicial office shall not: 30 31 (a) make statements to the electorate or the appointing authority that commit the 32 33 candidate or the applicant with respect to cases, controversies, or issues that are 34 likely to come before the courts, or 35 (b) knowingly,* or with reckless disregard for the truth, make false or misleading 36 statements about the identity, qualifications, present position, or any other fact 37 38 concerning himself or herself or his or her opponent or other applicants. 39 (2) A candidate for judicial office* shall review and approve the content of all 40 campaign statements and materials produced by the candidate or his or her campaign 41 42 committee before its dissemination. A candidate shall take appropriate corrective action if the candidate learns of any misrepresentations made in his or her campaign 43

- statements or materials. A candidate shall take reasonable measures to prevent any
 misrepresentations being made in his or her support by third parties. A candidate
 shall take reasonable measures to ensure that appropriate corrective action is taken if
 the candidate learns of any misrepresentations being made in his or her support by
 third parties.
- 6

7 (3) Every candidate for judicial office* shall complete a judicial campaign ethics 8 course approved by the Supreme Court no earlier than one year before or no later than 9 60 days after the filing of a declaration of intention by the candidate, the formation of 10 a campaign committee, or the receipt of any campaign contribution, whichever is 11 earliest. If a judge appears on the ballot as a result of a petition indicating that a 12 write-in campaign will be conducted for the office, the judge shall complete the 13 course no later than 60 days after receiving notice of the filing of the petition, the 14 formation of a campaign committee, or the receipt of any campaign contribution, 15 whichever is earliest.

16

Unless a judge forms a campaign committee or solicits or receives campaign
contributions, this requirement does not apply to judges who are unopposed for
election and will not appear on the ballot.

20

Unless an appellate justice forms a campaign committee or solicits or receives
 campaign contributions, this requirement does not apply to appellate justices.

24 ADVISORY COMMITTEE COMMENTARY: Canon 5B

24 ADVISORI COMMITTEE COMMENTARY. Canon 5B
25 The purpose of Canon 5B is to preserve the integrity* of the appointive and
26 elective process for judicial office and to ensure that the public has accurate information
27 about candidates for judicial office.* Compliance with these provisions will enhance the
28 integrity,* impartiality,* and independence* of the judiciary and better inform the public
29 about qualifications of candidates for judicial office.*

This code does not contain the "announce clause" that was the subject of the United States Supreme Court's decision in Republican Party of Minnesota v. White (2002) 536 U.S. 765. That opinion did not address the "commit clause," which is contained in Canon 5B(1)(a). The phrase "appear to commit" has been deleted because, although candidates for judicial office* cannot promise to take a particular position on

cases, controversies, or issues prior to taking the bench and presiding over individual
 cases, the phrase may have been overinclusive.

- Canon 5B(1)(b) prohibits knowingly making false or misleading statements during
 an election campaign because doing so would violate Canons 1 and 2A, and may violate
 other canons.
- 40 Candidates for judicial office* must disclose campaign contributions in 41 accordance with Canon 3E(2)(b).
- 42 The time limit for completing a judicial campaign ethics course in Canon 5B(3) is 43 triggered by the earliest of one of the following: the filing of a declaration of intention,

1	the formation of a campaign committee, or the receipt of any campaign contribution. If a
2	judge's name appears on the ballot as a result of a petition indicating that a write-in
3	campaign will be conducted, the time limit for completing the course is triggered by the
4	earliest of one of the following: the notice of the filing of the petition, the formation of a
5	campaign committee, or the receipt of any campaign contribution. A financial
6	contribution by a candidate for judicial office* to his or her own campaign constitutes
7	receipt of a campaign contribution.
8	
9	C. Speaking at Political Gatherings
10	
11	Candidates for judicial office* may speak to political gatherings only on their own behalf
12	or on behalf of another candidate for judicial office.*
13	
14	D. Measures to Improve the Law
15	
16	A judge or candidate for judicial office* may engage in activity in relation to measures
17	concerning improvement of the law, the legal system, or the administration of justice,*
18	only if the conduct is consistent with this code.
19	
20	ADVISORY COMMITTEE COMMENTARY: Canon 5D
21	When deciding whether to engage in activity relating to measures concerning the
22	law, the legal system, or the administration of justice,* such as commenting publicly on
23	ballot measures, a judge must consider whether the conduct would violate any other
24	provisions of this code. See the explanation of "law, the legal system, or the
25	administration of justice" in the Terminology section.

