₱ PRESIDENT OBAMA'S JUDICIAL NOMINEES — **•** HISTORIC SUCCESSES

HISTORIC DELAYS

BUILDING A SUPREME COURT FOR THE 21ST CENTURY

President Obama's historic Supreme Court nominations reflect the qualities he has identified in all of his judicial nominees - integrity, intellect and an abiding commitment to equal justice under the law.

Hon. Sonia Sotomayor - Associate Justice

Confirmation Date: August 6, 2009

"We celebrate the impact Justice

Sotomayor has already had on people across America who have been inspired by her exceptional life story. We celebrate the greatness of a country in which such a story is possible. And we celebrate how, with their overwhelming vote to confirm Justice Sotomayor, the

United States Senate - Republicans and Democrats - tore down yet one more barrier and affirmed our belief that in America, the doors of opportunity must be open to all." - President Obama



Hon. Elena Kagan - Associate Justice Confirmation Date: August 7, 2010

"For nearly two centuries, there wasn't a

single woman on the Supreme Court. When Elena was a clerk, there was just one. But when she takes her seat on that bench, for the first time in history, there will be three women serving on our nation's highest court. It is, as Justice Ginsburg recently put it, 'one of the most exhilarating

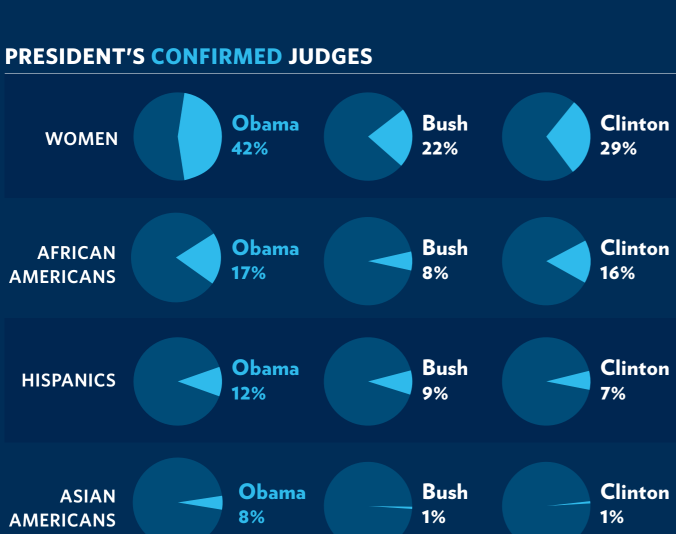
developments' - a sign of progress that I relish not just as a father who wants limitless possibilities for my daughters, but as an American proud that our Supreme Court will be a little more inclusive, a little more representative, more reflective of us as a people than ever before." - President Obama

THE NATION IT SERVES

CREATING A JUDICIAL POOL THAT RESEMBLES

President Obama's nominees embody an unprecedented commitment to expanding the racial, gender and experiential diversity of the men and women who enforce our laws and deliver justice.

JUDICIAL FIRSTS UNDER PRESIDENT OBAMA



1st | Latina on the Supreme Court

1st | South Asian American Circuit Court Judge

federal court

five states

1st Openly gay man confirmed to a

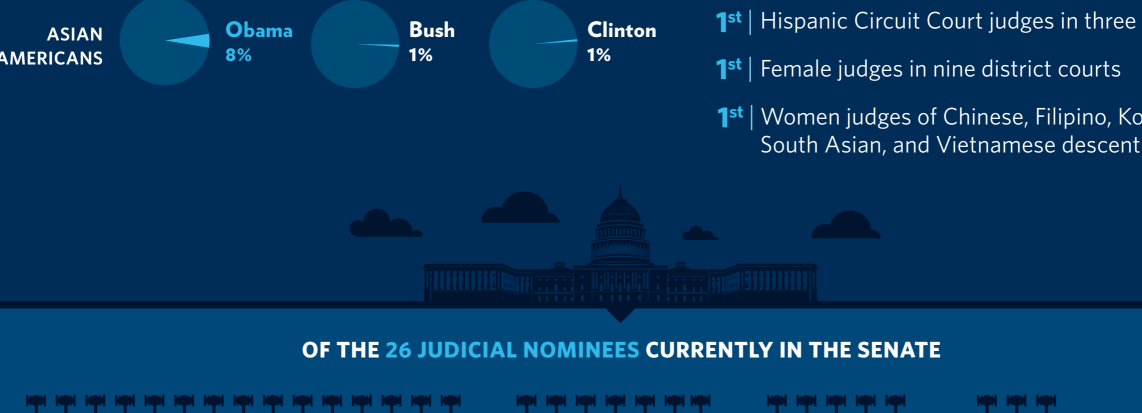
1st | Supreme Court Justice confirmed with a disability

