

JUDICIAL MERIT SELECTION COMMISSION Sworn Statement to be included in Transcript of Public Hearings

Supreme Court/Court of Appeals (New Candidate)

Full Name:

The Honorable Jerry D. Vinson, Jr.

Business Address:

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843-665-3079

1. Do you plan to serve your full term if elected?

Yes.

2. If elected, do you have any plans to return to private practice one day?

No.

3. Have you met the Constitutional requirements for this position regarding age, residence, and years of practice?

Yes.

4. What is your philosophy regarding *ex parte* communications? Are there circumstances under which you could envision *ex parte* communications being tolerated?

<u>Ex parte</u> communications are not permitted. In certain circumstances, <u>ex parte</u> petitions seeking emergency relief are permitted by the Court Rules and by law.

5. If you disclosed something that had the appearance of bias, but you believed it would not actually prejudice your impartiality, what deference would you give a party that requested your recusal? Would you grant such a motion?

I would give substantial deference to that party and discuss the concerns on the Court record. If the party was not reassured, I would consider granting the Motion.

6. What standards have you set for yourself regarding the acceptance of gifts or social hospitality?

My wife and I generally accept no gifts, except from close friends and family. We generally socialize with close friends and family only. We do socialize with a few attorneys, and if our relationship is close, I will not hear contested matters in which that attorney represents a litigant.

7. How would you handle a situation in which you became aware of misconduct or appearance of infirmity of a lawyer or of a fellow judge?

If the conduct is such that it must be reported, then I would report it. If reporting was not required, I would discuss it with the attorney or judge and advise them of my concerns, the possible consequences which may arise and any reporting requirements, including self-reporting. If appropriate, I would consider using the procedures afforded by the South Carolina Bar for reporting concerns about infirmity, substance abuse, and mental health issues.

8. Are you affiliated with any political parties, boards or commissions? If so, in what capacity are you serving?

No.

9. Have you engaged in any fund-raising activities with any political, social, community, or religious organizations? Please describe.

Prior to my election to the Bench in 2004, I was occasionally involved in community fund raising efforts related to the Boards on which I served. I was not involved in political fundraising. I have not been involved in any fundraising since I have been on the Bench.

10. How would you prepare for cases that were before you?

As a Family Court Judge, I carefully review all appropriate, filed documents. I also review any applicable Court rules, statutory provisions and case law.

As a Judge on the Court of Appeals, I would carefully review the filed briefs and record. I would also review the applicable statutory and case law cited in the briefs. I would research the issues as necessary.

11. What is your philosophy on "judicial activism," and what effect should judges have in setting or promoting public policy?

It is my responsibility to apply the law, not to make it. I believe my philosophy is consistent with the judicial canons and constitutional separation of powers.

12. Canon 4 allows a judge to engage in activities to improve the law, legal system, and administration of justice. What activities would you plan to undertake to further this improvement of the legal system?

I am a regular speaker at legal seminars and training sessions. I am a member of legal and judicial organizations. I participate in the South Carolina Bar LRE programs. I would continue to be involved as I have been for the past sixteen (16) years.

13. Do you feel that the pressure of serving as a judge would strain personal relationships (i.e. spouse, children, friends, or relatives)? How would you plan to address this?

While some isolation naturally occurs, I feel no particular stress or pressure serving as a judge.

- 14. Please describe your methods of analysis in matters of South Carolina's Constitution and its interpretation by explaining your approach in the following areas. Which area should be given the greatest weight?
 - a) The use and value of historical evidence in practical application of the Constitution:

First and foremost, if the language of the Constitution is plain and clear, there is no need for further interpretation. In a circumstance in which the constitutional provision is unclear, it is necessary to determine the intent of the Framers. Historical evidence, such as writings of the Framers, would be of interest in determining the intent of the convention. I would be mindful, however, that the intent of one Framer may not reflect the intent of the entire convention.

b) The use and value of an agency's interpretation of the Constitution:

An agency's interpretation of a constitutional provision would be of little, if any, value. An agency should not be allowed to usurp the role of the court in interpreting constitutional provisions.

c) The use and value of documents produced contemporaneously to the Constitution, such as the minutes of the convention:

Documents produced contemporaneously to the constitution, such as the minutes of the convention, would be the most reliable of the three examples provided. Such documents would be the most likely source of information concerning the intent of the Framers.

15. Are you a member of any organization or association that, by policy or practice, prohibits or limits its membership on the basis of race, sex, religion, or national origin? If so, please identify the entity and explain if this organization practices invidious discrimination on any basis.

No.

16. Have you met the mandatory minimum hours requirement for continuing legal education courses for the past reporting period?

Yes.

17. What do you feel is the appropriate demeanor for a judge and when do these rules apply?

A judge should be patient and respectful toward the litigants and attorneys; firm when necessary; and, well-tempered at all times.

18. Would there be a role for sternness or anger in meetings with attorneys?

It would not be appropriate to demonstrate anger; however, there are instances in which stemness may be appropriate. If it is necessary to speak sternly, I make every effort to do so out of sight and sound of the litigants.

I HEREBY CERTIFY THAT THE ANSWERS TO THE ABOVE QUESTIONS ARE TRUE AND COMPLETE TO THE BEST OF MY KNOWLEDGE

Sworn to before me this

lay of July

. 2020.

(Signature) Alexas 6

(Print name)

Notary Public for South Carolina

My Commission Expires: 3.30.26

Form Revised 2020