# **First Regular Session** Seventy-first General Assembly **STATE OF COLORADO**

# PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading **HOUSE BILL 17-1303** 

LLS NO. 17-0591.03 Jane Ritter x4342

#### HOUSE SPONSORSHIP

Wist and Lee, Van Winkle

### SENATE SPONSORSHIP

Gardner and Kagan, Cooke

**House Committees** Judiciary Appropriations

**Senate Committees** State, Veterans, & Military Affairs Appropriations

## A BILL FOR AN ACT

#### 101 **CONCERNING THE JUDICIAL PERFORMANCE EVALUATION SYSTEM, AND,**

102 IN CONNECTION THEREWITH, MAKING AN APPROPRIATION.

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill addresses issues related to the state commission on judicial performance and the various district commissions on judicial performance (state commission, district commissions, or collectively all commissions), including:

L Procedures and duties common to all commissions are combined in a more user-friendly fashion;

Reading Unamended May 3, 2017 HOUSE 3rd

Amended 2nd Reading May 2, 2017

May 2,

HOUSE

- ! The current membership of all commissions is left in place as-is until February 1, 2019, at which time all commission members must be reappointed. The structure for appointing members to all commissions is streamlined and, if an original appointing authority fails to fill a vacancy within 45 days, the governor shall make the new appointment.
- ! Duties of all commissions are streamlined, and both the state and multiple district commissions may work collaboratively to develop uniform judicial evaluation procedures and techniques, systemwide judicial training programs, and guidelines and procedures for the continuous collection of data for use in the judicial evaluation process;
- ! The state commission is tasked with developing surveys to provide to persons who are affected by justices and judges and to develop guidelines and procedures to make such surveys readily available to those persons. The state commission shall develop guidelines and procedures to provide attorneys, pro se litigants, and clients with accessible and timely opportunities to review the surveys.
- ! The bill adds senior, retired judges who have returned to temporary judicial duties per contract with the judicial department, as allowed by statute, to the list of judges that commissions are to evaluate;
- ! Judicial performance evaluation criteria is retained, as is the requirement for all commissions to perform election-retention-year evaluations as well as initial and interim evaluations. Narratives and recommendations stemming from such evaluations are still required, and the option to develop an individual improvement plan for a judge who receives a "does not meet performance standard" recommendation is authorized.
- ! The state commission is required to gather and maintain statewide data and post a report of the data on its website at least 30 days prior to each retention election; and
- ! Beginning in January 2019, and every 2 years thereafter, the judicial department shall include a summary of the commissions' activities in the department's "State Measurement for Accountable, Responsive, and Transparent (SMART) Government Act" presentation to the joint judicial committee.

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SECTION 1. In Colorado Revised Statutes, repeal and reenact,

<sup>1</sup> Be it enacted by the General Assembly of the State of Colorado:

1	with amendments, article 5.5 of title 13 as follows:
2	ARTICLE 5.5
3	<b>Commissions on Judicial Performance</b>
4	13-5.5-101. Legislative declaration. (1) IT IS THE INTENT OF THE
5	GENERAL ASSEMBLY TO PROVIDE:
6	(a) A COMPREHENSIVE EVALUATION SYSTEM OF JUDICIAL
7	PERFORMANCE;
8	(b) Information to the people of Colorado regarding the
9	PERFORMANCE OF JUDGES, JUSTICES, AND SENIOR JUDGES THROUGHOUT
10	THE STATE; AND
11	(c) TRANSPARENCY AND ACCOUNTABILITY FOR JUDGES, JUSTICES,
12	AND SENIOR JUDGES THROUGHOUT THE STATE OF COLORADO.
13	(2) THEREFORE, THE GENERAL ASSEMBLY FINDS AND DECLARES
14	THAT IT IS IN THE PUBLIC INTEREST AND IS A MATTER OF STATEWIDE
15	CONCERN TO:
16	(a) PROVIDE JUDGES, JUSTICES, AND SENIOR JUDGES WITH USEFUL
17	INFORMATION CONCERNING THEIR OWN PERFORMANCES, ALONG WITH
18	TRAINING RESOURCES TO IMPROVE JUDICIAL PERFORMANCE AS
19	NECESSARY;
20	(b) ESTABLISH A COMPREHENSIVE SYSTEM OF EVALUATING
21	JUDICIAL PERFORMANCE TO PROVIDE PERSONS VOTING ON THE RETENTION
22	OF JUDGES, JUSTICES, AND SENIOR JUDGES WITH FAIR, RESPONSIBLE, AND
23	CONSTRUCTIVE INFORMATION ABOUT INDIVIDUAL JUDICIAL
24	PERFORMANCE;
25	(c) ESTABLISH AN INDEPENDENT OFFICE ON JUDICIAL
26	PERFORMANCE EVALUATION WITH FULL AUTHORITY TO IMPLEMENT THE

27 PROVISIONS OF THIS ARTICLE 5.5; AND

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(d) CONDUCT STATEWIDE JUDICIAL PERFORMANCE EVALUATIONS,
 AS WELL AS JUDICIAL PERFORMANCE EVALUATIONS WITHIN EACH JUDICIAL
 DISTRICT, USING UNIFORM CRITERIA AND PROCEDURES PURSUANT TO THE
 PROVISIONS OF THIS ARTICLE 5.5.

5 13-5.5-102. Definitions. As used in this article 5.5, unless
6 THE CONTEXT OTHERWISE REQUIRES:

7 (1) "ATTORNEY" MEANS A PERSON ADMITTED TO PRACTICE LAW
8 BEFORE THE COURTS OF THIS STATE.

9 (2) "Commission" means both the state and district 10 Commissions on judicial performance, established in section 11 13-5.5-104, unless the usage otherwise specifies the state 12 Commission or a district commission.

13 (3) "COMMISSIONER" MEANS AN APPOINTED MEMBER OF THE
14 STATE COMMISSION OR ONE OF THE DISTRICT COMMISSIONS ON JUDICIAL
15 PERFORMANCE ESTABLISHED IN SECTION 13-5.5-104.

16 (4) "DEPARTMENT" MEANS THE STATE JUDICIAL DEPARTMENT.

17 (5) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF
18 THE OFFICE ON JUDICIAL PERFORMANCE EVALUATION CREATED IN SECTION
19 13-5.5-103.

20 (6) "FUND" MEANS THE STATE COMMISSION ON JUDICIAL
21 PERFORMANCE CASH FUND, CREATED IN SECTION 13-5.5-115.

(7) "IMPROVEMENT PLAN" MEANS AN INDIVIDUAL JUDICIAL
IMPROVEMENT PLAN DEVELOPED AND IMPLEMENTED PURSUANT TO
SECTION 13-5.5-110.

(8) "INTERIM EVALUATION" MEANS AN INTERIM EVALUATION
CONDUCTED BY A COMMISSION PURSUANT TO SECTION 13-5.5-109 DURING
A FULL TERM OF OFFICE OF A JUSTICE OR JUDGE.

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(9) "JUDGE" INCLUDES ALL ACTIVE AND SENIOR JUDGES, AS
 DEFINED IN SUBSECTION (12) OF THIS SECTION.

3 (10) "JUSTICE" MEANS A JUSTICE SERVING ON THE SUPREME COURT
4 OF COLORADO.

5 (11) "OFFICE" MEANS THE OFFICE ON JUDICIAL PERFORMANCE
6 EVALUATION CREATED IN SECTION 13-5.5-103.

7 (12) "RETENTION YEAR EVALUATION" MEANS A JUDICIAL
8 PERFORMANCE EVALUATION CONDUCTED BY A COMMISSION PURSUANT TO
9 SECTION 13-5.5-108 OF A JUSTICE OR JUDGE WHOSE TERM IS TO EXPIRE
10 AND WHO MUST STAND FOR RETENTION ELECTION.

11 (13) "SENIOR JUDGE" MEANS A RETIRED JUDGE WHO HAS
12 RETURNED TO TEMPORARY JUDICIAL DUTIES PURSUANT TO SECTION
13 24-51-1105.

