

1 (a) consider opposing views and alternative solutions permitted by law for resolving cases;

2 (b) remain open to persuasion despite a justice's or judge's existing views;

3 (c) concede that there is an appearance of one's own bias; and

4 (d) treat each case in accordance with the facts presented and the governing law.

5 ~~(4)~~(8) "Oral examination" means an examination in the presence of the jury or tribunal that is to
6 decide the fact or act upon it or the spoken testimony of the witness being heard by the jury or tribunal.

7 ~~(5)~~(9) "Process" means a writ or summons issued in the course of judicial proceedings.

8 ~~(6)~~(10) "Registered mail", for purposes of legal notification, means registered or certified mail.

9 ~~(7)~~(11) "Testify" means every mode of oral statement under oath or affirmation.

10 ~~(8)~~(12) "Writ" means an order in writing issued in the name of the state or of a court or judicial officer."
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12 - END -

