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(1) (a) Each judicial appointee to a court is subject to an unopposed retention election

JUDICIAL RETENTION ELECTION AMENDMENTS



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at the first general election held more than three years after the judge or justice was appointed.

(b) After the first retention election:

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- (i) each Supreme Court justice shall be on the regular general election ballot for an unopposed retention election every tenth year; and
- (ii) each judge of other courts shall be on the regular general election ballot for an unopposed retention election every sixth year.
- (2) (a) Each justice or judge of a court of record who wishes to retain office shall, in the year the justice or judge is subject to a retention election:
- (i) file a declaration of candidacy [as if a candidate for multi-county office in accordance with Section 20A-9-202] with the lieutenant governor, or with the county clerk in the candidate's county of residence, within the period beginning on April 1 and ending at 5 p.m. on April 15 in the year of a regular general election; and
 - (ii) pay a filing fee of \$50.
- (b) (i) Each justice court judge who wishes to retain office shall, in the year the justice court judge is subject to a retention election:
- (A) file a declaration of candidacy as if a candidate for county office in accordance with Section 20A-9-202; and
 - (B) pay a filing fee of \$25 for each judicial office.
- (ii) If a justice court judge is appointed or elected to more than one judicial office, the declaration of candidacy shall identify all of the courts included in the same general election.
- (iii) If a justice court judge is appointed or elected to more than one judicial office, filing a declaration of candidacy in one county in which one of those courts is located is valid for the courts in any other county.
- (3) (a) The lieutenant governor shall, no later than August 31 of each regular general election year:
- (i) transmit a certified list containing the names of the justices of the Supreme Court and judges of the Court of Appeals declaring their candidacy to the county clerk of each county; and
- (ii) transmit a certified list containing the names of judges of other courts declaring their candidacy to the county clerk of each county in the geographic division in which the judge filing the declaration holds office.

59	(b) Each county clerk shall place the names of justices and judges standing for	
50	retention election in the nonpartisan section of the ballot.	
51	(4) (a) At the general election, the ballots shall contain, as to each justice or judge of	
52	any court to be voted on in the county, the following question:	
63	"Shall(name of justice or judge) be retained in the	
54	office of? (name of office, such as "Justice of the Supreme	
65	Court of Utah"; "Judge of the Court of Appeals of Utah"; "Judge of the District Court of the	
66	Third Judicial District"; "Judge of the Juvenile Court of the Fourth Juvenile Court District";	
67	"Justice Court Judge of (name of county) County or (name of municipality)")	
58	Yes ()	
59	No ()."	
70	(b) If a justice court exists by means of an interlocal agreement under Section	
71	78A-7-102, the ballot question for the judge shall include the name of that court.	
72	(5) (a) If the justice or judge receives more yes votes than no votes, the justice or judge	
73	is retained for the term of office provided by law.	
74	(b) If the justice or judge does not receive more yes votes than no votes, the justice or	
75	judge is not retained, and a vacancy exists in the office on the first Monday in January after the	
76	regular general election.	
77	(6) A justice or judge not retained is ineligible for appointment to the office for which	
78	the justice or judge was defeated until after the expiration of that term of office.	
79	(7) If a justice court judge is standing for retention for more than one office, the county	
30	clerk shall place the judge's name on the ballot separately for each office. If the justice court	
31	judge receives more no votes than yes votes in one office, but more yes votes than no votes in	
32	the other, the justice court judge shall be retained only in the office for which the judge	
33	received more yes votes than no votes.	

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