(14) "VOLUNTEER COURTROOM OBSERVER PROGRAM" MEANS A
SYSTEMWIDE PROGRAM COMPRISED OF VOLUNTEERS WHO PROVIDE
COURTROOM OBSERVATION REPORTS FOR USE BY STATE AND DISTRICT
COMMISSIONS IN JUDICIAL PERFORMANCE EVALUATIONS. THE STATE
COMMISSION SHALL DEVELOP RULES, GUIDELINES, AND PROCEDURES FOR
THE VOLUNTEER COURTROOM OBSERVER PROGRAM PURSUANT TO SECTION
13-5.5-105 (2)(i).

13-5.5-103. Office on judicial performance evaluation executive director - duties - oversight. (1) THE OFFICE ON JUDICIAL
PERFORMANCE EVALUATION IS ESTABLISHED IN THE JUDICIAL
DEPARTMENT. THE STATE COMMISSION ON JUDICIAL PERFORMANCE,
ESTABLISHED PURSUANT TO SECTION 13-5.5-104, SHALL OVERSEE THE
OFFICE.

27 (2) THE STATE COMMISSION SHALL APPOINT AN EXECUTIVE

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1 DIRECTOR OF THE OFFICE. THE EXECUTIVE DIRECTOR SERVES AT THE 2 PLEASURE OF THE STATE COMMISSION. THE EXECUTIVE DIRECTOR'S 3 COMPENSATION IS THE SAME AS THAT WHICH THE GENERAL ASSEMBLY 4 ESTABLISHES FOR A JUDGE OF THE DISTRICT COURT. THE STATE 5 COMMISSION SHALL NOT REDUCE THE EXECUTIVE DIRECTOR'S 6 COMPENSATION DURING THE TIME THAT HE OR SHE SERVES AS EXECUTIVE 7 DIRECTOR. THE EXECUTIVE DIRECTOR SHALL HIRE ADDITIONAL STAFF FOR 8 THE OFFICE AS NECESSARY AND AS APPROVED BY THE STATE COMMISSION. 9 (3) SUBJECT TO THE STATE COMMISSION'S SUPERVISION, THE 10 OFFICE SHALL: 11 (a) STAFF THE STATE AND DISTRICT COMMISSIONS WHEN DIRECTED 12 TO DO SO BY THE STATE COMMISSION; 13 (b) TRAIN STATE AND DISTRICT COMMISSIONERS AS NEEDED AND 14 REQUESTED; 15 (c) COLLECT AND DISSEMINATE DATA ON JUDICIAL PERFORMANCE 16 EVALUATIONS, INCLUDING JUDICIAL PERFORMANCE SURVEYS DEVELOPED, 17 COLLECTED, AND DISTRIBUTED, PURSUANT TO SECTION 13-5.5-105 (2); 18 (d) CONDUCT PUBLIC EDUCATION EFFORTS CONCERNING THE 19 JUDICIAL PERFORMANCE EVALUATION PROCESS AND THE 20 RECOMMENDATIONS MADE BY THE STATE AND DISTRICT COMMISSIONS; 21 (e) MEASURE PUBLIC AWARENESS OF THE JUDICIAL PERFORMANCE 22 EVALUATION PROCESS THROUGH REGULAR POLLING; AND 23 (f) COMPLETE ANY OTHER DUTIES AS ASSIGNED BY THE STATE 24 COMMISSION 25 (4) OFFICE EXPENSES ARE PAID FOR FROM THE STATE COMMISSION 26 ON JUDICIAL PERFORMANCE CASH FUND CREATED PURSUANT TO SECTION 27 13-5.5-114.

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1	13-5.5-104. State commission on judicial performance -
2	district commissions on judicial performance - established -
3	membership - terms - immunity - conflicts - repeal. (1) THE STATE
4	COMMISSION ON JUDICIAL PERFORMANCE IS ESTABLISHED, AND A DISTRICT
5	COMMISSION ON JUDICIAL PERFORMANCE IS ESTABLISHED IN EACH
6	JUDICIAL DISTRICT OF THE STATE. IN APPOINTING THE MEMBERSHIP OF
7	EACH COMMISSION, THE APPOINTING ENTITIES MUST, TO THE EXTENT
8	PRACTICABLE, INCLUDE PERSONS FROM THROUGHOUT THE STATE OR
9	JUDICIAL DISTRICT AND PERSONS WITH DISABILITIES AND TAKE INTO
10	CONSIDERATION RACE, GENDER, AND THE ETHNIC DIVERSITY OF THE STATE
11	OR DISTRICT. JUSTICES AND JUDGES ACTIVELY PERFORMING JUDICIAL
12	DUTIES MAY NOT BE APPOINTED TO SERVE ON A COMMISSION. FORMER
13	JUSTICES AND JUDGES ARE ELIGIBLE TO BE APPOINTED AS ATTORNEY
14	COMMISSIONERS; EXCEPT THAT A FORMER JUSTICE OR JUDGE MAY NOT BE
15	ASSIGNED OR APPOINTED TO PERFORM JUDICIAL DUTIES WHILE SERVING ON
16	A COMMISSION.
17	(2)(a) EACH COMMISSION CONSISTS OF TEN MEMBERS, APPOINTED
18	AS FOLLOWS:
19	(I) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES SHALL
20	APPOINT ONE ATTORNEY AND ONE NONATTORNEY;
21	(II) The president of the senate shall appoint one attorney
22	AND ONE NONATTORNEY;
23	(III) THE GOVERNOR SHALL APPOINT ONE ATTORNEY AND TWO
24	NONATTORNEYS; AND
25	(IV) THE CHIEF JUSTICE OF THE SUPREME COURT SHALL APPOINT
26	ONE ATTORNEY AND TWO NONATTORNEYS.
27	(b) (I) THE TERMS OF COMMISSIONERS APPOINTED PRIOR TO THE

1 EFFECTIVE DATE OF THIS SECTION SHALL CONTINUE THROUGH JANUARY 2 31, 2019. 3 (II) NOTWITHSTANDING THE TERM FOR WHICH THE COMMISSIONER 4 WAS APPOINTED, THE GOVERNOR'S ATTORNEY APPOINTMENT TO A 5 DISTRICT COMMISSION MADE PURSUANT TO SUBSECTION (2)(a)(III) OF THIS 6 SECTION AND THE CHIEF JUSTICE'S TWO NONATTORNEY APPOINTMENTS TO 7 A DISTRICT COMMISSION MADE PURSUANT TO SUBSECTION (2)(a)(IV) OF 8 THIS SECTION EXPIRE ON JANUARY 31, 2019. 9 (III) EXCEPT AS PROVIDED FOR IN SUBSECTION (2)(b)(II) OF THIS 10 SECTION, THE TERM OF A COMMISSIONER APPOINTED PRIOR TO JANUARY 11 31, 2019, SHALL CONTINUE AFTER THIS SUBSECTION (2) IS REPEALED UNTIL 12 SUCH TIME AS THE COMMISSIONER'S TERM WAS ORIGINALLY SET TO 13 EXPIRE. (c) THIS SUBSECTION (2) IS REPEALED, EFFECTIVE JANUARY 31, 14 15 2019. 16 (3) (a) THE STATE COMMISSION CONSISTS OF ELEVEN MEMBERS, 17 APPOINTED ON OR BEFORE MARCH 1, 2019, AS FOLLOWS: 18 (I) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES SHALL 19 APPOINT ONE ATTORNEY AND ONE NONATTORNEY; 20 (II) THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES 21 SHALL APPOINT ONE NONATTORNEY; 22 (III) THE PRESIDENT OF THE SENATE SHALL APPOINT ONE 23 ATTORNEY AND ONE NONATTORNEY; 24 (IV) THE MINORITY LEADER OF THE SENATE SHALL APPOINT ONE 25 NONATTORNEY; 26 (V) THE CHIEF JUSTICE OF THE SUPREME COURT SHALL APPOINT

