

#### Temporary Judge Program Conditions for Appointment

- Member of the California State Bar in good standing with no disciplinary action pending
- Has not pled guilty or no contest to a felony, and has not been convicted of a felony that has not been reversed
- Have been a member of the State Bar for at least
   10 years or completed the waiver process
- Have satisfied the education and training requirements



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#### **TJP Application Process**

- Application and Placement Questionnaire
- Two letters of reference
- Oath for the Office of Temporary Judge
- Coursework: Bench Conduct and Demeanor,
   Judicial Ethics, and Substantive Training
  - Traffic: 3 hours
  - Small claims: 5 hours
  - Civil, probate and family: proof of 3 hours of coursework
- Small claims and Traffic only: Two observations



#### TJP Continuing Education Coursework: Bench Conduct and Demeanor, Judicial Ethics, and Substantive Training Traffic: 3 hours Small claims: 5 hours Civil, probate and family: proof of 3 hours of coursework The Judicial Council Temporary Judge website provides mandatory and subject-area online courses developed by the California Center for Judicial Education and Research free of cost.

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### Course Outline 1. Judicial Demeanor—Unifying Principles of Judicial Ethics 2. ABCs of Communication 3. Fairness as a Judicial Skill 4. Self-monitoring for Bias 5. Conduct at the Courthouse

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#### Resources Participant Materials—Practical Tips Self-represented Litigants Persons with Disabilities Annual Report of the CJP Rothman's California Judicial Conduct Handbook Continuing the Dialogue Series

Canon 6
*Anyone who is an officer of the state judicial system and who performs judicial functions including, but not limited toa temporary judge, is a judge within the meaning of this code.
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### • All judges shall comply with this code except as provided below."

### Canon 6 • For temporary judges, the following Canons apply when the temporary judge is actually hearing a matter: Canons 1, 2A, 3B(3), 3B(4), 3B(6), 3D(1), 3D(2)

# Canon 6 • The following Canons apply to the temporary judge from the time of appointment until the termination of appointment: 2B(1), 3B(1), 3B(2), 3B(5), 3B(7), 3B(8), 3B(12), 3C(1), 3C(3), 3C(5)

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#### "... A judge should participate in establishing, maintaining, and enforcing high standards of conduct, and shall personally observe those standards so that the integrity and independence of the judiciary will be preserved...."

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## "A judge shall respect and comply with the law and shall act at all times in a manner that promotes public confidence in the integrity and impartiality of the judiciary."

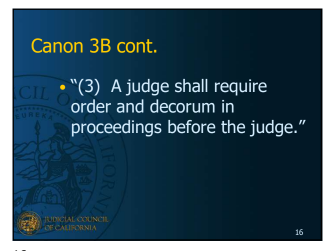
# Canon 2B "(1) A judge shall not allow...relationships to influence the judge's judicial conduct or judgment...to convey the impression that any individual is in a special position to influence the judge."

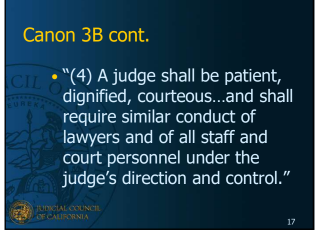
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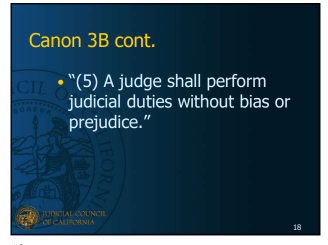
### Canon 3B "(1) A judge shall hear and decide all matters assigned to the judge except those in which he or she is disqualified."

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### "(2) A judge shall be faithful to the law regardless of...public clamor or fear of criticism, and shall maintain professional competence in the law."







# Canon 3B cont. • "(6) A judge shall require lawyers in proceedings before the judge to refrain from manifesting, by words or conduct, bias or prejudice upon race, sex, gender, religion, national origin, etc..."

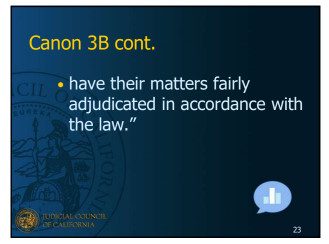
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### • "(7) A judge shall accord to every person who has a legal interest in a proceeding, or that person's lawyer, the full right to be heard according to the law...Unless otherwise

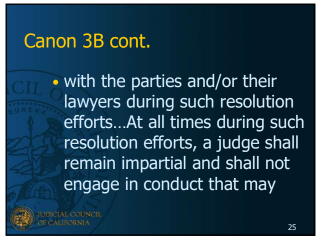
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#### • authorized by law, a judge shall not independently investigate facts in a proceeding and shall consider only the evidence presented or facts that may be properly judicially noticed."

