32-LS0171\A

SENATE BILL NO. 14

IN THE LEGISLATURE OF THE STATE OF ALASKA

THIRTY-SECOND LEGISLATURE - FIRST SESSION

BY SENATOR SHOWER

Introduced: 1/19/21 Referred: Prefiled

A BILL

FOR AN ACT ENTITLED

"An Act relating to the selection and retention of judicial officers for the court of
 appeals and the district court and of magistrates; relating to the duties of the judicial
 council; relating to the duties of the Commission on Judicial Conduct; and relating to
 retention or rejection of a judicial officer."

5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

6 * Section 1. AS 15.15.030(10) is amended to read:

(10) A nonpartisan ballot shall be designed for each judicial district in
which a justice, [OR] judge, or magistrate is seeking retention in office. The ballot
shall be divided into <u>five</u> [FOUR] parts. Each part must bear a heading indicating the
court <u>or position</u> to which the candidate is seeking approval, and provision shall be
made for marking each question "Yes" or "No." Within each part, the question of
whether the justice, [OR] judge, or magistrate shall be approved or rejected shall be
set out in substantially the following manner:

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(A) "Shall be retained as justice of the supreme court

1	for 10 years?";
2	(B) "Shall be retained as judge of the court of
3	appeals for eight years?";
4	(C) "Shall be retained as judge of the superior court
5	for six years?"; [OR]
6	(D) "Shall be retained as judge of the district court for
7	four years?" <u>; or</u>
8	(E) "Shall be retained as a magistrate for four
9	vears?"
10	* Sec. 2. AS 15.35.100 is amended to read:
11	Sec. 15.35.100. Approval or rejection of district judge or magistrate. (a)
12	Each district judge and each magistrate shall be subject to approval or rejection at
13	the first general election held more than two years after the judge's or magistrate's
14	appointment under the provisions of AS 22.15.170. If approved, the judge or
15	magistrate shall thereafter be subject to approval or rejection in a like manner every
16	fourth year.
17	(b) The district judge or magistrate shall seek approval in the judicial district
18	in which the judge or magistrate was originally appointed, or in the district where the
19	judge or magistrate has served the major portion of the judge's or magistrate's term.
20	The district judge or magistrate shall designate on the declaration of candidacy the
21	judicial district in which the judge or magistrate was appointed, or the district where
22	the judge or magistrate has served the major portion of the judge's or magistrate's
23	term.
24	* Sec. 3. AS 15.35.110 is amended to read:
25	Sec. 15.35.110. Filing declaration by district judge or magistrate. Each
26	district judge and each magistrate seeking retention in office shall file with the
27	director a declaration of candidacy for retention <u>not</u> [NO] later than August 1 before
28	the general election at which approval or rejection is required [REQUISITE].
29	* Sec. 4. AS 15.35.120 is amended to read:
30	Sec. 15.35.120. Requirement of filing fee for district court or magistrate
31	candidate. At the time the declaration is filed, each candidate for retention on the

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district court or as a magistrate position shall pay a filing fee of \$30 to the director.

2 * Sec. 5. AS 15.35.130 is amended to read:

Sec. 15.35.130. Placing name of district judge or magistrate on ballot. The director shall place the name of a district judge or magistrate who has properly filed a declaration of candidacy for retention on the ballot in the judicial district designated in the declaration of candidacy for the general election at which approval is sought.

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* Sec. 6. AS 15.35.135 is amended to read:

8 Sec. 15.35.135. Withdrawal of candidacy; removal of name from general 9 election ballot. (a) Notice of withdrawal of candidacy for retention for a supreme 10 court justice, judge of the court of appeals, superior court judge, [OR] district court 11 judge, or magistrate must be in writing over the signature of the candidate.

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(b) The name of a candidate for retention for supreme court justice, judge of 13 the court of appeals, superior court judge, [OR] district court judge, or magistrate 14 must appear on the general election ballot unless notice under (a) of this section of withdrawal of candidacy is received by the director at least 64 days before the date of 15 16 the general election.