TWO ATTORNEYS; AND

1	(VI) THE GOVERNOR SHALL APPOINT TWO NONATTORNEYS AND
2	ONE ATTORNEY.
3	(b) THE TERMS OF STATE COMMISSIONERS APPOINTED PRIOR TO
4	JANUARY 31, 2019, SHALL CONTINUE UNTIL SUCH TIME AS HIS OR HER
5	TERM WAS ORIGINALLY SET TO EXPIRE; EXCEPT THAT THE TERM OF THE
6	NONATTORNEY APPOINTED BY THE CHIEF JUSTICE OF THE SUPREME COURT
7	PURSUANT TO SUBSECTION $(2)(a)(IV)$ of this section expires on
8	JANUARY 31, 2019.
9	(c) This subsection (3) becomes effective February 1, 2019.
10	(4) (a) EACH DISTRICT COMMISSION CONSISTS OF TEN MEMBERS,
11	APPOINTED ON OR BEFORE MARCH 1, 2019, AS FOLLOWS:
12	(I) THE SPEAKER OF THE HOUSE OF REPRESENTATIVES SHALL
13	APPOINT ONE ATTORNEY AND ONE NONATTORNEY;
14	(II) The president of the senate shall appoint one attorney
15	AND ONE NONATTORNEY;
16	(III) THE MINORITY LEADER OF THE HOUSE OF REPRESENTATIVES
17	SHALL APPOINT ONE NONATTORNEY;
18	(IV) The minority leader of the senate shall appoint one
19	NONATTORNEY;
20	(V) THE CHIEF JUSTICE OF THE SUPREME COURT SHALL APPOINT
21	TWO ATTORNEYS; AND
22	(VI) THE GOVERNOR SHALL APPOINT TWO NONATTORNEYS.
23	(b) THE TERMS OF DISTRICT COMMISSIONERS APPOINTED PRIOR TO
24	January 31, 2019, shall continue until such time as his or her
25	TERM WAS ORIGINALLY SET TO EXPIRE; EXCEPT THAT THE FOLLOWING
26	COMMISSIONERS' TERMS EXPIRE ON JANUARY 31, 2019:
27	(I) The nonattorney appointed by the chief justice of the

SUPREME COURT PURSUANT TO SUBSECTION (2)(a)(IV) OF THIS SECTION;
 AND

3 (II) THE ATTORNEY APPOINTED BY THE GOVERNOR PURSUANT TO
4 SUBSECTION (2)(a)(III) OF THIS SECTION.

(c) THIS SUBSECTION (4) BECOMES EFFECTIVE FEBRUARY 1, 2019.
(5) (a) THE TERM FOR A COMMISSIONER IS FOUR YEARS AND
EXPIRES ON NOVEMBER 30 OF AN ODD-NUMBERED YEAR. THE TERM OF A
COMMISSIONER APPOINTED TO REPLACE A MEMBER AT THE END OF THE
COMMISSIONER'S TERM BEGINS ON DECEMBER 1 OF THE SAME YEAR.

10 THE ORIGINAL APPOINTING AUTHORITY SHALL FILL ANY (b) 11 VACANCY ON A COMMISSION, BUT A COMMISSIONER SHALL NOT SERVE 12 MORE THAN TWO FULL TERMS INCLUDING ANY BALANCE REMAINING ON AN 13 UNEXPIRED TERM IF THE INITIAL APPOINTMENT WAS TO FILL A VACANCY. 14 WITHIN FIVE DAYS AFTER A VACANCY ARISES ON A COMMISSION, THE 15 COMMISSION WITH THE VACANCY SHALL NOTIFY THE ORIGINAL 16 APPOINTING AUTHORITY OF THE VACANCY. THE ORIGINAL APPOINTING 17 AUTHORITY SHALL MAKE AN APPOINTMENT WITHIN FORTY-FIVE DAYS 18 AFTER THE DATE OF THE VACANCY. IF THE ORIGINAL APPOINTING 19 AUTHORITY FAILS TO MAKE THE APPOINTMENT WITHIN FORTY-FIVE DAYS 20 AFTER THE DATE OF THE VACANCY, THE GOVERNOR SHALL MAKE THE 21 APPOINTMENT.

(c) THE APPOINTING AUTHORITY MAY REMOVE A COMMISSIONER
WHOM HE OR SHE APPOINTED FOR CAUSE.

24 (6) EACH COMMISSION SHALL ELECT A CHAIR EVERY TWO YEARS
25 BY A VOTE OF THE MEMBERSHIP.

26 (7) STATE AND DISTRICT COMMISSIONERS AND EMPLOYEES OF THE

27 STATE OR A DISTRICT COMMISSION ARE IMMUNE FROM SUIT IN ANY

ACTION, CIVIL OR CRIMINAL, BASED UPON OFFICIAL ACTS PERFORMED IN
 GOOD FAITH AS COMMISSIONERS AND EMPLOYEES OF THE STATE OR A
 DISTRICT COMMISSION.

4 (8) A COMMISSIONER SHALL RECUSE HIMSELF OR HERSELF FROM
5 AN EVALUATION OF THE PERSON WHO APPOINTED THE COMMISSIONER TO
6 THE COMMISSION.

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8 **13-5.5-105.** Powers and duties of the state and district 9 **commissions - rules.** (1) IN ADDITION TO ANY OTHER POWERS 10 CONFERRED OR DUTIES ASSIGNED UPON THE SEPARATE COMMISSIONS BY 11 THIS ARTICLE 5.5, ALL COMMISSIONS HAVE THE FOLLOWING POWERS AND 12 DUTIES:

13 (a) TO REVIEW ANY AVAILABLE CASE MANAGEMENT DATA AND
14 STATISTICS PROVIDED BY THE STATE COURT ADMINISTRATOR, THE STATE
15 COMMISSION, AND DISTRICT COMMISSIONS RELATED TO INDIVIDUAL
16 JUSTICES AND JUDGES. A DISTRICT COMMISSION MAY ASK THE STATE
17 <u>COURT ADMINISTRATOR TO PROVIDE SUPPLEMENTAL INFORMATION AND</u>
18 ASSISTANCE IN ASSESSING A JUDGE'S OVERALL CASE MANAGEMENT;

19 (b) TO REVIEW WRITTEN JUDICIAL OPINIONS AND ORDERS
20 AUTHORIZED BY JUSTICES AND JUDGES UNDER THE COMMISSION'S
21 OVERSIGHT;

(c) TO COLLECT INFORMATION FROM COURTROOM OBSERVATION
BY COMMISSIONERS OF JUSTICES AND JUDGES, AS WELL AS INFORMATION
PROVIDED TO THE COMMISSIONS BY THE VOLUNTEER COURTROOM
OBSERVER PROGRAM;

26 (d) TO INTERVIEW JUSTICES AND JUDGES UNDER THE COMMISSION'S
 27 OVERSIGHT AND TO ACCEPT INFORMATION AND DOCUMENTATION FROM

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INTERESTED PERSONS AS NECESSARY, INCLUDING JUDICIAL PERFORMANCE
 SURVEYS;

3 (e) TO MAKE RECOMMENDATIONS AND PREPARE NARRATIVES THAT
4 REFLECT THE RESULTS OF PERFORMANCE EVALUATIONS OF JUSTICES AND
5 JUDGES; AND

6 (f) AT AN INDIVIDUAL COMMISSION'S DISCRETION AFTER IT 7 COMPLETES AN INTERIM EVALUATION OF A JUSTICE OR JUDGE PURSUANT 8 TO SECTION 13-5.5-109, TO RECOMMEND THAT THE CHIEF JUSTICE OR 9 APPROPRIATE CHIEF JUDGE DEVELOP AN INDIVIDUAL JUDICIAL 10 IMPROVEMENT PLAN PURSUANT TO SECTION 13-5.5-110;

11 (2) IN ADDITION TO OTHER POWERS CONFERRED AND DUTIES
12 IMPOSED UPON THE STATE COMMISSION BY THIS ARTICLE 5.5 AND SECTION
13 13-5.5-106, THE STATE COMMISSION HAS THE FOLLOWING POWERS AND
14 DUTIES:

15 (a) TO APPOINT AND SUPERVISE THE EXECUTIVE DIRECTOR OF THE
16 OFFICE ON JUDICIAL PERFORMANCE EVALUATION;

(b) TO ASSIST THE EXECUTIVE DIRECTOR IN MANAGING THE OFFICE
AND PROVIDING FISCAL OVERSIGHT OF THE OFFICE'S OPERATING BUDGET;
(c) TO REVIEW DATA, PREPARE NARRATIVES, AND MAKE
RECOMMENDATIONS RELATED TO INDIVIDUAL SUPREME COURT JUSTICES
AND JUDGES OF THE COURT OF APPEALS IN ACCORDANCE WITH SECTIONS
13-5.5-108 AND 13-5.5-109;

