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1	JUDICIAL RETENTION ELECTION
2	AMENDMENTS
3	2001 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Gary F. Cox
6	This act modifies campaign and financial reporting requirements by adding requirements
7	governing judges standing for a retention election. This act requires judges to establish a
8	campaign committee under certain circumstances, requires them to establish a separate
9	account for campaign funds, and establishes the dates they must file and information they
10	must provide on campaign finance reports. h This act establishes notice requirements and
10a	penalties if judges fail to file their campaign reports. ${f \hat{h}}$
11	This act affects sections of Utah Code Annotated 1953 as follows:
12	AMENDS:
13	20A-7-702, as last amended by Chapter 221, Laws of Utah 2000
13a	${f \hat{h}}$ 20A-11-103, as last amended by Chapter 17, Laws of Utah 2000 ${f \hat{h}}$
14	ENACTS:
15	20A-12-301 , Utah Code Annotated 1953
16	20A-12-302 , Utah Code Annotated 1953
17	20A-12-303 , Utah Code Annotated 1953
18	20A-12-304 , Utah Code Annotated 1953
19	20A-12-305 , Utah Code Annotated 1953
19a	ĥ 20A-12-306, Utah Code Annotated 1953 ĥ
20	Be it enacted by the Legislature of the state of Utah:
21	Section 1. Section 20A-7-702 is amended to read:
22	20A-7-702. Voter information pamphlet Form Contents Distribution.
23	(1) The lieutenant governor shall ensure that all information submitted for publication in
24	the voter information pamphlet is:
25	(a) printed and bound in a single pamphlet;
26	(b) printed in clear readable type, no less than ten-point, except that the text of any
27	measure may be set forth in eight-point type; and



28	(c) printed on a quality and weight of paper that best serves the voters.
29	(2) The voter information pamphlet shall contain the following items in this order:
30	(a) a cover title page;
31	(b) an introduction to the pamphlet by the lieutenant governor;
32	(c) a table of contents;
33	(d) a list of all candidates for constitutional offices;
34	(e) a list of candidates for each legislative district;
35	(f) a 100-word statement of qualifications for each candidate for the office of governor,
36	lieutenant governor, attorney general, state auditor, or state treasurer, if submitted by the candidate
37	to the lieutenant governor's office before July 15 at 5 p.m.;
38	(g) information pertaining to all measures to be submitted to the voters, beginning a new
39	page for each measure and containing, in the following order for each measure:
40	(i) a copy of the number and ballot title of the measure;
41	(ii) the final vote cast by the Legislature on the measure if it is a measure submitted by the
42	Legislature or by referendum;
43	(iii) the impartial analysis of the measure prepared by the Office of Legislative Research
44	and General Counsel;
45	(iv) the arguments in favor of the measure, the rebuttal to the arguments in favor of the
46	measure, the arguments against the measure, and the rebuttal to the arguments against the measure,
47	with the name and title of the authors at the end of each argument or rebuttal;
48	(v) for each constitutional amendment, a complete copy of the text of the constitutional
49	amendment, with all new language underlined, and all deleted language placed within brackets;
50	and
51	(vi) for each initiative qualified for the ballot, a copy of the measure as certified by the
52	lieutenant governor;
53	(h) a description provided by the Judicial Council of the selection and retention process
54	for judges [of courts of record], including, in the following order:
55	(i) a description of the judicial selection process;
56	(ii) a description of the judicial performance evaluation process;
57	(iii) a description of the judicial retention election process;
58	(iv) a list of the criteria and minimum standards of judicial performance evaluation:

59	(v) the names of the judges standing for retention election; and
60	(vi) for each judge:
61	(A) the counties in which the judge is subject to retention election;
62	(B) a short biography of professional qualifications and a recent photograph;
63	(C) for each standard of performance, a statement identifying whether or not the judge met
64	the standard and, if not, the manner in which the judge failed to meet the standard;
65	(D) a statement identifying the cumulative number of public orders issued by the Utah
66	Supreme Court under Utah Constitution Article VIII, Section 13 during the judge's current term
67	and the immediately preceding term, and a statement of the basis for each order that the judge has
68	received; and
69	(E) a statement identifying whether or not the judge was certified by the Judicial Council;
70	(vii) (A) except as provided in Subsection (2)(h)(vii)(B), for each judge, in graphic format,
71	the [favorable response rating] responses for each attorney, jury, and other survey question used
72	by the Judicial Council for certification of judges, displayed in 1% increments [and identifying the
73	minimum standards of performance for each question];
74	(B) notwithstanding Subsection (2)(h)(vii)(A), if the sample size for the survey for a
75	particular judge is too small to provide statistically reliable information in 1% increments, the
76	survey results for that judge shall be reported as being above or below 70% and a statement by the
77	surveyor explaining why the survey is statistically unreliable shall also be included;
78	(i) an explanation of ballot marking procedures prepared by the Office of Legislative
79	Research and General Counsel, indicating the ballot marking procedure used by each county and
80	explaining how to mark the ballot for each procedure;
81	(j) voter registration information;
82	(k) a list of all county clerks' offices and phone numbers;
83	(l) an index of subjects in alphabetical order; and
84	(m) on the back cover page, a printed copy of the following statement signed by the
85	lieutenant governor:
86	"I, (print name), Lieutenant Governor of Utah, certify that the measures
87	contained in this pamphlet will be submitted to the voters of Utah at the election to be held
88	throughout the state on (date of election), and that this pamphlet is complete and correct
89	according to law. SEAL

90	Witness my hand and the Great Seal of the State, at Salt Lake City, Utah this day of
91	(month), (year)
92	(signed)
93	Lieutenant Governor'
94	(3) The lieutenant governor shall:
95	(a) ensure that one copy of the voter information pamphlet is placed in one issue of every
96	newspaper of general circulation in the state not more than 40 nor less than 15 days before the day
97	fixed by law for the election;
98	(b) ensure that a sufficient number of printed voter information pamphlets are available
99	for distribution as required by this section;
	•
100	(c) provide voter information pamphlets to each county clerk for free distribution upon
101	request and for placement at polling places; and
102	(d) ensure that the distribution of the voter information pamphlets is completed 15 days
103	before the election.
103a	h Section 2. Section 20A-11-103 is amended to read:
103b	20A-11-103. Reports Form of submission.
103c	(1) (a) (i) Ten days before a report from a state office candidate, legislative office candidate,
103d	state school board candidate, political party, political action committee, [or] political issues
103e	committee, OR JUDGE is due under this chapter, the lieutenant governor shall inform those
103f	candidates, <u>JUDGES</u> , and entities by postal mail or, if requested by the candidate, <u>JUDGE</u> , party, or
103g	committee, by electronic mail:
103h	(A) that the report is due; and
103i	(B) the date that the report is due.
103j	(ii) In addition to the information required by Subsection (1)(a)(i) and in the same mailing, ten
103k	days before the interim reports for candidates <u>OR JUDGES</u> are due, the lieutenant governor shall
1031	inform the candidate OR JUDGE that if the report is not received in the lieutenant governor's office by
103m	5 p.m. on the date that it is due, voters will be informed that the candidate <u>OR JUDGE</u> has been
103n	disqualified and any votes cast for the candidate <u>OR JUDGE</u> will not be counted.
103o	(iii) In addition to the information required by Subsection (1)(a)(i) and in the same mailing, ten
103p	days before the interim reports or verified financial statements for entities that are due September 15
103q	and before the regular general election are due, and ten days before summary reports or January 5
103r	financial statements are due, the lieutenant governor shall inform the entity, candidate, <u>JUDGE</u> , or
103s	officeholder that if the report is not received in the lieutenant governor's office by the date that it is
103t	due, the entity, candidate, <u>JUDGE</u> , or officeholder may be guilty of a class B misdemeanor for failing
103u	to file the report or statement.

