Florida House of Representatives - 2000 CS/HB 1035 By the Committee on Judiciary and Representative Brummer

1	A bill to be entitled
2	An act relating to judicial nominating
3	commissions; creating s. 43.291, F.S.;
4	specifying membership composition of judicial
5	nominating commissions; providing appointment
6	and reappointment eligibility restrictions;
7	providing for terms; abolishing prior offices;
8	providing for suspension or removal; requiring
9	appointing authorities to ensure commission
10	racial, ethnic, gender, and geographical
11	diversity; requiring consideration of county
12	representation on circuit judicial nominating
13	commissions; requiring concurrence of a
14	majority for commission actions; requiring
15	appointing authorities to provide annual
16	reports; specifying required information;
17	providing an appropriation; repealing s. 43.29,
18	F.S., relating to judicial nominating
19	commissions; providing severability; providing
20	an effective date.
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22	Be It Enacted by the Legislature of the State of Florida:
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24	Section 1. Section 43.291, Florida Statutes, is
25	created to read:
26	43.291 Judicial nominating commissions
27	(1) Each judicial nominating commission shall be
28	composed of:
29	(a) Three members appointed by the Board of Governors
30	of The Florida Bar from among members of The Florida Bar who
31	are actively engaged in the practice of law with offices
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within the territorial jurisdiction of the affected court, the 1 2 terms of which members shall be 4 years and shall begin 3 following the expiration of terms of members appointed pursuant to s. 43.29(1)(a) prior to July 1, 2000, or pursuant 4 5 to this paragraph. A member appointed under this paragraph is б not eligible for a consecutive reappointment. 7 (b) Four electors who reside in the territorial 8 jurisdiction of the affected court, appointed by the Governor, 9 for 4-year terms beginning July 1 following the election of the Governor. A member appointed under this paragraph is not 10 11 eligible for a consecutive reappointment. Any vacancy in a 12 membership appointed under this paragraph may be filled only 13 for the remainder of the vacating member's term. 14 (c) One elector who resides in the territorial 15 jurisdiction of the affected court, appointed by the President 16 of the Senate, for a 2-year term beginning July 1 following the organization session. A member appointed under this 17 paragraph is eligible for one consecutive reappointment. Any 18 19 vacancy in a membership appointed under this paragraph may be 20 filled only for the remainder of the vacating member's term. (d) One elector who resides in the territorial 21 jurisdiction of the affected court, appointed by the Speaker 22 of the House of Representatives, for a 2-year term beginning 23 24 July 1 following the organization session. A member appointed 25 under this paragraph is eligible for one consecutive 26 reappointment. Any vacancy in a membership appointed under this paragraph may be filled only for the remainder of the 27 28 vacating member's term. 29 (e) In addition to the appointments provided in this subsection, the Governor may also appoint one or more 30 alternate members to a Circuit Court Judicial Nominating 31

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Commission each of whom is a resident of a county in which no 1 other member of the commission resides. An alternate member 2 shall be appointed by August 1 of the year following the 3 election of the Governor and serve a term ending June 30 4 5 following the end of the term of office of the appointing 6 Governor. An alternate member appointed pursuant to this 7 paragraph shall serve in place of one member appointed by the 8 Governor, as the Governor may designate, in any case in which 9 the commission is filling a vacancy on the county court for the county of which such alternate member is a resident. An 10 alternate member shall participate, without voting, in any 11 12 meeting concerning a vacancy on the circuit court. 13 (2) No justice, judge, or state legislator may be a 14 member of a judicial nominating commission. A member of a 15 judicial nominating commission may hold a public office other 16 than a judicial office or a state legislative office. A member of a judicial nominating commission is not eligible for 17 appointment to any state judicial office during such term of 18 19 membership or for a period of 2 years after such term of 20 membership. (3) The office of any member of a judicial nominating 21 commission appointed pursuant to s. 43.29(1)(b) or (1)(c) 22 prior to July 1, 2000, is abolished effective July 1, 2000, 23 24 and shall be replaced by those offices created by and appointed pursuant to paragraph (1)(b). Any member of a 25 26 judicial nominating commission who does not complete a 4-year term because of the enactment of this section may be 27 28 reappointed to serve a new term. A member of a judicial nominating commission may be suspended for cause by the 29 Governor pursuant to s. 7, Art. IV of the State Constitution 30 and thereafter removed by the Senate. 31

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that the existing commission members, together with potential appointees, reflect the racial, ethnic, and gender diversity, as well as the geographic distribution, of the population within the territorial jurisdiction of the court for which the appointing authority is making nominations. The appointing authorities for the judicial nominating commission for each of the judicial circuits shall seek to ensure the adequacy of representation of each county within the judicial circuit. (5) All acts of a judicial nominating commission shall be made with a concurrence of a majority of its voting members. Section 2. By December 1 of each year, each appointing authority described in s. 43.291, Florida Statutes, shall submit a report to the Governor, the Speaker of the House of Representatives, and the President of the Senate which discloses the number of appointments made during the preceding user from each piperity group and the number of population.
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10 years from each mineraity group and the number of permineraity
18 year from each minority group and the number of nonminority
19 appointments made, expressed both in numerical terms and as a
20 percentage of the total membership of the judicial nominating
21 commission. In addition, information shall be included in the
22 report describing the number of physically disabled persons
23 appointed to the judicial nominating commission in the
24 previous calendar year. The Governor's Office shall designate
25 a person responsible for maintaining records of applications
26 for appointment for all judicial nominating commissions and
27 shall ensure that information describing each applicant's and
28 appointee's race, ethnicity, gender, physical disability, if
29 applicable, and qualifications are available for public
30 inspection during reasonable business hours. Nothing in this
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section requires disclosure of an applicant's identity or of 1 2 any other information made confidential by law. 3 Section 3. The sum of \$25,000 is appropriated to the 4 state courts system budget to provide travel and training for 5 members of judicial nominating commissions. 6 Section 4. Notwithstanding s. 112.0455(1)(c) or 7 (1)(d), Florida Statutes, a member of the judicial nominating 8 commission appointed pursuant to s. 112.0455(1)(c) or (1)(d), 9 Florida Statutes, whose term begins on or after July 1, 2000, shall serve a term ending July 1, 2001, and is eligible for 10 11 one consecutive reappointment for a 2-year term. 12 Section 5. Section 43.29, Florida Statutes, is 13 repealed. 14 Section 6. If any provision of this act or the 15 application thereof to any person or circumstance is held 16 invalid, the invalidity shall not affect other provisions or applications of the act which can be given effect without the 17 invalid provision or application, and to this end the 18 19 provisions of this act are declared severable. 20 Section 7. This act shall take effect July 1, 2000. 21 22 23 24 25 26 27 28 29 30 31

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