(d) (I) TO DEVELOP SURVEYS FOR PERSONS AFFECTED BY JUSTICES
AND JUDGES, INCLUDING BUT NOT LIMITED TO ATTORNEYS; JURORS;
REPRESENTED AND UNREPRESENTED LITIGANTS; LAW ENFORCEMENT
PERSONNEL; ATTORNEYS WITHIN THE DISTRICT ATTORNEYS' AND PUBLIC
DEFENDERS' OFFICES; EMPLOYEES OF THE COURT; COURT INTERPRETERS;

EMPLOYEES OF PROBATION OFFICES; EMPLOYEES OF LOCAL DEPARTMENTS
 OF SOCIAL SERVICES; AND VICTIMS OF CRIMES, AS DEFINED IN SECTION
 24-4.1-302 (5);

4 (II) TO DEVELOP RULES, GUIDELINES, AND PROCEDURES TO MAKE
5 THE RESULTS OF SURVEYS DEVELOPED PURSUANT TO THIS SUBSECTION
6 (2)(d) READILY AVAILABLE TO ALL PARTIES SET FORTH IN SUBSECTION
7 (2)(d)(I) OF THIS SECTION;

8 (III) TO DEVELOP RULES, GUIDELINES, AND PROCEDURES TO 9 PROVIDE ATTORNEYS, PRO SE LITIGANTS, AND CLIENTS WITH ACCESSIBLE 10 AND TIMELY OPPORTUNITIES TO REVIEW THE SURVEYS DEVELOPED 11 PURSUANT TO THIS SUBSECTION (2)(d); AND

12 (IV) TO DEVELOP RULES, GUIDELINES, AND PROCEDURES TO MAKE
13 THE SURVEYS DEVELOPED PURSUANT TO THIS SUBSECTION (2)(d) AND ANY
14 AVAILABLE SURVEY REPORTS AVAILABLE TO THE PUBLIC;

15 (e) TO DETERMINE THE VALIDITY OF COMPLETED SURVEYS
16 DEVELOPED PURSUANT TO THIS SUBSECTION (2), REPORT TO THE DISTRICT
17 COMMISSIONS ON THE VALIDITY OF THE SURVEYS FOR THEIR DISTRICTS,
18 AND PREPARE ALTERNATIVES TO SURVEYS WHERE SAMPLE POPULATIONS
19 ARE INADEQUATE TO PRODUCE VALID RESULTS;

20 (f) TO PRODUCE AND DISTRIBUTE SURVEY REPORTS AND PUBLIC
21 NARRATIVES THAT REFLECT THE RESULTS OF EACH JUDICIAL
22 PERFORMANCE EVALUATION;

(g) TO DEVELOP RULES, GUIDELINES, AND PROCEDURES FOR THE
REVIEW OF THE DELIBERATION PROCEDURES ESTABLISHED BY THE
DISTRICT COMMISSIONS; EXCEPT THAT THE STATE COMMISSION DOES NOT
HAVE THE POWER OR DUTY TO REVIEW ACTUAL DETERMINATIONS MADE
BY A DISTRICT COMMISSION;

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(h) TO PROMULGATE RULES PURSUANT TO SECTION 13-5.5-106
 CONCERNING:

3 (I) THE EVALUATION OF JUSTICES AND JUDGES BASED ON 4 PERFORMANCE EVALUATION CRITERIA SET FORTH IN SECTION 13-5.5-107; 5 (II) THE CREATION OF A STANDARDS MATRIX RELATED TO THE 6 PERFORMANCE EVALUATION CRITERIA SET FORTH IN SECTION 13-5.5-107 7 AND A CLEAR DESCRIPTION OF THE THRESHOLDS FOR THE RECOMMENDATIONS OF "MEETS PERFORMANCE STANDARD" OR "DOES NOT 8 9 MEET PERFORMANCE STANDARD" AND HOW THAT INFORMATION WILL BE 10 MADE AVAILABLE TO THE PUBLIC; AND

(III) THE CONTINUOUS COLLECTION OF DATA FOR USE IN THE
EVALUATION PROCESS, INCLUDING SURVEYS DEVELOPED PURSUANT TO
SUBSECTION (2)(d) OF THIS SECTION;

14 (i) TO DEVELOP RULES, GUIDELINES, AND PROCEDURES
15 CONCERNING A SYSTEMWIDE JUDICIAL TRAINING PROGRAM AND A
16 SYSTEMWIDE VOLUNTEER COURTROOM OBSERVER PROGRAM; AND

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(j) TO PREPARE A REPORT PURSUANT TO SECTION 13-5.5-114.

(3) IN ADDITION TO OTHER POWERS CONFERRED AND DUTIES
IMPOSED UPON A DISTRICT COMMISSION BY THIS ARTICLE 5.5, IN
CONFORMITY WITH THE RULES, GUIDELINES, AND PROCEDURES ADOPTED
BY THE STATE COMMISSION PURSUANT TO SECTION 13-5.5-106 AND THE
STATE COMMISSION'S REVIEW OF THE DELIBERATION PROCEDURES
PURSUANT TO SUBSECTION (2) OF THIS SECTION, EACH DISTRICT
COMMISSION HAS THE FOLLOWING POWERS AND DUTIES:

(a) TO OBTAIN INFORMATION FROM PARTIES AND ATTORNEYS
REGARDING JUDGES' HANDLING OF CASES WITH RESPECT TO THE JUDGES'
FAIRNESS, PATIENCE WITH PRO SE PARTIES, GENDER NEUTRALITY, RACIAL

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1 DISPARITY, AND HANDLING OF EMOTIONAL PARTIES;

2 (b) TO REVIEW DATA, PREPARE NARRATIVES, AND MAKE
3 EVALUATIONS RELATED TO JUDGES PURSUANT TO THE PROVISIONS OF
4 SECTIONS 13-5.5-108 AND 13-5.5-109; AND

5 (c) UPON COMPLETING THE REQUIRED RECOMMENDATIONS AND
6 NARRATIVES PURSUANT TO SUBSECTION (1) OF THIS SECTION, TO COLLECT
7 ALL DOCUMENTS AND OTHER INFORMATION, INCLUDING ALL SURVEYS AND
8 COPIES, RECEIVED REGARDING EACH JUDGE WHO WAS EVALUATED AND
9 FORWARD SUCH DOCUMENTS AND INFORMATION TO THE STATE
10 COMMISSION WITHIN THIRTY DAYS.

(4) UNLESS RECUSED PURSUANT TO A PROVISION OF THIS ARTICLE
5.5, EACH COMMISSIONER OF THE STATE AND DISTRICT COMMISSIONS HAS
THE DISCRETION TO EVALUATE THE PERFORMANCE OF A JUSTICE OR JUDGE
UNDER THE COMMISSION'S OVERSIGHT AND VOTE AS TO WHETHER THE
JUSTICE OR JUDGE MEETS THE PERFORMANCE STANDARD BASED UPON THE
COMMISSIONER'S REVIEW OF ALL OF THE INFORMATION AVAILABLE TO THE
COMMISSION.

18 13-5.5-106. Rules, guidelines, and procedures. (1) THE STATE
19 COMMISSION SHALL ADOPT RULES, GUIDELINES, AND PROCEDURES AS
20 NECESSARY TO IMPLEMENT AND EFFECTUATE THE PROVISIONS OF THIS
21 ARTICLE 5.5, INCLUDING RULES, GUIDELINES, AND PROCEDURES
22 GOVERNING THE DISTRICT COMMISSIONS.

(2) THE STATE COMMISSION SHALL CONSIDER PROPOSED RULES,
GUIDELINES, OR PROCEDURES FROM THE JUDICIAL DEPARTMENT; EXCEPT
THAT NOTHING IN THIS SECTION REQUIRES THE STATE COMMISSION TO
SEEK APPROVAL FROM THE JUDICIAL DEPARTMENT. THE STATE
COMMISSION RETAINS THE AUTHORITY FOR THE ADOPTION OF FINAL RULES,

GUIDELINES, OR PROCEDURES. THE STATE COMMISSION MAY, AT ITS
 DISCRETION AND WITHIN EXISTING APPROPRIATIONS AND RESOURCES,
 RETAIN INDEPENDENT LEGAL COUNSEL TO REVIEW ANY RULES,
 GUIDELINES, OR PROCEDURES ADOPTED PURSUANT TO THIS SECTION OR
 SECTION 13-5.5-105.