1	CANON 6
2	
3	COMPLIANCE WITH THE CODE OF JUDICIAL ETHICS
4 5	A. Judges
6	
7	Anyone who is an officer of the state judicial system and who performs judicial functions
8	including, but not limited to, a subordinate judicial officer,* a magistrate, a court-
9	appointed arbitrator, a judge of the State Bar Court, a temporary judge,* or a special
10	master, is a judge within the meaning of this code. All judges shall comply with this
11	code except as provided below.
12	
13	ADVISORY COMMITTEE COMMENTARY: Canon 6A
14	For the purposes of this canon, if a retired judge is serving in the Assigned Judges
15	Program, the judge is considered to "perform judicial functions." Because retired
16	judges who are privately retained may perform judicial functions, their conduct while
17	performing those functions should be guided by this code.
18 19	P. Datinad Judga Saming in the Assigned Judgas Dragram
19 20	B. Retired Judge Serving in the Assigned Judges Program
20	A retired judge who has filed an application to serve on assignment, meets the eligibility
22	requirements set by the Chief Justice for service, and has received an acknowledgment of
23	participation in the Assigned Judges Program shall comply with all provisions of this
24	code, except for the following:
25	
26	4C(2)—Appointment to governmental positions
27	
28	4E—Fiduciary* activities
29	
30	C. Retired Judge as Arbitrator or Mediator
31	
32	A retired judge serving in the Assigned Judges Program is not required to comply with
33	Canon 4F of this code relating to serving as an arbitrator or mediator, or performing
34	judicial functions in a private capacity, except as otherwise provided in the <i>Standards and</i>
35	Guidelines for Judicial Assignments promulgated by the Chief Justice.
36 37	ADVISORY COMMITTEE COMMENTARY: Canon 6C
38	ADVISORT COMMITTEE COMMENTART: Canon oc Article VI, section 6 of the California Constitution provides that a "retired judge
39	who consents may be assigned to any court" by the Chief Justice. Retired judges who
40	are serving in the Assigned Judges Program pursuant to the above provision are bound
41	by Canon 6B, including the requirement of Canon 4G barring the practice of law. Other
42	provisions of California law,* and standards and guidelines for eligibility and service set
43	by the Chief Justice, further define the limitations on who may serve on assignment.

1 D. Temporary Judge,* Referee, or Court-Appointed Arbitrator¹

A temporary judge,* a person serving as a referee pursuant to Code of Civil Procedure section 638 or 639, or a court-appointed arbitrator shall comply only with the following code provisions:

6

35

2

7 (1) A temporary judge,* a referee, or a court-appointed arbitrator shall comply with Canons 1 [integrity* and independence* of the judiciary], 2A [promoting public 8 9 confidence], 3B(3) [order and decorum], 3B(4) [patient, dignified, and courteous 10 treatment], 3B(6) [require* lawyers to refrain from manifestations of any form of bias 11 or prejudice], 3D(1) [action regarding misconduct by another judge], and 3D(2)12 [action regarding misconduct by a lawyer], when the temporary judge,* referee, or 13 court-appointed arbitrator is actually presiding in a proceeding or communicating with 14 the parties, counsel, or staff or court personnel while serving in the capacity of a temporary judge,* referee, or court-appointed arbitrator in the case. 15 16 17 (2) A temporary judge,* referee, or court-appointed arbitrator shall, from the time of 18 notice and acceptance of appointment until termination of the appointment: 19 20 (a) Comply with Canons 2B(1) [not allow family or other relationships to