17 * Sec. 7. AS 15.58.050 is amended to read:

- 18 Sec. 15.58.050. Information and recommendations on judicial officers. Not 19 [NO] later than August 7 of the year in which the state general election will be held, 20 the Commission on Judicial Conduct [JUDICIAL COUNCIL] shall file with the 21 lieutenant governor a statement including information about each supreme court 22 justice, court of appeals judge, superior court judge, [AND] district court judge, and 23 magistrate who will be subject to a retention election. The statement shall reflect the 24 evaluation of each justice, [OR] judge, or magistrate conducted by the Commission 25 on Judicial Conduct [JUDICIAL COUNCIL] according to law and shall contain a 26 brief statement describing each public reprimand, public censure, or suspension 27 received by the judge or magistrate under AS 22.30.011(d) during the period covered 28 in the evaluation. A statement may not exceed 600 words.
- 29 * Sec. 8. AS 15.58.060(a) is amended to read:

30 (a) Each general election candidate shall pay to the lieutenant governor at the 31 time of filing material under this chapter the following:

- 1 (1) President or Vice-President of the United States, United States 2 senator, United States representative, governor, lieutenant governor, supreme court 3 justice, and court of appeals judge, \$300 each; 4 (2) superior court judge, [AND] district court judge, and magistrate, 5 \$150 each; 6 (3) state senator and state representative, \$100 each. 7 * Sec. 9. AS 15.58.060(c) is amended to read: 8 (c) There is no charge for statements and recommendations submitted by the 9 Commission on Judicial Conduct [JUDICIAL COUNCIL] or for statements 10 advocating approval or rejection of a proposition submitted to the voters for approval. * Sec. 10. AS 22.05.100 is amended to read: 11 12 Sec. 22.05.100. Approval or rejection. Each supreme court justice is subject 13 to approval or rejection as provided in AS15 (Alaska Election Code). The 14 Commission on Judicial Conduct [JUDICIAL COUNCIL] shall conduct an 15 evaluation of each justice before the retention election and shall provide to the public 16 information about that justice and may provide a recommendation regarding retention 17 or rejection. The information and any recommendation shall be made public at least 60 18 days before the retention election. The Commission on Judicial Conduct 19 [JUDICIAL COUNCIL] shall also provide the information and any recommendation 20 to the office of the lieutenant governor in time for publication in the election pamphlet 21 under AS 15.58.050. If a majority of those voting on the question rejects the 22 candidacy, the rejected justice may not be appointed to fill any vacancy in the supreme 23 court, court of appeals, superior court, or district courts of the state for a period of four 24 years thereafter. 25 * Sec. 11. AS 22.07.060 is amended to read: 26 Sec. 22.07.060. Approval or rejection. Each judge of the court of appeals is 27 subject to approval or rejection as provided in AS 15 (Alaska Election Code). The 28 Commission on Judicial Conduct [JUDICIAL COUNCIL] shall conduct an 29 evaluation of each judge before the retention election and shall provide information to
- the public about the judge and may provide a recommendation regarding retention or
 rejection. The information and any recommendation shall be made public at least 60

1days before the election. The Commission on Judicial Conduct[JUDICIAL2COUNCIL] shall also provide the information and any recommendation to the office3of the lieutenant governor in time for publication in the election pamphlet as required4by AS 15.58.050. If a majority of those voting on the question rejects the candidacy of5a judge, the rejected judge may not for a period of four years thereafter be appointed to6fill a vacancy in the supreme court, the court of appeals, the superior court, [OR] the7district court, or a magistrate position of the state.

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* Sec. 12. AS 22.07.070 is amended to read:

9 Sec. 22.07.070. Vacancies. (a) The governor shall fill a vacancy or appoint a 10 successor to fill an impending vacancy in the office of judge of the court of appeals 11 within 45 days after receiving nominations from the judicial council [,] by appointing, 12 for each actual or impending vacancy, one person who was [OF TWO OR MORE 13 PERSONS] nominated by the council or one person who was not nominated but is qualified under AS 22.07.040. An appointment made under this section is subject 14 15 to confirmation by a majority of the members of the legislature in joint session [FOR EACH ACTUAL OR IMPENDING VACANCY]. An appointment to fill an 16 17 impending vacancy becomes effective upon the later of either confirmation by the 18 legislature or the actual occurrence of the vacancy.