6 (3) THE STATE COMMISSION MAY ADOPT RULES, GUIDELINES, OR
7 PROCEDURES THAT PROVIDE GUIDANCE TO COMMISSIONERS REGARDING
8 THE REVIEW OR INTERPRETATION OF INFORMATION OBTAINED AS A RESULT
9 OF THE EVALUATION PROCESS AND THE CRITERIA CONTAINED IN SECTION
10 13-5.5-107. ANY SUCH RULES, GUIDELINES, OR PROCEDURES MUST:

11 (a) TAKE INTO CONSIDERATION THE RELIABILITY OF SURVEY DATA
12 AND BE CONSISTENT WITH SECTION 13-5.5-105; AND

(b) NOT DIVEST ANY COMMISSIONER OF HIS OR HER ULTIMATE
AUTHORITY TO DECIDE WHETHER A JUSTICE OR JUDGE MEETS THE
MINIMUM PERFORMANCE STANDARDS, AS ESTABLISHED BY THE STATE AND
DISTRICT COMMISSIONS.

17 (4) THE STATE COMMISSION SHALL POST A NOTICE OF THE
18 PROPOSED RULE, GUIDELINE, OR PROCEDURE, ALLOW FOR A PERIOD FOR
19 PUBLIC COMMENT, AND GIVE THE PUBLIC AN OPPORTUNITY TO ADDRESS
20 THE STATE COMMISSION CONCERNING THE PROPOSED RULE, GUIDELINE, OR
21 PROCEDURE AT A PUBLIC HEARING.

13-5.5-107. Judicial performance evaluation criteria. (1) THE
STATE COMMISSION AND EACH DISTRICT COMMISSION SHALL EVALUATE
EACH JUSTICE AND JUDGE IN COLORADO UTILIZING THE POWERS AND
DUTIES CONFERRED UPON EACH COMMISSION IN SECTION 13-5.5-105. THE
EVALUATIONS MUST ONLY INCLUDE THE FOLLOWING PERFORMANCE
EVALUATION CRITERIA:

(a) INTEGRITY, INCLUDING BUT NOT LIMITED TO WHETHER THE
 JUSTICE OR JUDGE:

3 (I) AVOIDS IMPROPRIETY OR THE APPEARANCE OF IMPROPRIETY;
4 (II) DISPLAYS FAIRNESS AND IMPARTIALITY TOWARD ALL
5 PARTICIPANTS; AND

6 (III) AVOIDS EX PARTE COMMUNICATIONS;

7 (b) LEGAL KNOWLEDGE, INCLUDING BUT NOT LIMITED TO8 WHETHER THE JUSTICE OR JUDGE:

9 (I) DEMONSTRATES, THROUGH WELL-REASONED OPINIONS AND
10 COURTROOM CONDUCT, AN UNDERSTANDING OF SUBSTANTIVE LAW AND
11 RELEVANT RULES OF PROCEDURE AND EVIDENCE;

(II) DEMONSTRATES, THROUGH WELL-REASONED OPINIONS AND
COURTROOM CONDUCT, ATTENTIVENESS TO FACTUAL AND LEGAL ISSUES
BEFORE THE COURT; AND

(III) ADHERES TO PRECEDENT OR CLEARLY EXPLAINS THE LEGAL
BASIS FOR DEPARTURE FROM PRECEDENT AND APPROPRIATELY APPLIES
STATUTES OR OTHER SOURCES OF LEGAL AUTHORITY;

18 (c) COMMUNICATION SKILLS, INCLUDING BUT NOT LIMITED TO19 WHETHER THE JUSTICE OR JUDGE:

20 (I) PRESENTS CLEARLY WRITTEN AND UNDERSTANDABLE OPINIONS,
21 FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDERS;

(II) PRESENTS CLEARLY STATED AND UNDERSTANDABLE
QUESTIONS OR STATEMENTS DURING ORAL ARGUMENTS OR
PRESENTATIONS, AND, FOR TRIAL JUDGES, CLEARLY EXPLAINS ALL ORAL
DECISIONS; AND

26 (III) CLEARLY PRESENTS INFORMATION TO THE JURY, AS
27 NECESSARY;

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(d) JUDICIAL TEMPERAMENT, INCLUDING BUT NOT LIMITED TO
 WHETHER THE JUSTICE OR JUDGE:

3 (I) DEMONSTRATES COURTESY TOWARD ATTORNEYS, LITIGANTS,
4 COURT STAFF, AND OTHERS IN THE COURTROOM; AND

5 (II) MAINTAINS AND REQUIRES ORDER, PUNCTUALITY, AND
6 APPROPRIATE DECORUM IN THE COURTROOM;

7 (e) ADMINISTRATIVE PERFORMANCE, INCLUDING BUT NOT LIMITED
8 TO WHETHER THE JUSTICE OR JUDGE:

9 (I) DEMONSTRATES PREPARATION FOR ORAL ARGUMENTS, TRIALS,
10 AND HEARINGS, AS WELL AS ATTENTIVENESS TO AND APPROPRIATE
11 CONTROL OVER JUDICIAL PROCEEDINGS;

12 (II) MANAGES WORKLOAD AND COURT TIME EFFECTIVELY AND13 EFFICIENTLY;

(III) ISSUES OPINIONS, FINDINGS OF FACT, CONCLUSIONS OF LAW,
AND ORDERS IN A TIMELY MANNER AND WITHOUT UNNECESSARY DELAY;
(IV) PARTICIPATES IN A PROPORTIONATE SHARE OF THE COURT'S
WORKLOAD, TAKES RESPONSIBILITY FOR MORE THAN HIS OR HER OWN
CASELOAD, AND IS WILLING TO ASSIST OTHER JUSTICES OR JUDGES; AND
(V) UNDERSTANDS AND COMPLIES, AS NECESSARY, WITH
DIRECTIVES OF THE COLORADO SUPREME COURT; AND

(f) SERVICE TO THE LEGAL PROFESSION AND THE PUBLIC BY
PARTICIPATING IN SERVICE-ORIENTED EFFORTS DESIGNED TO EDUCATE THE
PUBLIC ABOUT THE LEGAL SYSTEM AND IMPROVE THE LEGAL SYSTEM.

13-5.5-108. Judicial performance evaluations in retention
 election years - procedure - recommendations. (1) JUDICIAL
 PERFORMANCE EVALUATIONS FOR JUSTICES OR JUDGES WHOSE TERMS ARE
 TO EXPIRE AND WHO MUST STAND FOR RETENTION ELECTION ARE

1 CONDUCTED AS FOLLOWS:

2 (a) THE STATE COMMISSION SHALL CONDUCT A JUDICIAL
3 PERFORMANCE EVALUATION OF EACH SUCH JUSTICE OF THE SUPREME
4 COURT AND JUDGE OF THE COURT OF APPEALS; AND

5 (b) THE DISTRICT COMMISSION SHALL CONDUCT A JUDICIAL
6 PERFORMANCE EVALUATION FOR EACH DISTRICT JUDGE AND COUNTY
7 JUDGE.

8 (2) (a) THE APPLICABLE COMMISSION SHALL COMPLETE A 9 RETENTION YEAR EVALUATION AND RELATED NARRATIVE TO BE 10 COMMUNICATED TO THE JUSTICE OR JUDGE NO LATER THAN FORTY-FIVE 11 DAYS PRIOR TO THE LAST DAY AVAILABLE FOR THE JUSTICE OR JUDGE TO 12 DECLARE HIS OR HER INTENT TO STAND FOR RETENTION.

13 (b) THE NARRATIVE PREPARED FOR A RETENTION YEAR 14 EVALUATION MUST INCLUDE AN ASSESSMENT OF THE JUSTICE'S OR JUDGE'S 15 STRENGTHS AND WEAKNESSES WITH RESPECT TO THE JUDICIAL 16 PERFORMANCE CRITERIA CONTAINED IN SECTION 13-5.5-107, A DISCUSSION 17 REGARDING ANY DEFICIENCY IDENTIFIED IN AN INTERIM EVALUATION 18 PREPARED PURSUANT TO SECTION 13-5.5-109, A REVIEW OF ANY 19 IMPROVEMENT PLAN DEVELOPED PURSUANT TO SECTION 13-5.5-110, AND 20 A STATEMENT OF WHETHER THE APPLICABLE COMMISSION CONCLUDES 21 THAT ANY DEFICIENCY IDENTIFIED HAS BEEN SATISFACTORILY ADDRESSED. 22 OR A STATEMENT FROM THE CHIEF JUSTICE OR APPROPRIATE CHIEF JUDGE 23 THAT AN IMPROVEMENT PLAN, IF ANY, WAS SATISFACTORILY FOLLOWED 24 BY THE JUSTICE OR JUDGE.