21 influence judicial conduct], 3B(1) [hear and decide all matters unless disqualified], 22 3B(2) [be faithful to and maintain competence in the law*], 3B(5) [perform 23 judicial duties without bias or prejudice], 3B(7) [accord full right to be heard to 24 those entitled; avoid ex parte communications, except as specified], 3B(8) [dispose of matters fairly and promptly], 3B(12) [remain impartial* and not engage in 25 26 coercive conduct during efforts to resolve disputes], 3C(1) [discharge administrative responsibilities without bias and with competence and 27 28 cooperatively], 3C(3) [require* staff and court personnel to observe standards of conduct and refrain from bias and prejudice], and 3C(5) [make only fair, 29 30 necessary, and appropriate appointments]; 31

(b) Not personally solicit memberships or donations for religious, service,*
educational, civic, or charitable organizations from the parties and lawyers
appearing before the temporary judge,* referee, or court-appointed arbitrator;

(c) Under no circumstance accept a gift,* bequest, or favor if the donor is a party,
person, or entity whose interests are reasonably likely to come before the
temporary judge,* referee, or court-appointed arbitrator. A temporary judge,*
referee, or court-appointed arbitrator shall discourage members of the judge's
family residing in the judge's household* from accepting benefits from parties

¹ Reference should be made to relevant commentary to analogous or individual canons cited or described in this canon and appearing elsewhere in this code.

1 2	who are reasonably likely to come before the temporary judge,* referee, or court- appointed arbitrator.
3	
4	(3) A temporary judge* shall, from the time of notice and acceptance of appointment
5	until termination of the appointment, disqualify himself or herself in any proceeding
6	as follows:
7	
8	(a) A temporary judge*—other than a temporary judge solely conducting
9	settlement conferences—is disqualified to serve in a proceeding if any one or more
10	of the following are true:
11	
12	(i) the temporary judge* has personal knowledge* (as defined in Code of Civil
13	Procedure section 170.1, subdivision $(a)(1)$) of disputed evidentiary facts
14	concerning the proceeding;
15	
16	(ii) the temporary judge* has served as a lawyer (as defined in Code of Civil
17	Procedure section 170.1, subdivision $(a)(2)$ in the proceeding;
18	
19	(iii) the temporary judge,* within the past five years, has given legal advice to,
20	or served as a lawyer (as defined in Code of Civil Procedure section 170.1,
21	subdivision $(a)(2)$, except that this provision requires disqualification if the
22	temporary judge* represented a party in the past five years rather than the
23	two-year period specified in section 170.1, subdivision $(a)(2)$) for a party in
24	the present proceeding;
25	
26	ADVISORY COMMITTEE COMMENTARY: Canon 6D(3)(a)(iii)
27	The application of Canon $6D(3)(a)(iii)$, providing that a temporary judge* is
28	disqualified if he or she has given legal advice or served as a lawyer for a party to the
29	proceeding in the past five years, may depend on the type of assignment and the amount
30	of time available to investigate whether the temporary judge* has previously represented
31	a party. If time permits, the temporary judge* must conduct such an investigation. Thus,
32	if a temporary judge* is privately compensated by the parties or is presiding over a
33	particular matter known* in advance of the hearing, the temporary judge* is presumed to
34	have adequate time to investigate. If, however, a temporary judge* is assigned to a high
35	volume calendar, such as traffic or small claims, and has not been provided with the
36	names of the parties prior to the assignment, the temporary judge* may rely on his or her
37	memory to determine whether he or she has previously represented a party.
38	
39	(iv) the temporary judge* has a financial interest (as defined in Code of Civil
40	Procedure sections 170.1, subdivision (a)(3), and 170.5) in the subject matter
41	in the proceeding or in a party to the proceeding;
42	

