HOUSE BILL NO. 200

IN THE LEGISLATURE OF THE STATE OF ALASKA TWENTY-EIGHTH LEGISLATURE - FIRST SESSION

BY REPRESENTATIVE KELLER

Introduced: 4/5/13 Referred: Judiciary

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A BILL

FOR AN ACT ENTITLED

1 "An Act relating to the Alaska Judicial Council and to judicial retention elections."

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

- * Section 1. AS 15.13.145(a) is amended to read:
 (a) Except as provided in (b) and (c) of this section, each of the following may
 not use money held by the entity to influence the outcome of the election of a candidate to a state or municipal office or to make a recommendation relating to a judge or justice seeking retention:
 (1) the state, its agencies, and its corporations;
 - (2) the University of Alaska and its Board of Regents;
- 10 (3) municipalities, school districts, and regional educational attendance 11 areas, or another political subdivision of the state; [AND]
- 12 (4) <u>the Alaska Judicial Council; and</u>
- 13 (5) an officer or employee of an entity identified in (1) (4) [(3)] of this subsection.
- * **Sec. 2.** AS 15.58.020(a) is amended to read:

1	(a) Each general election pamphlet must contain
2	(1) photographs and campaign statements submitted by eligible
3	candidates for elective office in the region;
4	(2) information [AND RECOMMENDATIONS] filed under
5	AS 15.58.050 on judicial officers subject to a retention election in the region;
6	(3) a map of the house district or districts of the region;
7	(4) sample ballots for house districts of the region;
8	(5) an absentee ballot application;
9	(6) for each ballot proposition submitted to the voters by initiative or
10	referendum petition or by the legislature,
11	(A) the full text of the proposition specifying constitutional or
12	statutory provisions proposed to be affected;
13	(B) the ballot title and the summary of the proposition prepared
14	by the director or by the lieutenant governor;
15	(C) a statement of the costs to the state of implementing the law
16	proposed in an initiative, or of voter approval or rejection of the act that is the
17	subject of a referendum;
18	(D) a neutral summary of the proposition prepared by the
19	Legislative Affairs Agency;
20	(E) statements submitted that advocate voter approval or
21	rejection of the proposition not to exceed 500 words;
22	(7) for each bond question, a statement of the scope of each project as
23	it appears in the bond authorization;
24	(8) a maximum of two pages of material submitted by each political
25	party;
26	(9) additional information on voting procedures that the lieutenant
27	governor considers necessary;
28	(10) for the question whether a constitutional convention shall be
29	called,
30	(A) a full statement of the question placed on the ballot;
31	(B) statements not to exceed 500 words that advocate voter

1	approval or rejection of the question;
2	(11) under AS 37.13.170, the Alaska permanent fund annual income
3	statement and balance sheet for the two fiscal years preceding the publication of the
4	election pamphlet;
5	(12) under AS 15.10.090, notice of
6	(A) the establishment or abolition of a precinct;
7	(B) the designation, abolition, or modification of precinct
8	boundaries; and
9	(C) a change in the location of a polling place.
10	* Sec. 3. AS 15.58.050 is amended to read:
11	Sec. 15.58.050. Information [AND RECOMMENDATIONS] on judicial
12	officers. Not [NO] later than August 7 of the year in which the state general election
13	will be held, the judicial council shall file with the lieutenant governor a statement
14	containing impartial and objective [INCLUDING] information about each supreme
15	court justice, court of appeals judge, superior court judge, and district court judge who
16	will be subject to a retention election. The statement shall reflect the evaluation of
17	each justice or judge conducted by the judicial council according to law and shall
18	contain a brief statement describing each public reprimand, public censure, or
19	suspension received by the judge under AS 22.30.011(d) during the period covered in
20	the evaluation. The judicial council may not make a recommendation relating to
21	the retention or rejection of a judge or justice. A statement may not exceed 600
22	words.
23	* Sec. 4. AS 22.05.100 is amended to read:
24	Sec. 22.05.100. Approval or rejection. Each supreme court justice is subject
25	to approval or rejection as provided in AS 15 (Alaska Election Code). The judicial
26	council shall conduct an evaluation of each justice before the retention election and
27	shall provide impartial and objective information to the public [INFORMATION]
28	about that justice [AND MAY PROVIDE A RECOMMENDATION REGARDING
29	RETENTION OR REJECTION]. The information [AND ANY
30	RECOMMENDATION] shall be made public at least 60 days before the retention
31	election. The judicial council shall also provide the information [AND ANY

RECOMMENDATION] to the office of the lieutenant governor in time for publication in the election pamphlet under AS 15.58.050. The judicial council may not make a recommendation relating to the retention or rejection of a justice. If a majority of those voting on the question rejects the candidacy, the rejected justice may not be appointed to fill any vacancy in the supreme court, court of appeals, superior court, or district courts of the state for a period of four years thereafter.

* **Sec. 5.** AS 22.07.060 is amended to read:

Sec. 22.07.060. Approval or rejection. Each judge of the court of appeals is subject to approval or rejection as provided in AS 15 (Alaska Election Code). The judicial council shall conduct an evaluation of each judge before the retention election and shall provide impartial and objective 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 days before the election. The judicial council shall also provide the information [AND ANY RECOMMENDATION] to the office of the lieutenant governor in time for publication in the election pamphlet as required by AS 15.58.050.

The judicial council may not make a recommendation relating to the retention or rejection of a judge. If a majority of those voting on the question rejects the candidacy of a judge, the rejected judge may not for a period of four years thereafter be appointed to fill a vacancy in the supreme court, the court of appeals, the superior court, or the district court of the state.

* **Sec. 6.** AS 22.10.150 is amended to read:

Sec. 22.10.150. Approval or rejection. Each superior court judge is subject to approval or rejection as provided in AS 15 (Alaska Election Code). The judicial council shall conduct an evaluation of each judge before the retention election and shall provide impartial and objective information to the public [INFORMATION] about the judge [AND MAY PROVIDE A RECOMMENDATION REGARDING RETENTION OR REJECTION]. The information [AND ANY RECOMMENDATION] shall be made public at least 60 days before the retention election. The judicial council shall also provide the information [AND ANY RECOMMENDATION] to the office of the lieutenant governor in time for

publication in the election pamphlet under AS 15.58.050. The judicial council may not make a recommendation relating to the retention or rejection of a judge. If a majority of those voting on the question rejects the candidacy of a judge, the rejected judge may not for a period of four years thereafter be appointed to fill any vacancy in the supreme court, court of appeals, superior court, or district courts of the state.

* **Sec. 7.** AS 22.15.195 is amended to read:

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Sec. 22.15.195. Approval or rejection. Each district court judge is subject to approval or rejection as provided in AS 15 (Alaska Election Code). The judicial council shall conduct an evaluation of each judge before the retention election and shall provide **impartial and objective information** to the public [INFORMATION] about the judge [AND MAY PROVIDE A RECOMMENDATION REGARDING OR information RETENTION REJECTION]. The [AND THE RECOMMENDATION] shall be made public at least 60 days before the election. The the judicial council shall also provide information [AND ANY RECOMMENDATION] to the office of the lieutenant governor in time for publication in the election pamphlet under AS 15.58.050. The judicial council may not make a recommendation relating to the retention or rejection of a judge. If a majority of those voting on the question rejects the candidacy of a judge, the rejected judge may not for a period of four years thereafter be appointed to fill any vacancy in the supreme court, court of appeals, superior court, or district courts of the state.