(c) THE APPLICABLE COMMISSION SHALL GRANT EACH JUSTICE OR
JUDGE WHO RECEIVES A RETENTION YEAR EVALUATION THE OPPORTUNITY
TO MEET WITH THE COMMISSION OR OTHERWISE RESPOND TO THE

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EVALUATION NO LATER THAN TEN DAYS FOLLOWING HIS OR HER RECEIPT
 OF THE EVALUATION. IF THE MEETING IS HELD OR A RESPONSE IS MADE,
 THE APPLICABLE COMMISSION MAY REVISE ITS EVALUATION.

4 (3) AFTER THE REQUIREMENTS OF SUBSECTION (2) OF THIS SECTION 5 ARE MET, THE APPLICABLE COMMISSION SHALL MAKE A RECOMMENDATION 6 REGARDING THE PERFORMANCE OF EACH JUSTICE OR JUDGE WHO 7 DECLARES HIS OR HER INTENT TO STAND FOR RETENTION. THE 8 RECOMMENDATIONS MUST BE STATED AS "MEETS PERFORMANCE 9 STANDARD" OR "DOES NOT MEET PERFORMANCE STANDARD". FOR A 10 JUSTICE OR JUDGE TO RECEIVE A DESIGNATION OF "DOES NOT MEET 11 PERFORMANCE STANDARD", THERE MUST BE A MAJORITY VOTE BY THE 12 COMMISSION MEMBERS THAT THE PARTICULAR JUSTICE OR JUDGE SHOULD 13 RECEIVE SUCH A RECOMMENDATION.

(4) DISTRICT COMMISSIONS SHALL FORWARD RECOMMENDATIONS,
NARRATIVES, AND ANY OTHER RELEVANT INFORMATION, INCLUDING ANY
COMPLETED JUDICIAL SURVEYS, TO THE STATE COMMISSION ACCORDING
TO THE PROVISIONS OF SECTION 13-5.5-105.

18 (5) THE STATE COMMISSION SHALL RELEASE THE NARRATIVE, THE 19 RECOMMENDATION, AND ANY OTHER RELEVANT INFORMATION RELATED 20 TO A RETENTION YEAR EVALUATION, INCLUDING THE INFORMATION 21 FORWARDED PURSUANT TO SECTION 13-5.5-105, TO THE PUBLIC NO LATER 22 THAN TWO MONTHS PRIOR TO THE RETENTION ELECTION. THE STATE 23 COMMISSION SHALL ARRANGE TO HAVE THE NARRATIVE AND 24 RECOMMENDATION FOR EACH JUSTICE AND JUDGE STANDING FOR 25 RETENTION PRINTED IN THE BALLOT INFORMATION BOOKLET PREPARED 26 PURSUANT TO SECTION 1-40-124.5 AND MAILED TO ELECTORS PURSUANT 27 TO SECTION 1-40-125.

13-5.5-109. Judicial performance evaluations in interim years
 between elections - procedure. (1) WITHIN THE FIRST TWO YEARS OF A
 JUSTICE'S OR JUDGE'S APPOINTMENT TO THE BENCH, THE APPROPRIATE
 COMMISSION SHALL CONDUCT AN INITIAL EVALUATION OF EACH JUSTICE
 AND EACH JUDGE. THE APPROPRIATE COMMISSION SHALL COMPLETE AND
 COMMUNICATE ITS JUDICIAL PERFORMANCE INTERIM EVALUATIONS AS
 FOLLOWS:

8 (a) THE STATE COMMISSION SHALL COMMUNICATE ITS FINDINGS,
9 INCLUDING ANY RECOMMENDATIONS FOR IMPROVEMENT PLANS, TO THE
10 CHIEF JUSTICE OF THE SUPREME COURT OR THE CHIEF JUDGE OF THE COURT
11 OF APPEALS AND THE APPELLATE JUSTICE OR JUDGE WHO WAS EVALUATED;
12 AND

(b) THE APPLICABLE DISTRICT COMMISSION SHALL COMMUNICATE
ITS FINDINGS, INCLUDING ANY RECOMMENDATIONS FOR IMPROVEMENT
PLANS, TO THE CHIEF JUDGE OF THE DISTRICT AND THE JUDGE WHO WAS
EVALUATED.

17 (2) IF A COMMISSION RECOMMENDS AN IMPROVEMENT PLAN, THE
18 PROCEDURE DEVELOPMENT AND IMPLEMENTATION FOR SUCH A PLAN WILL
19 FOLLOW THE GUIDELINES SET FORTH IN SECTION 13-5.5-110.

20 (3) THE APPROPRIATE COMMISSION, AT ITS DISCRETION, MAY
21 CONDUCT A SUBSEQUENT INTERIM EVALUATION OF EACH JUSTICE AND
22 EACH JUDGE DURING THE YEARS BETWEEN WHEN THE JUSTICE OR JUDGE
23 STANDS FOR RETENTION, IF APPLICABLE.

(4) THE APPROPRIATE COMMISSION SHALL GRANT EACH JUSTICE OR
JUDGE WHO RECEIVES AN INITIAL OR INTERIM EVALUATION THE
OPPORTUNITY TO MEET WITH THE COMMISSION OR OTHERWISE RESPOND TO
THE INITIAL OR INTERIM EVALUATION NO LATER THAN TEN DAYS

FOLLOWING THE JUSTICE'S OR JUDGE'S RECEIPT OF THE INITIAL OR INTERIM
 EVALUATION. IF A MEETING IS HELD OR A RESPONSE IS MADE, THE
 APPROPRIATE COMMISSION MAY REVISE ITS INITIAL OR INTERIM
 EVALUATION.

5 **13-5.5-110.** Individual judicial improvement plans. (1) (a) IF 6 THE STATE COMMISSION OR A DISTRICT COMMISSION RECOMMENDS, 7 PURSUANT TO SECTION 13-5.5-109(1), THAT A JUSTICE OR JUDGE RECEIVE 8 AN INDIVIDUAL JUDICIAL IMPROVEMENT PLAN, THE COMMISSION SHALL 9 COMMUNICATE SUCH RECOMMENDATION TO THE CHIEF JUSTICE OR 10 APPROPRIATE CHIEF JUDGE. THE CHIEF JUSTICE OR CHIEF JUDGE SHALL 11 THEN DEVELOP AN IMPROVEMENT PLAN FOR SUCH JUDGE AND SHALL SEND 12 THE IMPROVEMENT PLAN TO THE STATE COMMISSION FOR REVIEW. AFTER 13 THE STATE COMMISSION REVIEWS AND APPROVES THE IMPROVEMENT 14 PLAN, THE CHIEF JUSTICE OR CHIEF JUDGE SHALL HAVE THE 15 **RESPONSIBILITY FOR IMPLEMENTING AND OVERSEEING THE IMPROVEMENT** 16 PLAN.

(b) ONCE THE JUSTICE OR JUDGE HAS COMPLETED THE
IMPROVEMENT PLAN, THE CHIEF JUSTICE OR CHIEF JUDGE SHALL CONVEY
THE RESULTS OF THE IMPROVEMENT PLAN ACTIVITIES TO THE APPROPRIATE
COMMISSION, WHICH WILL THEN MAINTAIN A COPY OF THE IMPROVEMENT
PLAN AND THE STATEMENT OF RESULTS IN ITS FILES.

(2) IF A JUSTICE OR JUDGE IS REQUIRED TO COMPLETE AN
IMPROVEMENT PLAN PURSUANT TO THIS SECTION, AND HE OR SHE FAILS TO
SATISFACTORILY COMPLETE THE REQUIREMENTS OF SUCH IMPROVEMENT
PLAN, THE APPROPRIATE COMMISSION SHALL AUTOMATICALLY ISSUE A
"DOES NOT MEET PERFORMANCE STANDARD" DESIGNATION ON HIS OR HER
PERFORMANCE EVALUATION SUMMARY.