1	(v) the temporary judge,* or the spouse or registered domestic partner* of the
2 3	temporary judge,* or a person within the third degree of relationship* to either of them, or the spouse or registered domestic partner* of such a person is a
3 4	
4 5	party to the proceeding or is an officer, director, or trustee of a party;
6	(vi) a lawyer or a spouse or registered domestic partner* of a lawyer in the
0 7	proceeding is the spouse, former spouse, registered domestic partner,* former
8	registered domestic partner,* child, sibling, or parent of the temporary judge*
9	or the temporary judge's spouse or registered domestic partner,* or if such a
10	person is associated in the private practice of law with a lawyer in the
11	proceeding;
12	proceeding,
12	(vii) for any reason:
13	
15	(A) the temporary judge* believes his or her recusal would further the
16	interests of justice;
17	5
18	(B) the temporary judge* believes there is a substantial doubt as to his or
19	her capacity to be impartial;* or
20	
21	(C) a person aware of the facts might reasonably entertain a doubt that the
22	temporary judge* would be able to be impartial.* Bias or prejudice toward
23	an attorney in the proceeding may be grounds for disqualification; or
24	
25	(viii) the temporary judge* has received a campaign contribution of \$1,500 or
26	more from a party or lawyer in a matter that is before the court and the
27	contribution was received in anticipation of an upcoming election.
28	
29	(b) A temporary judge* before whom a proceeding was tried or heard is
30	disqualified from participating in any appellate review of that proceeding.
31	
32	(c) If the temporary judge* has a current arrangement concerning prospective
33	employment or other compensated service as a dispute resolution neutral or is
34	participating in, or, within the last two years has participated in, discussions
35	regarding prospective employment or service as a dispute resolution neutral, or has
36	been engaged in such employment or service, and any of the following applies:
37	
38	(i) The arrangement or current employment is, or the prior employment or
39	discussion was, with a party to the proceeding;
40	
41	(ii) The temporary judge* directs the parties to participate in an alternative
42	dispute resolution process in which the dispute resolution neutral will be an
43	individual or entity with whom the temporary judge* has the arrangement, is

1 2	currently employed or serves, has previously been employed or served, or is discussing or has discussed the employment or service; or
3	
4	(iii) The temporary judge* will select a dispute resolution neutral or entity to
5	conduct an alternative dispute resolution process in the matter before the
6	temporary judge,* and among those available for selection is an individual or
7	entity with whom the temporary judge* has the arrangement, is currently
8	employed or serves, has previously been employed or served, or is discussing
9	or has discussed the employment or service.
10	
11	For the purposes of Canon $6D(3)(c)$, the definitions of "participating in
12	discussions," "has participated in discussions," "party," and "dispute resolution
13	neutral" are set forth in Code of Civil Procedure section 170.1, subdivision (a)(8),
14	except that the words "temporary judge" shall be substituted for the word "judge"
15	in such definitions.
16	in such definitions.
17	(d) A lawyer is disqualified from serving as a temporary judge* in a family law or
18	unlawful detainer proceeding if in the same type of proceeding:
19	unawith detailer proceeding if in the same type of proceeding.
20	(i) the lawyer holds himself or herself out to the public as representing
20	exclusively one side; or
21	exclusively one side, of
22	(ii) the lawyer represents one side in 90 percent or more of the cases in which
23 24	he or she appears.
24 25	ne of she appears.
23 26	ADVISORY COMMITTEE COMMENTARY: Canon 6D(3)(d)
20 27	Under Canon $6D(3)(d)$, "one side" means a category of persons such as
27	
28 29	landlords, tenants, or litigants exclusively of one gender.
29 30	(4) After a temporary judge* who has determined himself or herself to be disqualified
30	from serving under Canon $6D(3)(a)$ –(d) has disclosed the basis for his or her
31	
	disqualification on the record, the parties and their lawyers may agree to waive the
33	disqualification and the temporary judge* may accept the waiver. The temporary
34	judge* shall not seek to induce a waiver and shall avoid any effort to discover which
35	lawyers or parties favored or opposed a waiver.
36	A D U (A D V (
37	ADVISORY COMMITTEE COMMENTARY: Canon 6D(4)
38	Provisions addressing waiver of mandatory disqualifications or limitations, late
39	discovery of grounds for disqualification or limitation, notification of the court when a
42	must be in writing, must recite the basis for the disqualification or limitation, and must
40 41 42	disqualification or limitation applies, and requests for disqualification by the parties are located in rule 2.818 of the California Rules of Court. Rule 2.818 states that the waiver must be in writing, must recite the basis for the disqualification or limitation, and must

