Principles and Values:

A Living Document

Forum members anticipate revising this document on an ongoing basis to reflect the evolution of values over time in the course of sharing experiences and learning from one another.

The California Tribal Court–State Court Forum is guided by the following set of overarching principles, adopted early on in its deliberations:

History

1. Historical evolution of the United States and of federal/ and state Indian policy and law are opposite sides of the same coin. Historical perspective is essential to putting the statutes, treaties, and cases in the body of Indian law in their historical context.

Sovereignty

2. Tribes have a unique government-to-government relationship with all other sovereigns.

3. Tribes, as sovereign entities, possess inherent authority to create their own governments and establish their own laws.

4. Among the attributes of tribal sovereignty are the jurisdiction and authority to establish justice systems to meet the needs and reflect the values and traditions of the tribal community.

5. That sovereignty is impacted by the reality of centuries of law and policy that bring the various sovereign bodies—state, tribal, and federal—to this era.

Citizenship

6. Tribal members are citizens of their tribes, citizens of the State of California, and citizens of the United States.

7. All of these sovereign authorities agree that all citizens deserve equal access to justice.

8. It is in the best interest of all citizens for tribal courts and the Courts of the State of California to coordinate and share resources in order to achieve a seamless delivery of justice and to ensure that our citizens receive the benefit of all that both systems have to offer.

Tribal and State Justice Systems

9. Tribal Courts and the Courts of the State of California are fundamentally similar; they have more in common than they have differences.
10. Tribal Courts and the Courts of the State of California share the same goals: the fair process for and quality treatment of all people who appear before them, public safety, and accountability.

11. Tribal and State justice systems will necessarily look different because there are procedural, substantive, and cultural differences in how they deliver justice.

12. Tribal and State justice systems both value justice, even as they may not always agree on what those justice systems look like.

13. Neither Tribal nor State justice systems hold exclusive franchise over the best way to deliver justice.

**Education and the Promotion of Mutual Trust and Respect**

14. Tribal Courts and the Courts of the State of California and their justice partners have much to learn from one another, and when differences occur, tribal and state court judges agree to discuss those differences and convene justice partners to discuss them.

15. The desire for consensus and communitywide harmony serves as a philosophical foundation for Tribal Court and State Court judges to use to bridge those differences.

16. Mutual respect implies understanding and acceptance of the other person’s culture, religious beliefs, and background.

17. Mutual respect is engendered through education—gaining historical perspective, learning from one another, discussing areas of mutual concern, visiting each other’s Courts—building consensus, and together finding solutions to the pressing issues confronting Tribal Courts and the Courts of the State of California for the benefit of citizens of Tribes and of the State alike.

Forum members identified a set of values to inform their work together:

- Equal Representation—Equal representation from Tribal and State justice systems
- Cooperation—Actively fostering cooperation between Tribal Courts and the Courts of the State of California;
- Sharing—Sharing available resources between Tribal Courts and the Courts of the State of California;
- Improving Access to Justice—Working cooperatively to improve access to justice by addressing jurisdictional issues and the lack of services and other resources in Indian Country; and
- Mutually Acceptable Solutions—Working cooperatively to identify and address areas of concurrent jurisdiction and establish mechanisms for the allocation, sharing and transfer of jurisdiction and working cooperatively to identify and address issues of full faith and credit and mutual enforcement of court orders.

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1 The American Indian Religious Freedom Act (Public Law 95-341), a joint resolution of Congress passed in 1978, declared it Federal policy “to protect and preserve for American Indians their inherent right of freedom to believe, express and exercise the traditional religions of the American Indian, Eskimo, Aleut, and Native Hawaiians.”