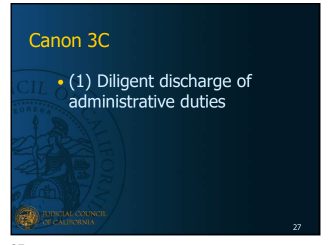
# Canon 3B cont. • "(8) A judge shall dispose of all judicial matters fairly, promptly and efficiently. A judge shall manage the courtroom in a manner that provides all litigants the opportunity to

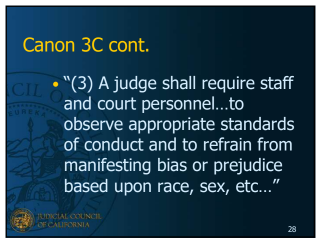


### Canon 3B cont. "(12) A judge may participate in settlement conferences or in other efforts to resolve matters in dispute...A judge may, with the express consent of the parties or their lawyers, confer







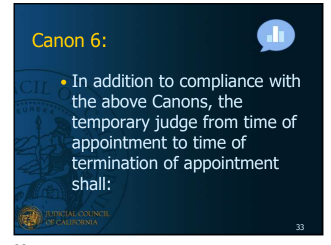


### Canon 3C cont. "(5) A judge shall not make unnecessary court appointments. A judge shall exercise the power of appointment impartially, on the basis of merit, without bias or

# canon 3C cont. • prejudice...and in a manner that promotes public confidence in the integrity of the judiciary..."

# • "(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 action..."

# Canon 3D cont. "(2) Whenever a judge has personal knowledge...that a lawyer has committed misconduct...the judge shall take appropriate corrective action..."





Canon 6D(2) cont.

"(c) Under no circumstances 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...

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Canon 6D(2) cont.

A temporary judge...shall discourage members of the judge's family residing in the judge's household from accepting benefits from parties,

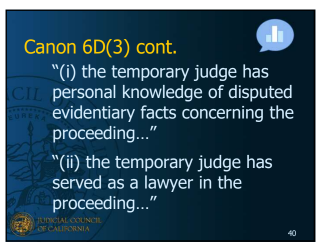


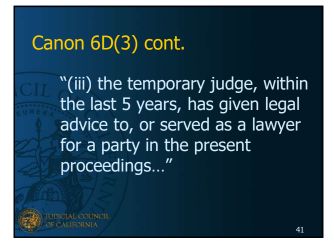
#### • A temporary judge shall from time of notice of appointment until time of termination of appointment, disqualify himself or herself in any proceeding as follows:

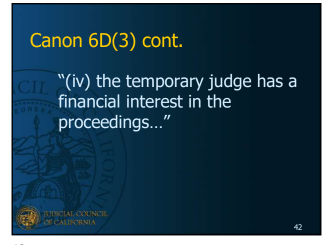
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Canon 6D(3) cont.

"(a) A temporary judge—other than a judge solely conducting settlement conferences—is disqualified to serve in a proceeding if any one or more of the following are true:







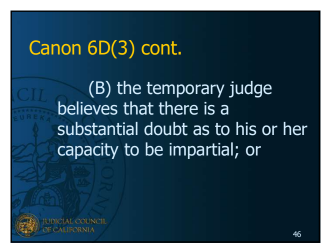
# Canon 6D(3) cont. "(v) the temporary judge, or the spouse or RDP of the temporary judge, or a person within the third degree of relationship...is a party to the proceeding or is an officer, director or trustee of a party..."

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#### Canon 6D(3) cont. "(vi) the temporary judge, or the spouse or RDP of the temporary judge, or a person within the third degree of relationship...is associated in the private practice of law with a lawyer in the proceeding..."

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# Canon 6D(3) cont. (vii) A temporary judge shall disqualify him or herself if for any reason: (A) the temporary judge believes his/her recusal would further the interests of justice



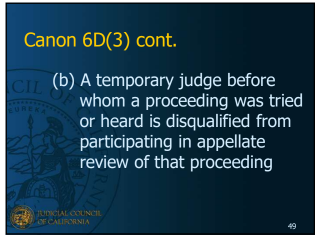
#### Canon 6D(3) cont.