- state that it was knowingly* made. It also states that the waiver is effective only when
 signed by all parties and their attorneys and filed in the record.
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(5) A temporary judge,* referee, or court-appointed arbitrator shall, from the time of notice and acceptance of appointment until termination of the appointment:

(a) In all proceedings, disclose in writing or on the record information as required by law,* or information that is reasonably relevant to the question of disqualification under Canon 6D(3), including personal or professional relationships known* to the temporary judge,* referee, or court-appointed arbitrator, that he or she or his or her law firm has had with a party, lawyer, or law firm in the current proceeding, even though the temporary judge,* referee, or court-appointed arbitrator concludes that there is no actual basis for disqualification; and

(b) In all proceedings, disclose in writing or on the record membership of the
 temporary judge,* referee, or court-appointed arbitrator in any organization that
 practices invidious discrimination on the basis of race, sex, gender, religion,
 national origin, ethnicity, or sexual orientation, except for membership in a
 religious organization.

22 (6) A temporary judge,* referee, or court-appointed arbitrator, from the time of notice 23 and acceptance of appointment until the case is no longer pending in any court, shall 24 not make any public comment about a pending* or impending* proceeding in which 25 the temporary judge,* referee, or court-appointed arbitrator has been engaged, and 26 shall not make any nonpublic comment that might substantially interfere with such proceeding. The temporary judge,* referee, or court-appointed arbitrator shall 27 28 require* similar abstention on the part of staff and court personnel subject to his or 29 her control. This canon does not prohibit the following:

30 31

32

33 34

35

(a) Statements made in the course of the official duties of the temporary judge,* referee, or court-appointed arbitrator; and

(b) Explanations about the procedures of the court.

36 (7) From the time of appointment and continuing for two years after the case is no longer pending* in any court, a temporary judge,* referee, or court-appointed 37 arbitrator shall under no circumstances accept a gift,* bequest, or favor from a party, 38 39 person, or entity whose interests have come before the temporary judge,* referee, or 40 court-appointed arbitrator in the matter. The temporary judge,* referee, or courtappointed arbitrator shall discourage family members residing in the household of the 41 42 temporary judge,* referee, or court-appointed arbitrator from accepting any benefits from such parties, persons or entities during the time period stated in this subdivision. 43

The demand for or receipt by a temporary judge,* referee, or court-appointed 1 2 arbitrator of a fee for his or her services rendered or to be rendered would not be a 3 violation of this canon. 4 5 (8) A temporary judge,* referee, or court-appointed arbitrator shall, from the time of 6 notice and acceptance of appointment and continuing indefinitely after the termination of the appointment: 7 8 9 (a) Comply with Canon 3B(11) [no disclosure of nonpublic information* acquired in a judicial capacity] (except as required by law*); 10 11 12 (b) Not commend or criticize jurors sitting in a proceeding before the temporary 13 judge,* referee, or court-appointed arbitrator for their verdict other than in a court 14 order or opinion in such proceeding, but may express appreciation to jurors for 15 their service to the judicial system and the community; and 16 17 (c) Not lend the prestige of judicial office to advance his, her, or another person's 18 pecuniary or personal interests and not use his or her judicial title in any written communication intended to advance his, her, or another person's pecuniary or 19 20 personal interests, except to show his, her, or another person's qualifications. 21 22 (9)(a) A temporary judge* appointed under rule 2.810 of the California Rules of 23 Court, from the time of the appointment and continuing indefinitely after the 24 termination of the appointment, shall not use his or her title or service as a temporary judge* (1) as a description of the lawyer's current or former principal 25 profession, vocation, or occupation on a ballot designation for judicial or other 26 elected office, (2) in an advertisement about the lawyer's law firm or business, or 27 (3) on a letterhead, business card, or other document that is distributed to the 28 29 public identifying the lawyer or the lawyer's law firm. 30 31 (b) This canon does not prohibit a temporary judge* appointed under rule 2.810 of 32 the California Rules of Court from using his or her title or service as a temporary judge* on an application to serve as a temporary judge,* including an application 33 34 in other courts, on an application for employment or for an appointment to a 35 judicial position, on an individual resume or a descriptive statement submitted in connection with an application for employment or for appointment or election to a 36 judicial position, or in response to a request for information about the public 37 38 service in which the lawyer has engaged. 39 (10) A temporary judge,* referee, or court-appointed arbitrator shall comply with 40 Canon 6D(2) until the appointment has been terminated formally or until there is no 41 42 reasonable probability that the temporary judge,* referee, or court-appointed arbitrator will further participate in the matter. A rebuttable presumption that the 43