(b) Ten days before a report from a local school board candidate is due under this chapter, the county clerk shall inform the candidate by postal mail or, if requested, by electronic mail: $\hat{\mathbf{h}}$

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103x	${f \hat{h}}$ (i) that the report is due;
103y	(ii) the date that the report is due; and
103z	(iii) if the report is not received in the county clerk's office by 5 p.m. on the date that it is due,
103aa	voters will be informed that the candidate has been disqualified and any votes cast for the candidate
103ab	will not be counted.
103ac	(2) Persons or entities submitting reports required by this chapter may submit them:
103ad	(a) on paper, printed, typed, or legibly handwritten or hand printed;
103ae	(b) on a computer disk according to specifications established by the chief election officer
103af	that protect against fraudulent filings and secure the accuracy of the information contained on the
103ag	computer disk;
103ah	(c) via fax; or
103ai	(d) via electronic mail according to specifications established by the chief election officer.
103aj 103ak	(3) A report is considered filed if:(a) it is received in the chief election officer's office no later than 5:00 p.m. on the date that it
103ak 103al	is due;
03am	(b) it is received in the chief election officer's office with a postmark three days or more before
103an	the date that the report was due; or
103ao	(c) the candidate <u>, JUDGE</u> , or entity has proof that the report was mailed, with appropriate
103ap	postage and addressing, three days before the report was due. $\hat{f h}$
104	Section $\hat{\mathbf{h}}$ [2.] 3. $\hat{\mathbf{h}}$ Section 20A-12-301 is enacted to read:
105	Part 3. Campaign and Financial Reporting Requirements
106	for Judicial Retention Elections
107	20A-12-301. Definitions.
108	As used in this part:
109	(1) (a) "Contribution" means any of the following when done for political purposes:
110	(i) a gift, subscription, donation, loan, advance, or deposit of money or anything of value
111	given to the judge or the judge's personal campaign committee;
112	(ii) an express, legally enforceable contract, promise, or agreement to make a gift,
113	subscription, donation, unpaid or partially unpaid loan, advance, or deposit of money or anything
114	of value to the judge or the judge's personal campaign committee;
115	(iii) any transfer of funds from another reporting entity or a corporation to the judge or the
116	judge's personal campaign committee;
117	(iv) compensation paid by any person or reporting entity other than the judge or the judge's
118	personal campaign committee for personal services provided without charge to the judge or the
119	judge's personal campaign committee; and
120	(v) goods or services provided to or for the benefit of the judge or the judge's personal

121	campaign committee at less than fair market value.
122	(b) "Contribution" does not include:
123	(i) services provided without compensation by individuals volunteering a portion or all of
124	their time on behalf of the judge or the judge's personal campaign committee; or
125	(ii) money lent to the judge or the judge's personal campaign committee by a financial
126	institution in the ordinary course of business.
127	(2) (a) "Corporation" means a domestic or foreign, profit or nonprofit, business
128	organization that is registered as a corporation or is authorized to do business in a state and makes
129	any expenditure from corporate funds for political purposes.
130	(b) "Corporation" does not mean:
131	(i) a business organization's political action committee as defined in Section 20A-11-101
132	or political issues committee as defined in Section 20A-11-101; or
133	(ii) a business entity organized as a partnership or a sole proprietorship.
134	(3) "Detailed listing" means:
135	(a) for each contribution:
136	(i) the name and address of the individual or source making the contribution;
137	(ii) the amount or value of the contribution; and
138	(iii) the date the contribution was made; and
139	(b) for each expenditure:
140	(i) the amount of the expenditure;
141	(ii) the person or entity to whom it was disbursed;
142	(iii) the specific purpose, item, or service acquired by the expenditure; and
143	(iv) the date the expenditure was made.
144	(4) (a) "Expenditure" means:
145	(i) any disbursement from contributions or from the separate bank account required by this
146	chapter;
147	(ii) a purchase, payment, donation, distribution, loan, advance, deposit, gift of money, or
148	anything of value made for political purposes;
149	(iii) an express, legally enforceable contract, promise, or agreement to make any purchase,
150	payment, donation, distribution, loan, advance, deposit, gift of money, or anything of value for
151	political purposes;

