

## Rule 34. Temporary Suspension

**(a) Purpose.** Temporary suspension is appropriate when there is a substantial threat of serious harm to the public, to the administration of justice, or to the integrity of the judiciary if a Judge continues to perform judicial duties pending the outcome of informal or formal proceedings. Temporary suspension is not a form of judicial discipline.

**(a)(b) Order to Show Cause.**

*(1) On the Commission's Request to Supreme Court.* The Commission, by its chair, the executive director, or special counsel, may request the Supreme Court to order the temporary suspension of a Judge, with pay, pending the resolution of preliminary informal or formal proceedings. The Commission's request shall include a statement of the reasons in support of the temporary suspension, which may include the Judge's failure to cooperate with the Commission. Upon receipt of such a The Supreme Court may request, the Court may require additional information from the Commission. If Order to Show Cause. Upon a finding that the Supreme Court finds that it has been fully sufficiently advised and that a temporary suspension is appropriate, the Supreme Court (1) shall (1) issue an order for the Judge's temporary suspension; (2) direct the Commission to issue an order to the Judge to show cause to the Commission in writing, within 21 days, why the Judge should not continue to be temporarily suspended from any or all judicial duties pending the outcome of preliminary informal or formal proceedings before the Commission; and (3) request that the State Court Administrator appoint at random an active, retired, or senior judge or a retired justice as special master to preside over a show cause hearing. The Court may issue an order for temporary suspension and an order to show cause to the Commission on its own motion. Adjudicative Board Panel to consider the Commission's request to temporarily suspend the Judge.

*(2) On the Supreme Court's Own Motion.* On its own motion, the Supreme Court may issue an order for a Judge's temporary suspension; issue an order to the Judge to show cause why the Judge should not continue to be suspended from all judicial duties pending the outcome of informal or formal proceedings; and request that the State Court Administrator appoint at random an Adjudicative Board Panel to consider whether to temporarily suspend the Judge.

**(c) Response.** The Judge shall respond to the show cause order within 21 days. In the response, the Judge shall either request a hearing, request that the Adjudicative Board Panel decide the matter on the basis of the Commission's written request and the Judge's written response, or state that the Judge does not contest the suspension. If the Judge does not respond to the order to show cause, the Judge will continue to be temporarily suspended from judicial duties pending the outcome of informal or formal proceedings.

**(d) Hearing.** ~~The special master~~ If the Judge requests a hearing, the Adjudicative Board Panel shall conduct ~~an evidentiary~~ hearing on the order to show cause within 28 days of the Judge's response ~~to such order,~~ or such later date ~~ordered by the special master,~~ at which the ~~executive director~~ as the Adjudicative Board Panel for good cause orders. At the evidentiary hearing, special counsel, ~~the Judge, Judge's counsel, and~~ has the burden of proof to establish reasonable cause to believe, based on specific and articulable facts, that the Judge poses a substantial threat of serious harm to the public, to the administration of justice, or to the integrity of the judiciary if the Judge continues to perform judicial duties pending the outcome of informal or formal proceedings. At the evidentiary hearing, the parties may call witnesses ~~may appear,~~ introduce evidence, and ~~participate~~ present arguments.

**(a)(e) Findings and Conclusions; Exceptions; and Decision.** Within seven days following the conclusion of the hearing, ~~the special master or, if no hearing was held, within seven days following the submission of the Judge's written response,~~ the Adjudicative Board Panel shall file ~~with the Supreme Court~~ its written findings of fact and conclusions ~~with the Supreme Court.~~ of law, which shall state the factual basis for the findings and the reasons for the Adjudicative Board Panel's conclusions. Within the seven days thereafter, ~~special counsel and the Judge or the Judge's counsel~~ the parties may file exceptions with the Supreme Court regarding the Adjudicative Board Panel's findings and conclusions. Upon its consideration of the findings, conclusions, and exceptions, the Supreme Court may affirm, modify, or terminate the Judge's temporary suspension.

**(b)(f) Further OrderOrders.** The Supreme Court ~~may issue further orders~~ will have continuing jurisdiction concerning the Judge's temporary suspension, ~~as it may deem appropriate.~~

**(c)(g) Voluntary Temporary Suspension.** The Commission ~~may inquire whether a and the Judge will voluntarily submit~~ may stipulate to the Judge's temporary suspension, ~~and a written consent, if obtained,~~. In that case, the Commission and the Judge shall ~~be filed~~ file with the Supreme Court a written consent to the Judge's temporary suspension, which shall state the reasons for the voluntary temporary suspension, and the Supreme Court will temporarily suspend the Judge pending the resolution of informal or formal proceedings.

**(b)(h) Public NoticeAccess.** An order by the Supreme Court for temporary suspension shall become public upon its issuance. ~~However, the Commission's investigation, pleadings, and~~ All other records ~~with respect~~ of the Supreme Court, the Adjudicative Board Panel, and the parties relating to the temporary suspension ~~and its record of proceedings in preliminary or formal proceedings~~ shall remain confidential ~~unless and until a recommendation for sanctions or~~.

**(c)(i) Admissibility.** Records relating to the temporary suspension are not admissible in a recommendation for approval of formal proceeding, except that testimony presented in a

~~stipulated resolution is filed with the Court hearing under section (d) of this Rule 37: may be offered in a formal proceeding when permitted by the Colorado Rules of Evidence.~~