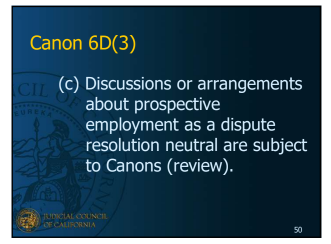
(C) a person aware of the facts might reasonably entertain a doubt that the temporary judge would be able to be impartial. Bias or prejudice toward an attorney in the proceeding may be grounds for disqualification; or

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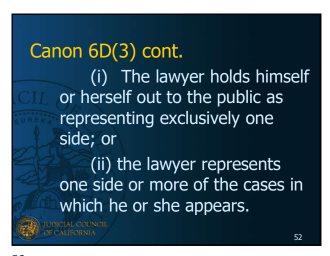
#### Canon 6D(3) cont. (viii) the temporary judge has received a campaign contribution of \$1,500 or more from a party or lawyer in a matter that is before the court and the contribution

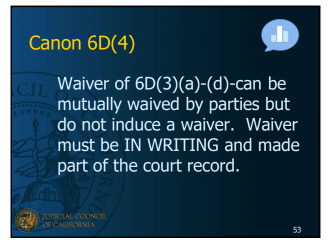
was received in anticipation of an upcoming election



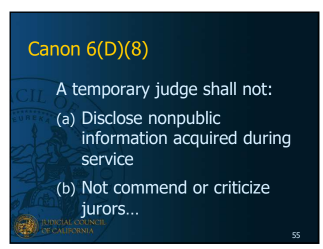


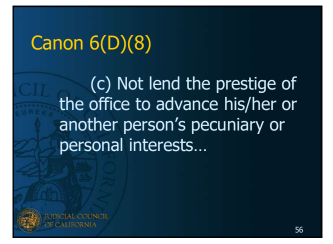
# Canon 6D(3) cont. (d) A lawyer is disqualified from serving as a temporary judge in a family law or unlawful detainer proceeding if in the same type of proceeding:

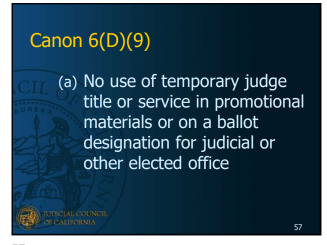


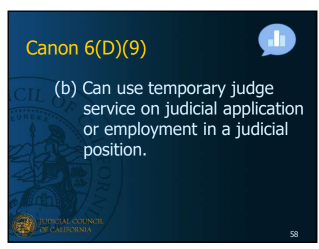


Canon 6D(5)-(7)	
Written disclosure requireme	ents
No gifts, etc. for two years a appointment	fter
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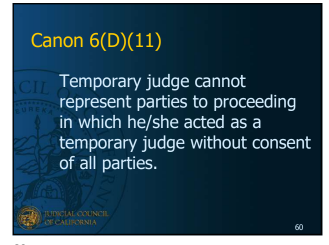


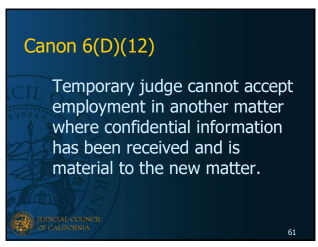






# Appointment as a temporary judge lasts for 1 year from appointment or last hearing, whichever is later, unless otherwise stated







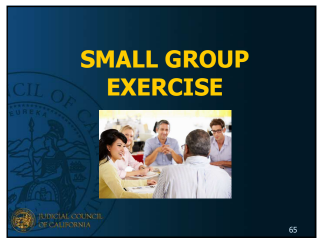
Triggers	
We are all subject to having reactions to irritation, annoyance, and anger that are caused by what is going on in the court.	
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#### **Exacerbating Circumstances**

- Events are sometimes exacerbated by things we may not be aware of that provoke a reaction, or
- Events in our private lives increase our stress or susceptibility to these reactions.

