SENATE BILL NO. 25

IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-FOURTH LEGISLATURE - FIRST SESSION

BY SENATOR MYERS

Introduced: 1/22/25

15

Referred: State Affairs, Judiciary

A BILL

FOR AN ACT ENTITLED

1 "An Act relating to information on judicial officers seeking retention in office."

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

3 * Section 1. AS 15.58.030(g) is amended to read: 4 (g) Not [NO] later than August 7 of a [THE] year in which the state general 5 election will be held, a person seeking retention in office as a justice or judge may file 6 with the lieutenant governor the following information, not to exceed 300 words: 7 (1) a photograph; 8 (2) information regarding the residency of the justice or judge; 9 (3) information regarding the military service of the justice or 10 judge; 11 (4) information regarding the professional activities of the justice 12 or judge, including public outreach and administrative activities; 13 (5) any additional information that the justice or judge would like 14 published to support the justice's or judge's [AND A STATEMENT

ADVOCATING THE] candidacy.

1	" Sec. 2. AS 15.58.050 is amended to read.
2	Sec. 15.58.050. Information and recommendations on judicial officers. Not
3	[NO] later than August 7 of a [THE] year in which the state general election will be
4	held, the judicial council shall file with the lieutenant governor a statement including
5	information about each supreme court justice, court of appeals judge, superior court
6	judge, and district court judge who will be subject to a retention election. The
7	statement must [SHALL] reflect the evaluation of each justice or judge conducted by
8	the judicial council according to law and, except for information required by law to
9	be kept confidential, must contain, in fewer than 1,200 words total,
10	(1) for a superior court judge or district court judge subject to
11	retention,
12	(A) a statement written by the judge, not to exceed 150
13	words, describing the professional philosophy of the judge;
14	(B) a description of the judicial, legal, or other education of
15	the judge;
16	(C) a description of the business experience of and
17	professional positions held by the judge in the preceding 10 years;
18	(D) a list of service organizations with which the judge is
19	affiliated;
20	(E) if applicable, ratings of the judge by law enforcement
21	officers, attorneys, court system employees, and jurors;
22	(F) the number of decisions by the judge that were
23	reviewed and disposed of by a written decision of an appellate court and
24	the percentage of issues in those decisions that were affirmed by the
25	appellate court;
26	(G) a description of any public disciplinary proceedings
27	against the judge;
28	(H) a self-assessment by the judge, not to exceed 250 words,
29	evaluating the judge's judicial performance; the self-assessment may
30	include comments on the judge's satisfaction with the judge's judicial role,
31	specific contributions to the judiciary or the field of law, growth in legal

1	knowledge and judicial skills, or other measures of judicial abilities that
2	the judge believes to be important;
3	(2) for a supreme court justice or court of appeals judge subject to
4	retention, the information required under (1)(A) - (E), (G), and (H) of this
5	subsection;
6	(3) for a justice or judge standing retention for the first time, a
7	description of
8	(A) previous political and governmental positions held by
9	the justice or judge, including any political office held;
10	(B) the justice's or judge's primary practice areas before
11	appointment, including the approximate percentage of the justice's or
12	judge's pre-appointment career spent as a trial lawyer;
13	(C) the types of clients the justice or judge represented
14	before appointment [SHALL CONTAIN A BRIEF STATEMENT
15	DESCRIBING EACH PUBLIC REPRIMAND, PUBLIC CENSURE, OR
16	SUSPENSION RECEIVED BY THE JUDGE UNDER AS 22.30.011(d)
17	DURING THE PERIOD COVERED IN THE EVALUATION. A
18	STATEMENT MAY NOT EXCEED 600 WORDS].