

Re: Rule 2.4.1
 6/25&26/10 Commission Meeting
 Open Session Agenda Item III.HH.

TOTAL = 2 Agree = 2
 Disagree = 0
 Modify = 0
 NI = 0

Rule 2.4.1 Lawyers as Temporary Judge, Referee, or Court-Appointed Arbitrator.
[Sorted by Commenter]

No.	Commentator	Position ¹	Comment on Behalf of Group?	Rule Paragraph	Comment	RRC Response
1	COPRAC	A	Yes		Support as drafted.	No response required.
2	Office of Chief Trial Counsel	A	Yes		Support as drafted.	No response required.

¹ A = AGREE with proposed Rule D = DISAGREE with proposed Rule M = AGREE ONLY IF MODIFIED NI = NOT INDICATED

Rule 2.4.1 Lawyer as Temporary Judge, Referee, or Court-Appointed Arbitrator
(Commission's Proposed Rule – Clean Version)

A lawyer who is serving as a temporary judge, referee, or court-appointed arbitrator, and is subject to Canon 6D of the Code of Judicial Ethics, shall comply with the terms of that canon.

COMMENT

- [1] This Rule is intended to permit the State Bar to discipline lawyers who violate applicable portions of the Code of Judicial Ethics while acting in a judicial or quasi-judicial capacity pursuant to an order or appointment by a court.
- [2] Nothing in this Rule shall be deemed to limit the applicability of any other rule or law.
- [3] This Rule is not intended to apply to a lawyer serving as a third-party neutral in a mediation or a settlement conference, or as a neutral arbitrator pursuant to an arbitration agreement. See Rule 2.4.