1	appointment has been formally terminated will arise if, within one year from the
2	appointment or from the date of the last hearing scheduled in the matter, whichever is
3	later, neither the appointing court nor counsel for any party in the matter has informed
4	the temporary judge,* referee, or court-appointed arbitrator that the appointment
5	remains in effect.
6	
7	(11) A lawyer who has been a temporary judge,* referee, or court-appointed arbitrator
8	in a matter shall not accept any representation relating to the matter without the
9	informed written consent of all parties.
10	
11	(12) When by reason of serving as a temporary judge,* referee, or court-appointed
12	arbitrator in a matter, he or she has received confidential information from a party, the
13	person shall not, without the informed written consent of the party, accept
14	employment in another matter in which the confidential information is material.
15	
16	ADVISORY COMMITTEE COMMENTARY: Canon 6D
17	Any exceptions to the canons do not excuse a judicial officer's separate statutory
18	duty to disclose information that may result in the judicial officer's recusal or
19	disqualification.
20	
21	E. Judicial Candidate
22	
23	A candidate for judicial office* shall comply with the provisions of Canon 5.
24	5 15 1
25	F. Time for Compliance
26	
27	A person to whom this code becomes applicable shall comply immediately with all
28	provisions of this code except Canons 4D(4) and 4E and shall comply with Canons 4D(4)
29	and 4E as soon as reasonably possible and in any event within a period of one year.
30	
31	ADVISORY COMMITTEE COMMENTARY: Canon 6F
32	If serving as a fiduciary* when selected as a judge, a new judge may,
33	notwithstanding the prohibitions in Canon 4E, continue to serve as a fiduciary* but only
34	for that period of time necessary to avoid adverse consequences to the beneficiary of the
35	fiduciary* relationship and in no event longer than one year.
36	junctury retationship and in no event longer man one year.
37	G. (Canon 6G repealed effective June 1, 2005; adopted December 30, 2002.)
38	
39	H. Judges on Leave Running for Other Public Office
40	
41	A judge who is on leave while running for other public office pursuant to article VI,
42	section 17 of the California Constitution shall comply with all provisions of this code,

- except for the following, insofar as the conduct relates to the campaign for public office
 for which the judge is on leave:
- 3
- 4 2B(2)—Lending the prestige of judicial office to advance the judge's personal interest
- 5 4C(1)—Appearing at public hearings
- 8 5—Engaging in political activity (including soliciting and accepting campaign 9 contributions for the other public office).
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- 11 ADVISORY COMMITTEE COMMENTARY: Canon 6H
- 12 These exceptions are applicable only during the time the judge is on leave while
- 13 running for other public office. All of the provisions of this code will become applicable
- 14 *at the time a judge resumes his or her position as a judge. Conduct during elections for*
- 15 *judicial office is governed by Canon 5.*