

Please complete the following quiz by selecting the most accurate response/answer to the statements and questions below:

1. **Both Nevada and federal courts require disqualification where a judge's impartiality "might be reasonably questioned."**
True False
2. **In federal courts, a judge need not recuse if the judge genuinely thinks he or she can be fair.**
True False
3. **Federal and state ground rules regarding disqualification are vastly different and completely irreconcilable.**
True False
4. **Both state and federal judges should recuse themselves in cases where any attorney in the matter is a graduate of the same law school class as the judge.**
True False
5. **In Nevada state courts, a judge is disqualified from hearing a matter if the judge has any ownership interest in one of the litigants involved in the case.**
True False
6. **In Nevada state courts, the judge is disqualified only when the judge has a "substantial" economic interest in a party involved in the case.**
True False
7. **The "duty to sit" doctrine is controlling law in federal court.**
True False
8. **The duty to sit cannot be reconciled with required disqualification.**
True False
9. **The duty to sit doctrine or concept is aimed at preventing judges from using disqualification as an excuse to avoid participating in difficult, lengthy, unpopular or politically fraught cases.**
True False
10. **A judge's personal knowledge of the facts of a dispute make the judge particularly well-suited for presiding over the dispute.**
True False
11. **A judge's prior government service never requires disqualification in a case.**
True False
12. **The federal recusal statute, 28 U.S.C. §455, never governs state judge disqualification.**
True False
13. **The U.S. Constitution never affects state judge disqualification.**
True False
14. **After a judge has invested substantial time on a case, disqualification is never appropriate.**
True False

**THREE EASY STEPS
TO CLE CREDIT – \$45**

- 1) Read the article on pages 17-21.
- 2) Answer the quiz questions on page 23. Each question has only one correct answer.
- 3) Send completed quiz along with this form and \$45 processing fee.

Name _____

Law Firm/Organization _____

Address _____

State/Zip _____

NV Bar Number (Required) _____

MAIL CHECK PAYMENT TO:

State Bar of Nevada, 3100 W. Charleston Blvd., Suite 100, Las Vegas, NV 89102 **Check Number:** _____

FAX CREDIT CARD PAYMENT TO: (702) 463-5730 *Notice: do not send credit card payment info via regular or electronic mail.*

Please bill my VISA MC AMEX DISCOVER

Name on card: _____

Billing Address (if different from above): _____

Signature: _____

Card #: _____ Exp: _____ Sec. Code: _____

3 or 4 digit code on credit card

Articles for CLE credit are valid up to the end of the third calendar year after publication or until a rule change renders the article outdated, whichever comes first.

ARM PROUDLY WELCOMES

HON. JENNIFER
TOGLIATTI (RET.)

-  FULL-TIME MEDIATOR, ARBITRATOR & PRIVATE JUDGE
-  FORMER 8TH JUDICIAL DISTRICT COURT JUDGE
-  CONDUCTED OVER 300 SETTLEMENT CONFERENCES
-  RESOLUTIONS OF OVER A HALF-BILLION DOLLARS
-  BROKERS DEALS IN SEEMINGLY INTRACTABLE DISPUTES



ADVANCED
RESOLUTION MANAGEMENT

ARMADR.COM | 855.777.4ARM