1st | African American Circuit Court judges in

1st Openly gay Asian American judge

1st | Hispanic Circuit Court judges in three Circuits

1st | Women judges of Chinese, Filipino, Korean,







number of Asian-**Americans** on the bench

Obama has more

than doubled the

American Circuit Court active judges, including the first **Asian American** woman

Obama

nominated the

only three Asian

Obama already has appointed more female federal judges than Bush did in his entire presidency

Obama already has appointed more minority women judges than **Presidents Bush** or Clinton

THE CONFIRMATION PROCESS

Each nominee goes through the following steps before being confirmed.

Senate Judiciary Committee holds a The President nominates

hearing to review the nominee's record Senators and seeks their advice. someone to the position. and qualifications. Senators ask questions of the nominee.

nominated many candidates recommended by Republicans. The Judiciary Committee votes on the nomination, and makes a recommendation (reported positively, rejected, or no recommendation).

received bipartisan support

41%

of President

Obama's

94%

President Obama consults with both

Republican and Democratic Senators

prior to making a selection and has

The President consults with

federal judicial nominees named by President Obama

The full Senate debates the

to end debate, or threaten a

nomination. Senators can filibuster

a nominee, requiring a vote of 3/5

filibuster, causing needless delay.

236

nominees waiting for the Senate to vote of President Obama's nominees have been rated well qualified or qualified by the American Bar Association

When debate ends, the Senate

requires a simple majority of the

Senators present and voting.

votes on the nomination. Confirmation

ALL 236

197 out of 236 of President Obama's nominees have been confirmed

DELAYS IN THE SENATE The rising number of judicial vacancies is a direct result of unprecedented delays

PERCENTAGE OF ALL NOMINEES CONFIRMED **NOMINEES BETWEEN JUDICIARY COMMITTEE VOTE AND CONFIRMATION***

in the Senate confirmation process.

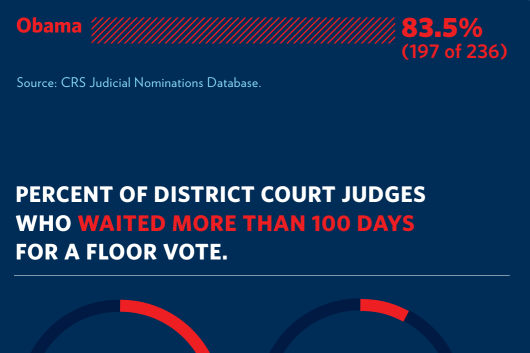
Obama

"A minority of Senators

has systematically

and irresponsibly used

procedural maneuvers



8%

of President

Bush's

to block or delay confirmation votes on judicial nominees," - President Obama

Bush

*at same point in their Presidency

15% of President

Bush's

AVERAGE WAIT TIME FO R JUDICIAL

PERCENT OF CIRCUIT COURT JUDGES **WHO WAITED MORE THAN 100 DAYS**

FOR A FLOOR VOTE.

of President

Obama's





Average Wait OVER

Jury Trial

in 2009 for a

Civil Litigant's



expect to be cooling your heels for two years before the trial begins. That's two years of cost and uncertainty." - Chicago Tribune Editorial, 4/18/11

"created acute difficulties for some judicial districts" and left some sitting judges

branches to find a long-term solution to this recurring problem," which has

In 2006 only 6.6% (17,466) of all civil cases had to wait 3 years for a resolution "Things are even slower on the civil side." If you're a company or an individual December 2010 Federal Court Management Statistics for all U.S. District Courts involved in a federal lawsuit, you can

Fewer Federal Judges Means Even More Waiting Time for Trials

Wait in 2010 for

of all Civil Cases

for a Resolution

15.9% (45,411)

\$1.4 billion the cost to the federal government in 2010 for detention of inmates before their trials Source: DOJ



2013

2009

55

this point in his Presidency



There is "an urgent need for the political

"burdened with extraordinary caseloads." - Chief Justice Roberts, 2010 Year-End Report on the Federal Judiciary





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