1 13-5.5-111. Judicial performance evaluations - senior judges. 2 (1) EVERY THIRD YEAR FOLLOWING THE INITIAL APPOINTMENT OF A 3 SENIOR JUDGE TO THE BENCH THROUGH A CONTRACT PURSUANT TO 4 SECTION 24-51-1105, THE STATE COMMISSION SHALL CONDUCT A 5 PERFORMANCE EVALUATION OF THE SENIOR JUDGE BASED ON THE JUDICIAL 6 PERFORMANCE EVALUATION CRITERIA SET FORTH IN SECTION 13-5.5-107. THE STATE COMMISSION SHALL COMPLETE THE PERFORMANCE 7 8 EVALUATION OF SUCH SENIOR JUDGE AND COMMUNICATE THE RELATED 9 NARRATIVE TO THE CHIEF JUSTICE NO LATER THAN FORTY-FIVE DAYS 10 PRIOR TO THE EXPIRATION OF THE SENIOR JUDGE'S CONTRACT FOR THAT 11 YEAR. THE NARRATIVE MUST INCLUDE AN ASSESSMENT OF THE SENIOR 12 JUDGE'S STRENGTHS AND WEAKNESSES WITH RESPECT TO THE JUDICIAL 13 PERFORMANCE EVALUATION CRITERIA SET FORTH IN SECTION 13-5.5-107. 14 (2) THE STATE COMMISSION SHALL MAKE A RECOMMENDATION TO 15 THE CHIEF JUSTICE OF THE COLORADO SUPREME COURT REGARDING THE

16 SENIOR JUDGE'S PERFORMANCE. THE RECOMMENDATIONS MUST BE STATED
17 AS "MEETS PERFORMANCE STANDARD" OR "DOES NOT MEET PERFORMANCE
18 STANDARD".

19 **13-5.5-112. Recusal.** (1) A COMMISSIONER SHALL DISCLOSE TO 20 HIS OR HER COMMISSION ANY PROFESSIONAL OR PERSONAL RELATIONSHIP 21 WITH A JUSTICE OR JUDGE THAT MAY AFFECT AN UNBIASED EVALUATION 22 OF THE JUSTICE OR JUDGE, INCLUDING INVOLVEMENT WITH ANY 23 LITIGATION INVOLVING THE JUSTICE OR JUDGE AND THE COMMISSIONER, 24 THE COMMISSIONER'S FAMILY, OR THE COMMISSIONER'S FINANCIAL 25 INTERESTS. A COMMISSION MAY REQUIRE, UPON A TWO-THIRDS VOTE OF 26 THE OTHER COMMISSIONERS, THE RECUSAL OF ONE OF ITS COMMISSIONERS 27 BECAUSE OF A RELATIONSHIP WITH A JUSTICE OR JUDGE.

(2) A JUSTICE OR JUDGE WHO IS BEING EVALUATED BY A STATE OR
 DISTRICT COMMISSION MAY NOT RECUSE HIMSELF OR HERSELF FROM A
 CASE SOLELY ON THE BASIS THAT AN ATTORNEY, PARTY, OR WITNESS IN
 THE CASE IS A COMMISSIONER ON THE EVALUATING COMMISSION.

5 13-5.5-113. **Confidentiality.** (1) EXCEPT AS PROVIDED IN 6 SUBSECTION (3) OF THIS SECTION, ALL SELF-EVALUATIONS, PERSONAL 7 INFORMATION PROTECTED UNDER SECTION 24-72-204 (3)(a)(II), 8 ADDITIONAL ORAL OR WRITTEN INFORMATION, CONTENT OF ANY JUDICIAL 9 IMPROVEMENT PLANS, AND ANY MATTER DISCUSSED IN EXECUTIVE 10 SESSION IS CONFIDENTIAL EXCEPT AS OTHERWISE SPECIFICALLY PROVIDED 11 BY RULE. ALL SURVEYS MUST ALLOW FOR THE PARTICIPANT'S NAME TO 12 REMAIN CONFIDENTIAL. COMMENTS IN SURVEYS ARE CONFIDENTIAL, BUT 13 MAY BE SUMMARIZED IN AGGREGATE FOR USE IN JUDICIAL PERFORMANCE 14 EVALUATION NARRATIVES. A COMMISSIONER SHALL NOT PUBLICLY 15 DISCUSS THE EVALUATION OF A PARTICULAR JUSTICE OR JUDGE.

16 (2) EXCEPT AS PROVIDED IN SUBSECTION (3) OF THIS SECTION, ALL
17 RECOMMENDATIONS AND NARRATIVES ARE CONFIDENTIAL UNTIL
18 RELEASED TO THE PUBLIC ON THE FIRST DAY FOLLOWING THE DEADLINE
19 FOR JUSTICES AND JUDGES TO DECLARE THEIR INTENT TO STAND FOR
20 RETENTION.

21 (3) INFORMATION REQUIRED TO BE KEPT CONFIDENTIAL PURSUANT
22 TO THIS ARTICLE 5.5 MAY BE RELEASED ONLY UNDER THE FOLLOWING
23 CIRCUMSTANCES:

24 (a) TO THE SUPREME COURT ATTORNEY REGULATION COMMITTEE,
25 AS PROVIDED BY RULE OF THE STATE COMMISSION;

26 (b) TO THE COMMISSION ON JUDICIAL DISCIPLINE, AS PROVIDED BY
27 RULE OF THE STATE COMMISSION; OR

(c) WITH THE CONSENT OF THE JUSTICE OR JUDGE BEING
 EVALUATED.

**13-5.5-114.** Reporting requirements - "State Measurement for **Accountable, Responsive, and Transparent (SMART) Government Act" report.** (1) THE STATE COMMISSION SHALL GATHER AND MAINTAIN
STATEWIDE DATA AND POST A STATISTICAL REPORT OF THE STATEWIDE
DATA ON ITS WEBSITE NO LATER THAN THIRTY DAYS PRIOR TO EACH
RETENTION ELECTION. THE REPORT MUST SPECIFY, AT A MINIMUM:

9 (a) THE TOTAL NUMBER OF JUSTICES AND JUDGES WHO WERE
10 ELIGIBLE TO STAND FOR RETENTION AND THE NUMBER WHO DECLARED
11 THEIR INTENT TO STAND FOR REELECTION;

12 (b) THE TOTAL NUMBER OF JUDICIAL PERFORMANCE EVALUATIONS
13 OF JUSTICES AND JUDGES PERFORMED BY THE STATE AND DISTRICT
14 COMMISSIONS;

15 (c) THE TOTAL NUMBER OF JUSTICES AND JUDGES WHO WERE
16 EVALUATED BUT DID NOT STAND FOR RETENTION; AND

17 (d) THE TOTAL NUMBER OF JUSTICES AND JUDGES WHO RECEIVED
18 A "MEETS PERFORMANCE STANDARD" OR "DOES NOT MEET PERFORMANCE
19 STANDARD" RECOMMENDATION, RESPECTIVELY.

(2) BEGINNING IN JANUARY 2019, AND EVERY TWO YEARS
THEREAFTER, THE STATE COMMISSION SHALL REPORT ON THE ACTIVITIES
OF THE COMMISSIONERS TO THE JOINT JUDICIARY COMMITTEE OF THE
GENERAL ASSEMBLY AS PART OF ITS "STATE MEASUREMENT FOR
ACCOUNTABLE, RESPONSIVE, AND TRANSPARENT (SMART)
GOVERNMENT ACT" PRESENTATION REQUIRED BY SECTION 2-7-203.