19 (b) The office of a judge of the court of appeals becomes vacant 90 days after 20 the election at which the judge is rejected by a majority of those voting on the question 21 or for which the judge fails to file a declaration of candidacy. Upon the occurrence of 22 (1) an actual vacancy; (2) the certification of rejection following an election; or (3) the 23 election following failure of a judge to file a declaration of candidacy, the judicial 24 council shall meet within 90 days and submit to the governor the names of two or 25 more persons qualified for the judicial office; however, the 90-day period may be 26 extended by the judicial council with the concurrence of the supreme court. In the 27 event of an impending vacancy other than by reason of rejection or failure to file a 28 declaration of candidacy, the judicial council may meet at any time within the 90-day 29 period immediately preceding the effective date of the vacancy and submit to the 30 governor the names of two or more persons qualified for the judicial office. The 31 judicial council may submit to the governor the name of a candidate for judicial

1office only if the judicial council determines that the judicial candidate2understands and is committed to strict constitutional interpretation of statutes3and regulations and adhering to legislative intent.

4 * Sec. 13. AS 22.10.150 is amended to read:

5 Sec. 22.10.150. Approval or rejection. Each superior court judge is subject to 6 approval or rejection as provided in AS 15 (Alaska Election Code). The Commission 7 on Judicial Conduct [JUDICIAL COUNCIL] shall conduct an evaluation of each 8 judge before the retention election and shall provide to the public information about 9 the judge and may provide a recommendation regarding retention or rejection. The 10 information and any recommendation shall be made public at least 60 days before the 11 retention election. The information shall include the judge's consideration of victims 12 when imposing sentence on persons convicted of felony offenses where the offenses involve victims. The Commission on Judicial Conduct [JUDICIAL COUNCIL] 13 14 shall also provide the information and any recommendation to the office of the 15 lieutenant governor in time for publication in the election pamphlet under AS 15.58.050. If a majority of those voting on the question rejects the candidacy of a 16 17 judge, the rejected judge may not for a period of four years thereafter be appointed to 18 fill any vacancy in the supreme court, court of appeals, superior court, or district 19 courts of the state.

20 * Sec. 14. AS 22.15.170(a) is amended to read:

21 The governor shall fill a vacancy or appoint a successor to fill an (a) 22 impending vacancy in an office of district judge or magistrate within 45 days after 23 receiving nominations from the judicial council by appointing, for each actual or 24 impending vacancy, one person who was [OF TWO OR MORE PERSONS] nominated by the council or one person who was not nominated but is qualified 25 26 under AS 22.15.160. An appointment made under this section is subject to 27 confirmation by a majority of the members of the legislature in joint session. An 28 [FOR EACH ACTUAL OR IMPENDING VACANCY. THE] appointment to fill an 29 impending vacancy becomes effective upon the later of either confirmation by the 30 legislature or the actual occurrence of the vacancy.

31 * Sec. 15. AS 22.15.170(e) is amended to read:

1 (e) The office of a district court judge or magistrate becomes vacant 90 days 2 after the election at which the judge or magistrate is rejected by a majority of those 3 voting on the question or for which the judge or magistrate fails to file a declaration 4 of candidacy. Upon the occurrence of (1) an actual vacancy; (2) the certification of 5 rejection following an election; or (3) the election following failure of a judge or 6 **magistrate** to file a declaration of candidacy, the judicial council shall meet within 90 7 days and submit to the governor the names of two or more persons qualified for the 8 judicial office or magistrate position; except that this 90-day period may be extended 9 by the council with the concurrence of the supreme court. In the event of an 10 impending vacancy other than by reason of rejection or failure to file a declaration of 11 candidacy, the council may meet at any time within the 90-day period immediately 12 preceding the effective date of the vacancy and submit to the governor the names of 13 two or more persons qualified for the judicial office or magistrate position. The 14 judicial council may submit to the governor the name of a candidate for judicial 15 office or for a magistrate position only if the judicial council determines that the 16 judicial or magistrate candidate understands and is committed to strict 17 constitutional interpretation of statutes and regulations and adhering to 18 legislative intent.