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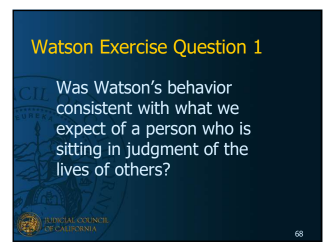
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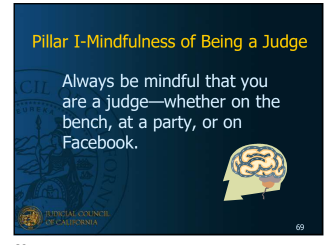


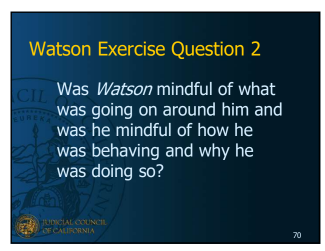
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### To ensure the integrity and honesty of the process of judicial decisionmaking and of judicial decisions.





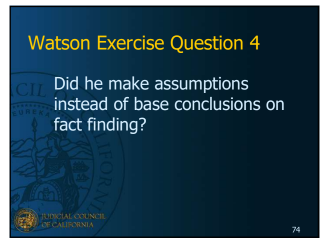


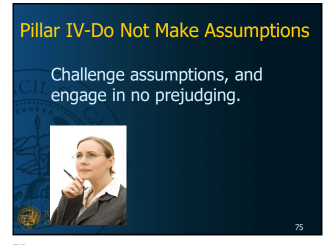


### Pillar II-Awareness in the Courtroom Be conscious of what you do and say in the courtroom. Always be attentive of what others are doing and saying in proceedings, and notice reactions, feelings, and thoughts in regard to what is taking place.

# Watson Exercise Question 3 Did Watson exhibit awareness of, or commitment to, following the law? Had he become a law unto himself?



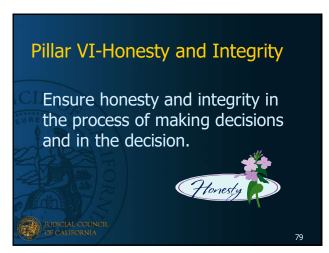




# watson Exercise Question 5 a) Did he take things personally? b) Did he maintain professional distance and avoid being embroiled?



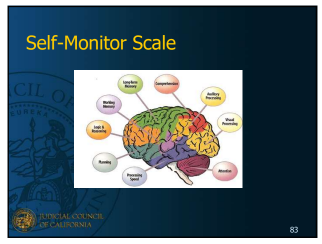
### Based on what you saw, does it appear likely that the judge was on track to assuring the integrity and honesty of his ultimate decision, or the appearance of such a decision?







### The fundamental purpose of the Code of Judicial Ethics is to ensure the integrity and honesty of the process of judicial decision-making and judicial decisions. All the rest, as Hillel said when talking of the Golden Rule, is commentary."







#### **Active Listening**

- 1. Actually listen—acknowledge and focus on both speaker and message.
- 2. Draw out the message.
- 3. Communicate your understanding.
- 4. Encourage confirmation or clarification.

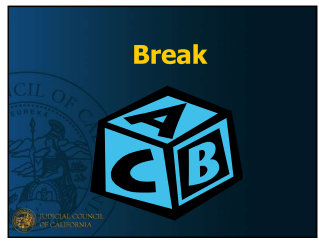
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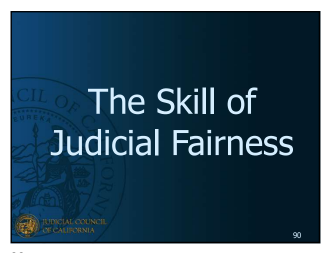
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#### **Body Language**

- Non-verbal cues
- Open vs. closed communication
- EQ & social intelligence

# Begins with positive statement Be specific Be honest & factual Personalize your comments Positive consequences Problem-solving approach for the negative End with positive statement





#### Fairness course goals

- 1. Review what Code of Judicial Ethics says about fairness and bias.
- 2. Identify common stereotypes and biases.
- 3. Discuss ways to self-monitor for fairness.

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#### Reasons to resist a fairness course

- "I am fair or I wouldn't be here."
- "The faculty thinks they know more about fairness than I do" or "They're going to tell me how to be 'politically correct."
- "People who think the courts aren't fair are probably the ones who lose their cases."

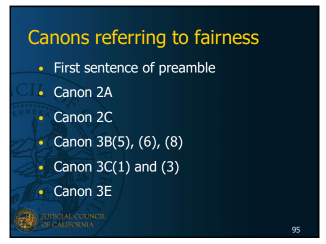
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#### **Ground rules**

- 1. We ask for:
  - openness
  - introspection
  - disagreement
  - privacy
- 2. There are no "right" or "wrong" answers.
- 3. No "put-downs" for ideas or choice of words.
- 4. In discussing gender bias, we will not blame one gender.

