## Florida House of Representatives - 1999 By Representatives Rojas and Barreiro

A bill to be entitled 1 2 An act relating to a court watcher's program; 3 providing a short title; providing legislative 4 goals; directing the Office of the Attorney 5 General to assist a court watchers' organization; defining the term "court 6 7 watcher"; providing for creation and 8 incorporation of a not-for-profit court watchers' organization entitled the "Alliance 9 for Constitutional and Ethical Court Watch 10 Program"; providing organization and 11 12 responsibilities of the alliance; providing for 13 a board of directors; prescribing 14 qualifications of board members; providing for 15 a president of the alliance; providing for 16 hiring of alliance employees; providing certain exemptions from part I of ch. 110, F.S., 17 relating to state employment; providing for 18 applicability to the president and court 19 20 watchers of part IV of ch. 110, F.S., relating to volunteers; providing for reimbursement for 21 22 per diem and travel expenses of the board and employees of the alliance; providing for office 23 24 space; providing certain immunity from liability; providing for funding; requiring the 25 26 alliance board to submit an annual report to 27 the Legislature, the Attorney General, and the 28 Florida Supreme Court; providing an 29 appropriation; providing an effective date. 30 31 Be It Enacted by the Legislature of the State of Florida: 1

Section 1. Short title.--This act may be cited as the 1 "Alliance for Constitutional and Ethical Court Watch Act." 2 3 Section 2. Legislative goals. -- The goals of this act 4 are to: 5 (1) Effectuate a partnership between the public and 6 the state court system for the improvement of the judicial 7 system by eliminating bias and prejudice, thereby improving 8 the quality of justice. 9 (2) Create a program to assist and provide information 10 for pro se litigants. 11 (3) Increase awareness and sensitivity of members of 12 the state court system by monitoring the professional and 13 ethical conduct of all officers of the court and court 14 personnel and identifying discrimination or prejudice. 15 Section 3. Court watchers' alliance; creation.--The 16 Office of the Attorney General shall provide assistance to a not-for-profit court watching organization, entitled the 17 "Alliance for Constitutional and Ethical Court Watch Program." 18 19 The program shall be a separate budget entity for purposes of 20 chapter 216, Florida Statutes. 21 Section 4. Court watchers .--22 (1) DEFINITION.--A "court watcher" is a trained 23 volunteer who is responsible for monitoring court proceedings, 24 recording observations in the courtroom, and collecting 25 court-related data for purposes of observing whether there 26 have been federal or state constitutional violations, ethical violations, or procedural or other violations of any Florida 27 28 Rules of Court and observing whether there exist patterns of prejudice, discrimination, or bias of any kind, based on, but 29 not limited to, race, ethnicity, disability, gender, religious 30 31

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or sexual preference, or other forms of illegal discrimination 1 2 or prejudice. 3 (2) MINIMUM QUALIFICATIONS.--A court watcher must: 4 (a) Not be an attorney; 5 (b) Be at least 18 years of age; 6 (c) Agree to respect legal confidentiality as 7 required; and 8 (d) Be able to attend and complete satisfactorily a 9 personal interview and scheduled training sessions. 10 (3) TRAINING.--Court watchers must attend training sessions by teams of judges and attorneys who shall conduct 11 12 training sessions for the volunteer court watchers and review 13 any complaints observed by court watchers. Additional training 14 will be provided for volunteer court watchers in the mechanics 15 of docketing, reviewing case files, using computerized records, courtroom protocol, and recordkeeping techniques, and 16 introductions to court personnel shall be provided by a 17 volunteer coordinator. 18 19 Section 5. Organization of alliance.--The Alliance for 20 Constitutional and Ethical Court Watch Program shall be a not-for-profit corporation formed under chapter 617, Florida 21 22 Statutes, to be governed by a board of directors. The board of 23 directors shall consist of the following members: 24 (1) A person designated by the Attorney General; 25 (2) A person designated by the President of the 26 Senate; 27 (3) A person designated by the Speaker of the House of 28 Representatives; 29 (4) A person designated by the Chief Justice of the Florida Supreme Court; 30 31