19 *** Sec. 16.** AS 22.15.195 is amended to read:

20 Sec. 22.15.195. Approval or rejection. Each district court judge and 21 **magistrate** is subject to approval or rejection as provided in AS 15 (Alaska Election 22 Code). The Commission on Judicial Conduct [JUDICIAL COUNCIL] shall conduct 23 an evaluation of each judge or magistrate before the retention election and shall 24 provide to the public information about the judge or magistrate and may provide a 25 recommendation regarding retention or rejection. The information and the 26 recommendation shall be made public at least 60 days before the election. The 27 Commission on Judicial Conduct [JUDICIAL COUNCIL] shall also provide the 28 information and any recommendation to the office of the lieutenant governor in time 29 for publication in the election pamphlet under AS 15.58.050. If a majority of those 30 voting on the question rejects the candidacy of a judge or magistrate, the rejected 31 judge or magistrate may not for a period of four years thereafter be appointed to fill

1 any vacancy in the supreme court, court of appeals, superior court, or district courts of 2 the state, or in a magistrate position. 3 * Sec. 17. AS 22.15.205 is amended to read: 4 Sec. 22.15.205. Impeachment. A district judge or magistrate is subject to 5 impeachment by the legislature for malfeasance or misfeasance in the performance of 6 official duties. Impeachment must originate in the senate and must be approved by 7 two-thirds vote of its members. The motion for impeachment must list fully the basis 8 for the proceeding. Trial on impeachment shall be conducted by the house of 9 representatives. A supreme court justice designated by the court shall preside at the 10 trial. Concurrence of two-thirds of the members of the house is required for a 11 judgment of impeachment. The judgment may not extend beyond removal from office, 12 but does not prevent proceedings in the courts on the same or related charges. 13 * Sec. 18. AS 22.30.011(a) is amended to read: 14 The commission shall on its own motion or on receipt of a written (a) 15 complaint inquire into an allegation that a judge or magistrate 16 (1) has been convicted of a crime punishable as a felony under state or 17 federal law or convicted of a crime that involves moral turpitude under state or federal 18 law; 19 (2)suffers from a disability that seriously interferes with the 20 performance of [JUDICIAL] duties and that is or may become permanent; 21 (3) within a period of not more than six years before the filing of the 22 complaint or before the beginning of the commission's inquiry based on its own 23 motion, committed an act or acts that constitute 24 (A) wilful misconduct in office; 25 (B) wilful and persistent failure to perform the [JUDICIAL] 26 duties of the judge or magistrate; 27 (C) conduct prejudicial to the administration of justice; 28 (D) conduct that brings the judicial office or magistrate's 29 office into disrepute; or 30 (E) conduct in violation of the code of judicial conduct; or 31 (4) is habitually intemperate.

1 * Sec. 19. AS 22.30.011(b) is amended to read:

1	Sec. 17. AS 22.50.011(0) is amended to read.
2	(b) After preliminary informal consideration of an allegation, the commission
3	may exonerate the judge or magistrate, informally and privately admonish the judge
4	or magistrate, or recommend counseling. Upon a finding of probable cause, the
5	commission shall hold a formal hearing on the allegation. A hearing under this
6	subsection is public. Proceedings and records pertaining to proceedings that occur
7	before the commission holds a public hearing on an allegation are confidential, subject
8	to the provisions of AS 22.30.060(b).
9	* Sec. 20. AS 22.30.011(c) is amended to read:
10	(c) A judge <u>or magistrate</u> appearing before the commission at the hearing is
11	entitled to counsel, may present evidence, and may cross-examine witnesses.
12	* Sec. 21. AS 22.30.011(d) is amended to read:
13	(d) The commission shall, after a hearing held under (b) of this section,
14	(1) exonerate the judge <u>or magistrate</u> of the charges; or
15	(2) refer the matter to the supreme court with a recommendation that
16	the judge or magistrate be reprimanded, suspended, removed [,] or retired from
17	office, or publicly or privately censured by the supreme court.
18	* Sec. 22. AS 22.30.011(g) is amended to read:
19	(g) If the commission exonerates a judge or magistrate, a copy of the
20	proceedings and report of the commission may be made public on the request of the
21	judge <u>or magistrate</u> .
22	* Sec. 23. AS 22.30.070 is amended to read:
23	Sec. 22.30.070. Disqualification, suspension, removal, retirement, and
24	censure of judges and magistrates. (a) A judge or magistrate is disqualified from
25	acting as a judge or magistrate, without loss of salary, while there is pending
26	(1) an indictment or an information charging the judge or magistrate
27	in the United States with a crime punishable as a felony under state [ALASKA] or
28	federal law <u>;</u> [,] or
29	(2) a recommendation to the supreme court by the commission for the
30	removal or retirement of the judge or magistrate.
31	(b) On recommendation of the commission, the supreme court may reprimand,

1 publicly or privately censure, or suspend a judge or magistrate from office without 2 salary when in the United States the judge or magistrate pleads guilty or no contest or 3 is found guilty of a crime punishable as a felony under state or federal law or of a 4 crime that involves moral turpitude under state or federal law. If the conviction is 5 reversed, suspension terminates, and the judge or magistrate shall be paid the judge's 6 or magistrate's salary for the period of suspension. If the judge or magistrate is 7 suspended and the conviction becomes final, the supreme court shall remove the judge 8 or magistrate from office.

9 (c) On recommendation of the commission, the supreme court may (1) retire a 10 judge or magistrate for disability that seriously interferes with the performance of 11 duties and that is or may become permanent, and (2) reprimand, publicly or privately 12 censure, or remove a judge or magistrate for action, occurring not more than six years before the [COMMENCEMENT OF THE JUDGE'S] current term of the judge 13 14 or magistrate begins, that [WHICH] constitutes wilful misconduct in the office, wilful and persistent failure to perform duties, habitual intemperance, conduct 15 16 prejudicial to the administration of justice, or conduct that brings the judicial office or 17 magistrate's office into disrepute. The effective date of retirement under (1) of this 18 subsection is the first day of the month coinciding with or after the date that the 19 supreme court files written notice with the commissioner of administration that the 20 judge or magistrate was retired for disability. A duplicate copy of the notice shall be 21 filed with the judicial council.

(d) A judge <u>or magistrate</u> retired by the supreme court shall be considered to
 have retired voluntarily. A judge <u>or magistrate</u> removed by the supreme court is
 ineligible for judicial office <u>or for a magistrate position</u> for a period of three years.

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(e) A supreme court justice who has participated in proceedings involving a judge or justice of any court <u>or a magistrate</u> may not participate in an appeal involving that judge<u>.</u> [OR] justice<u>, or magistrate</u> in that particular matter.

* Sec. 24. AS 22.35 is amended by adding a new section to read:

Sec. 22.35.035. Prohibited use of state funds. (a) State funds may not be used
 to support or oppose the retention or rejection of a judicial officer in an election under
 AS 15 (Alaska Election Code). In this subsection, "judicial officer" means a supreme

- court justice, including the chief justice, a judge of the court of appeals, a judge of the
 superior court, a district court judge, or a magistrate.
- 3 (b) This section does not apply to the duties of the Commission on Judicial
 4 Conduct under AS 15.58.050, AS 22.05.100, AS 22.07.060, AS 22.10.150, and
 5 AS 22.15.195.
- 6 * Sec. 25. AS 22.15.170(c), 22.15.170(d); and AS 22.30.011(h) are repealed.