26 13-5.5-115. State commission on judicial performance cash
27 fund - acceptance of private or federal grants - general

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1 **appropriations.** The state commission is authorized to accept any 2 GRANTS OF FEDERAL OR PRIVATE FUNDS MADE AVAILABLE FOR ANY 3 PURPOSE CONSISTENT WITH THE PROVISIONS OF THIS ARTICLE 5.5. ANY 4 MONEY RECEIVED PURSUANT TO THIS SECTION MUST BE TRANSMITTED TO 5 THE STATE TREASURER, WHO SHALL CREDIT THE SAME TO THE STATE 6 COMMISSION ON JUDICIAL PERFORMANCE CASH FUND, WHICH IS HEREBY 7 CREATED. THE FUND ALSO INCLUDES THE AMOUNT OF THE INCREASES IN 8 DOCKET FEES COLLECTED PURSUANT TO SECTIONS 13-32-105 (1) AND 9 42-4-1710 (4)(a). ANY INTEREST DERIVED FROM THE DEPOSIT AND 10 INVESTMENT OF MONEY IN THE FUND IS CREDITED TO THE FUND. ANY 11 UNEXPENDED AND UNENCUMBERED MONEY REMAINING IN THE FUND AT 12 THE END OF ANY FISCAL YEAR REMAINS IN THE FUND AND SHALL NOT BE 13 CREDITED OR TRANSFERRED TO THE GENERAL FUND OR ANOTHER FUND. MONEY IN THE FUND MAY BE EXPENDED BY THE STATE COMMISSION, 14 15 SUBJECT TO ANNUAL APPROPRIATION BY THE GENERAL ASSEMBLY, FOR 16 THE PURPOSES OF THIS ARTICLE 5.5. IN ADDITION, THE GENERAL ASSEMBLY 17 MAY MAKE ANNUAL APPROPRIATIONS FROM THE GENERAL FUND FOR THE 18 PURPOSES OF THIS ARTICLE 5.5.

19 13-5.5-116. Private right of action. (1) FINAL ACTIONS OF THE 20 STATE COMMISSION ARE SUBJECT TO JUDICIAL REVIEW AS PROVIDED FOR IN THIS SECTION. FOR PURPOSES OF THIS SECTION, "FINAL ACTION" MEANS 21 22 A RULE, GUIDELINE, OR PROCEDURE ADOPTED BY THE STATE COMMISSION 23 PURSUANT TO THIS ARTICLE 5.5. A "FINAL ACTION" DOES NOT INCLUDE A 24 FINAL RECOMMENDATION REGARDING A JUSTICE OR A JUDGE THAT IS MADE 25 BY THE STATE COMMISSION OR A DISTRICT COMMISSION PURSUANT TO 26 SECTION 13-5.5-108 OR 13-5.5-109, AN IMPROVEMENT PLAN DEVELOPED 27 PURSUANT TO SECTION 13-5.5-109, SURVEYS DEVELOPED PURSUANT TO

SECTION 13-5.5-105 (2)(d), OR ANY ASPECT OF AN INDIVIDUAL JUSTICE'S
 OR JUDGE'S INDIVIDUAL JUDICIAL PERFORMANCE EVALUATION.

3 (2) A PERSON ADVERSELY AFFECTED OR AGGRIEVED BY A FINAL 4 ACTION OF THE STATE COMMISSION MAY COMMENCE AN ACTION FOR 5 JUDICIAL REVIEW IN THE DENVER DISTRICT COURT WITHIN THIRTY-FIVE 6 DAYS AFTER SUCH ACTION BECOMES EFFECTIVE. UPON A FINDING BY THE 7 COURT THAT IRREPARABLE INJURY WOULD OTHERWISE RESULT, THE 8 REVIEWING COURT SHALL POSTPONE THE EFFECTIVE DATE OF THE STATE 9 COMMISSION'S ACTION TO PRESERVE THE RIGHTS OF THE PARTIES, PENDING 10 CONCLUSION OF THE REVIEW PROCEEDINGS.

11 (3) IF THE COURT FINDS NO ERROR, IT SHALL AFFIRM THE STATE 12 COMMISSION'S FINAL ACTION. IF THE COURT FINDS THAT THE STATE 13 COMMISSION'S ACTION IS ARBITRARY OR CAPRICIOUS; A DENIAL OF A 14 STATUTORY RIGHT; CONTRARY TO CONSTITUTIONAL RIGHT, POWER, 15 PRIVILEGE, OR IMMUNITY; IN EXCESS OF STATUTORY JURISDICTION, 16 AUTHORITY, PURPOSES, OR LIMITATIONS; NOT IN ACCORD WITH THE 17 PROCEDURES OR PROCEDURAL LIMITATIONS SET FORTH IN THIS ARTICLE 5.5 18 OR AS OTHERWISE REQUIRED BY LAW; AN ABUSE OR CLEARLY 19 UNWARRANTED EXERCISE OF DISCRETION; BASED UPON FINDINGS OF FACT 20 THAT ARE CLEARLY ERRONEOUS ON THE WHOLE RECORD; UNSUPPORTED 21 BY SUBSTANTIAL EVIDENCE WHEN THE RECORD IS CONSIDERED AS A 22 WHOLE; OR OTHERWISE CONTRARY TO LAW, THEN THE COURT SHALL HOLD 23 THE ACTION UNLAWFUL, SET IT ASIDE, RESTRAIN ENFORCEMENT, AND 24 AFFORD SUCH OTHER RELIEF AS MAY BE APPROPRIATE. IN ALL CASES 25 UNDER REVIEW, THE COURT SHALL DETERMINE ALL QUESTIONS OF LAW, 26 INTERPRET THE STATUTORY AND CONSTITUTIONAL PROVISIONS INVOLVED, 27 AND APPLY THE INTERPRETATION TO THE FACTS DULY FOUND OR

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1 ESTABLISHED.

2

3 SECTION 2. In Colorado Revised Statutes, 13-3-101, amend (5)
4 as follows:

5 13-3-101. State court administrator. (5) The state court 6 administrator shall provide to the director of research of the legislative 7 council criminal justice information and statistics and any other related 8 data requested by the director. The state court administrator shall provide 9 to the state commission on judicial performance and to district 10 commissions on judicial performance, ESTABLISHED IN SECTION 11 13-5.5-104, case management statistics for justices and judges WHO ARE 12 being evaluated.

13 SECTION 3. In Colorado Revised Statutes, 13-32-105, amend
14 (1)(b) as follows:

15 **13-32-105.** Docket fees in criminal actions. (1) (b) On and after 16 June 6, 2003, the docket fee in all criminal actions in all courts of record, 17 except the county court, court of appeals, and the supreme court, shall be 18 Is increased by five dollars and the docket fee in county court criminal 19 actions shall be IS increased by three dollars. The additional revenue 20 generated by the docket fee increases shall be transmitted to the state 21 treasurer for deposit in the state commission on judicial performance cash 22 fund created in section 13-5.5-107 SECTION 13-5.5-115.

23 SECTION 4. In Colorado Revised Statutes, 24-75-402, amend
24 (5)(r) as follows:

25 24-75-402. Cash funds - limit on uncommitted reserves 26 reduction in amount of fees - exclusions - repeal. (5) Notwithstanding
 27 any provision of this section to the contrary, the following cash funds are

1 excluded from the limitations specified in this section:

(r) The state commission on judicial performance cash fund
created in section 13-5.5-107, C.R.S. SECTION 13-5.5-115, until this
paragraph (r) SUBSECTION (5)(r) is repealed, effective July 1, 2017;

5 SECTION 5. In Colorado Revised Statutes, 42-4-1710, amend
6 (4)(a)(II) as follows:

7 42-4-1710. Failure to pay penalty for traffic infractions -8 failure of parent or guardian to sign penalty assessment notice -9 procedures. (4) (a) (II) On and after June 6, 2003, the docket fee 10 assessed in subparagraph (I) of this paragraph (a) shall be SUBSECTION 11 (4)(a)(I) OF THIS SECTION IS increased by three dollars. The additional 12 revenue generated by the docket fee shall be transmitted to the state 13 treasurer for deposit in the state commission on judicial performance cash 14 fund created in section 13-5.5-107, C.R.S. SECTION 13-5.5-115.

SECTION 6. Appropriation. For the 2017-18 state fiscal year,
 \$24,500 is appropriated to the judicial department. This appropriation is
 from the general fund. To implement this act, the department may use this
 appropriation for the office of judicial performance evaluation.

19 **SECTION 7.** Act subject to petition - effective date. This 20 act takes effect at 12:01 a.m. on the day following the expiration of the 21 ninety-day period after final adjournment of the general assembly (August 22 9, 2017, if adjournment sine die is on May 10, 2017); except that, if a 23 referendum petition is filed pursuant to section 1 (3) of article V of the 24 state constitution against this act or an item, section, or part of this act 25 within such period, then the act, item, section, or part will not take effect 26 unless approved by the people at the general election to be held in 27 November 2018 and, in such case, will take effect on the date of the 1 official declaration of the vote thereon by the governor.

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