# What court users care most about Having their day in court Telling their story Being listened to Being treated with respect



# Bias refers to beliefs, feelings, attitudes, and behaviors (speech or action) that reflect: Stereotypes about the "true nature" and role of a person;

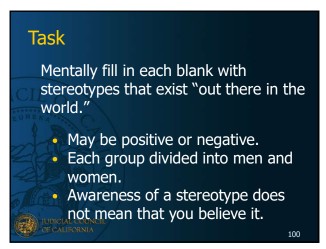
# Definition of Bias (cont'd) Cultural assumptions; or Preconceptions about or preferences toward people or groups of people.

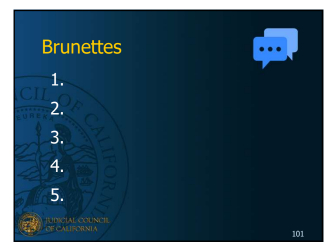
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#### Take a minute to recall a situation in your life (any time, on or off the bench) in which you were treated unfairly because of bias, prejudice, or an assumption about you that was not true.

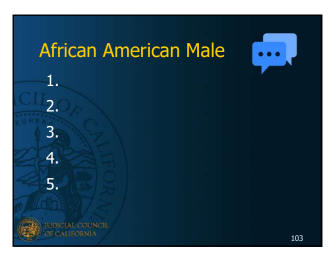
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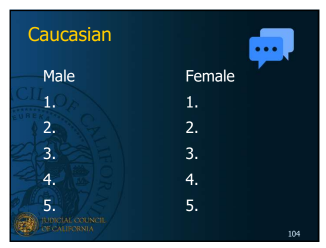
### A now obsolete process developed in the 18<sup>th</sup> century for making a mold from which a metal cast or plate was made that was then used for a printing press run.













#### Social Cognition & the Law Interdisciplinary Principles relate to field that blends unintended bias psychology, Categorization and sociology, preferences based neurobiology, and on group identity physiology Practical ways to minimize bias in role as judges 106

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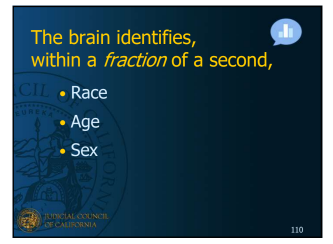
### Categorization of and preference for people based on group identity is a normal, fundamental process of the human brain. Our ability to categorize our experience is an "indispensable cognitive device for understanding, negotiating, and constructing our social world."

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# CACI Jury instruction 113 • "Each one of us has biases about or certain perceptions or stereotypes of other people. We may be aware of some of our biases, though we may not share them with others. We may not be fully aware of some of our other biases. • Our biases often affect how we act, favorably or unfavorably, toward someone. Bias can affect our thoughts, how we remember, what we see and hear, whom we believe or disbelieve and how we make important decisions."

# CACI 113 (continued) \*\*As jurors you are being asked to make very important decisions in this case. You must not let bias, prejudice, or public opinion influence your decision. You must not be biased in favor of or against any witness because of his or her disability, gender, race, religion, ethnicity, sexual orientation, age, national origin, socioeconomic status or preconceived notions, ideas, generalization and stereotypes."

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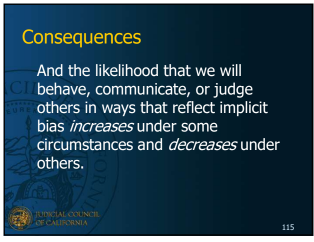
#### Mental schemas

- During the process of categorization, our brains encode information about groups of people (i.e., traits) into our memories, along with favorable or unfavorable impressions or values.
- These mental constructs are sometimes called schemas.

# In Group / Out Group Dynamic This research shows that we are, by nature, prone to prefer most strongly persons in the social categories to which we belong ("in groups" as opposed to "out groups").

### Particularity vs. Sameness We also tend to perceive persons in our own groups with particularity (as unique individuals). But we view out-group members as homogeneous, or all the same.







# How to minimize the effects of implicit bias Stay motivated to be fair and accurate. Maximize accountability. Ask a colleague to observe? Look for patterns in your decisions?