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1 (5) A local representative from the private sector of 2 each county of the circuit in which the pilot program is 3 established, to be designated by the chairperson of the 4 respective county commission; and 5 (6) Eight local consumers selected from the community б where court watch is implemented, designated by the 7 chairperson of the board. 8 Section 6. Alliance; board of directors.--9 The chairperson of the board of directors shall (1) serve as the president of the alliance. 10 11 (2) A majority of those voting is required to organize 12 and conduct the business of the alliance, except that a 13 majority of the entire board is required to designate or 14 remove the president or to adopt or amend the operational 15 plan. (3) Except as delegated or authorized by the board, 16 individual board members have no authority to control or 17 direct the operations of the alliance or the actions of its 18 officers and employees, including the president. 19 20 (4) The board of directors may appoint subcommittees to fulfill its responsibilities or to assist it with technical 21 22 advice policy consultation and information about court-related 23 procedures. 24 (5) A majority of the current membership of the board 25 of the alliance comprises a quorum of the board. 26 (6) Members of the board and its subcommittees shall 27 serve without compensation, but members and the president and 28 all employees of the alliance may be reimbursed for per diem 29 and travel expenses in accordance with section 112.061, Florida Statutes. The president and all employees of the 30 alliance are exempt from the provisions of part II of chapter 31

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110, Florida Statutes, but the president and court watchers 1 2 are subject to the provisions of part IV of chapter 110, 3 Florida Statutes. 4 (7) The board of directors shall meet at least 5 quarterly, and at other times upon call of its chair. 6 Section 7. Alliance; responsibilities .--7 (1) The board of directors of the alliance shall have 8 all the powers and authority not explicitly prohibited by 9 statute which are necessary or convenient to carry out and effectuate the purposes of this act and the functions, duties, 10 and responsibilities of the alliance, including, but not 11 12 limited to: 13 (a) Adopting an official seal. 14 (b) Developing goals, policies, and procedures 15 designed to: 1. Guide volunteer court watchers in their role as 16 observers of court procedures and coordinate volunteers' 17 participation in court watching; 18 19 2. Coordinate volunteer teachers, including, but not 20 limited to, persons familiar with court administration and retired or inactive attorneys and judges to train court 21 watchers in court procedures and other court-watching matters; 22 3. Provide improved public access to the courts and 23 24 assist members of the public who wish to represent themselves 25 as pro se litigants; and 26 4. Provide goals, policies, and procedures for review 27 committees responsible for reviewing complaints and 28 determining where merit exists, and provide for forwarding 29 information to the appropriate governing authority. (c) Soliciting, borrowing, accepting, receiving, 30 investing, and expending funds from any source. 31

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1 (d) Contracting with public and private entities as 2 necessary to further the directives of this act. 3 (e) Developing information systems to determine the 4 effectiveness of the program and any cost benefit to the 5 state. б (f) Securing and retaining tax-exempt status under s. 7 501(c)(3) of the Internal Revenue Code. 8 (g) Approving an annual budget. 9 (h) Carrying forward any unexpended state appropriation moneys into the succeeding fiscal year and 10 11 seeking public and private funding through grants, donations, 12 and fundraising activities. 13 (i) Providing an annual report to the Attorney General, the President of the Senate, the Speaker of the House 14 15 of Representatives, and the Florida Supreme Court which includes, but is not limited to, the number and source of 16 complaints by court watchers, the number of complaints 17 resolved, and any recommendations regarding legislation 18 19 necessary to improve the pilot program or the state court 20 system generally. Section 8. Immunity from liability.--The alliance, and 21 22 its volunteers and employees, are granted sovereign immunity in the same manner and to the same extent as the state under 23 24 the laws and Constitution of the State of Florida. The provisions of section 768.28, Florida Statutes, apply to the 25 26 alliance, and to its volunteers and employees, which is deemed 27 to be a corporation primarily acting as an instrumentality of 28 the state but which is not an agency within the meaning of section 20.03(11), Florida Statutes. 29 30 Section 9. Facilities.--The judicial circuit shall provide adequate office space at no charge to the alliance 31 6

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within a court facility, including room for conferences and meetings. Section 10. Appropriation. -- There is appropriated from the General Revenue Fund to the Office of Attorney General an amount sufficient to carry out the purposes of this act. Section 11. This act shall take effect July 1, 1999. LEGISLATIVE SUMMARY Directs the Office of the Attorney General to assist a court watchers' organization. Defines the term "court watcher." Provides for the creation and incorporation of a nonprofit court watchers' organization entitled the "Alliance for Constitutional and Ethical Court Watch Program." Provides for organization and responsibilities of the alliance. Provides for a board of directors. Prescribes qualifications of board members. Provides for a president of the alliance. Provides for hiring of alliance employees. Provides for reimbursement for per diem and travel expenses of the board and the president and employees of the alliance. Provides certain immunity from liability. Provides for funding. Requires the alliance to submit an annual report to the Legislature, the Attorney General, and the Florida Supreme Court. Provides an appropriation. Provides an appropriation.