# Take ample time. - Are hearings with some groups or cases longer or shorter? Why? Minimize distractions and pay attention. - Minimize stress. - Deal with anxiety and/or depression.

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Acknowledge the category of the person—make it explicit.

- Be conscious of difference.

- Don't try to ignore difference.

Consciously confront cultural stereotypes.

www.implicit.harvard.edu/implicit

Consider counter-stereotypical choices.

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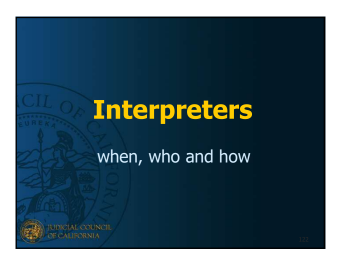
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Make a conscious effort—engage in an intentional thought process (think about your thinking).

Make a conscious effort to wait until all facts are present before judging.

Engage in constant vigilance. People with low-impact implicit biases are assisted by reminding themselves or being reminded by others that it is an ongoing challenge to minimize the effects of bias.

# Honesty and Integrity of Decisions Rests on the independence of the judiciary and public confidence in the judiciary. Public confidence in the judiciary requires the courage to do the right thing and accountability.



# When is an interpreter needed? Limited English Proficient (LEP) person: requests; attorney requests; when person not able to communicate because of language barrier; staff determines need

# Who can get an interpreter? • LEP: party, witness, person with legal decision authority, or person with significant interest or involvement in case (e.g. victims, guardians, custodians of minors)







### Tips for effective use of interpreters • Allow interpreter and LEP person to converse for accents, dialect or other differences • Speak directly to LEP person, not to interpreter • Instruct participants to speak loudly, slowly, and one at a time

# Tips for effective use of interpreters Pause so interpreter can keep pace Account for interpreter fatigue – breaks every 30 minutes Do not ask interpreter to explain anything said to LEP person

#### Rule 2.816. Stipulation to court-appointed temporary judge (a) Application. This rule governs a stipulation for a matter to be heard by a temporary judge when the court has appointed and assigned an attorney to serve as a temporary judge in that court.

**(b) Contents of notice.** Before the swearing in of the first witness at a small claims hearing, before the entry of a plea by the defendant at a traffic arraignment, or before the commencement of any other proceeding, the court must give notice to each party that:

(1) A temporary judge will be hearing the matters for that calendar;

(2) The temporary judge is a qualified member of the State Bar and the name of the temporary judge is provided; and

(3) The party has a right to have the matter heard before a judge, commissioner, or referee of the court.

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#### Rule 2.816. Stipulation to court-appointed temporary judge (continued)

**(c) Form of notice.** The court may give the notice in (b) by either of the following methods:

(1) A conspicuous sign posted inside or just outside the courtroom, accompanied by oral notification or notification by videotape or audiotape by a court officer on the day of the hearing; or (2) A written notice provided to each party.

**(d) Methods of stipulation.** After notice has been given under (a) and (b), a party stipulates to a court-appointed temporary judge by either of the following:

(1) The party is deemed to have stipulated to the attorney serving as a temporary judge if the party fails to object to the matter being heard by the temporary judge before the temporary judge begins the proceeding; or (2) The party signs a written stipulation agreeing that the matter may be heard by the temporary judge.

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#### Rule 2.816. Stipulation to court-appointed temporary judge (continued) (e) Application or motion to withdraw stipulation. An application or

(e) Application or motion to withdraw stipulation. An application or motion to withdraw a stipulation for the appointment of a temporary judge must be supported by a declaration of facts establishing good cause for permitting the party to withdraw the stipulation. In addition:

(1) The application or motion must be heard by the presiding judge or a judge designated by the presiding judge.

(2) A declaration that a ruling by a temporary judge is based on an error of fact or law does not establish good cause for withdrawing a stipulation.

(3) The application or motion must be served and filed, and the moving party must provide a copy to the presiding judge.

(4) If the application or motion for withdrawing the stipulation is based on grounds for the disqualification of, or limitation of the appearance by, the temporary judge first learned or arising after the temporary judge has made one or more rulings, but before the temporary judge has completed judicial action in the proceeding, the temporary judge, unless the disqualification or termination is waived, must disqualify himself or herself. But in the absence of good cause, the rulings the temporary judge has made up to that time must not be set aside by the judicial officer or temporary judge who replaces the temporary judge.