152	(iv) compensation paid by a corporation or reporting entity for personal services rendered
153	by a person without charge to the judge or the judge's personal campaign committee;
154	(v) a transfer of funds between the judge's personal campaign committee and another
155	judge's personal campaign committee; or
156	(vi) goods or services provided by the judge's personal campaign committee to or for the
157	benefit of another judge for political purposes at less than fair market value.
158	(b) "Expenditure" does not include:
159	(i) services provided without compensation by individuals volunteering a portion or all of
160	their time on behalf of the judge or judge's personal campaign committee; or
161	(ii) money lent to a judge's personal campaign committee by a financial institution in the
162	ordinary course of business.
163	(5) "Individual" means a natural person.
164	(6) "Interim report" means a report identifying the contributions received and expenditures
165	made since the last report.
166	(7) "Personal campaign committee" means the committee appointed by a judge to act for
167	the judge as provided in this chapter.
168	(8) "Political purposes" means an act done with the intent or in a way to influence or tend
169	to influence, directly or indirectly, any person to refrain from voting or to vote for or against any
170	judge standing for retention at any election.
171	(9) "Reporting entity" means a judge, judge's personal campaign committee, candidate, a
172	candidate's personal campaign committee, an officeholder, and a party committee, a political action
173	committee, and a political issues committee.
174	(10) "Summary report" means the year-end report containing the summary of a reporting
175	entity's contributions and expenditures.
176	Section $\hat{\mathbf{h}}$ [3-] 4. $\hat{\mathbf{h}}$ Section 20A-12-302 is enacted to read:
177	20A-12-302. Campaign committee required.
178	(1) (a) When permitted to do so by the Code of Judicial Conduct promulgated by the Utah
179	Supreme Court, and if the judge chooses to solicit contributions or make expenditures to promote
180	his retention, the judge may establish no more than one retention election personal campaign
181	committee, consisting of one or more persons, to receive contributions, make expenditures, and
182	h SHALL h file reports connected with the judge's retention election campaign.

183	(b) A judge or person acting in concert with or with the knowledge of the judge may not
184	receive any contributions or make any expenditures other than through the personal campaign
185	committee established under this section.
186	(2) (a) The judge shall file with the lieutenant governor a signed written statement
187	containing the name and address of each member and the secretary of the judge's personal
188	campaign committee.
189	(b) The judge may change the membership of the personal campaign committee at any
190	time by filing with the lieutenant governor a signed statement containing the name and address of
191	any additional members and identifying any members that have been removed from the committee.
192	(c) The judge or the judge's personal campaign committee may not make any expenditures
193	on behalf of the judge until the statement has been filed.
194	(3) (a) The judge's personal campaign committee may not make an expenditure of more
195	than \$1,000 unless the judge or the secretary of the personal campaign committee authorizes the
196	expenditure in writing.
197	(b) A judge or the judge's personal campaign committee may not make any expenditures
198	prohibited by law.
199	(4) A judge's personal campaign committee is dissolved on the date that the summary
200	report required by Section 20A-12-304 is filed.
201	Section 4. Section 20A-12-303 is enacted to read:
202	20A-12-303. Separate account for campaign funds.
203	(1) The judge or the judge's personal campaign committee shall deposit each contribution
204	in one or more separate personal campaign accounts in a financial institution.
205	(2) The judge or the judge's personal campaign committee may not deposit or mingle any
206	contributions received into a personal or business account.
207	Section 5. Section 20A-12-304 is enacted to read:
208	20A-12-304. Judicial retention election candidates Financial reporting
209	requirements Year-end summary report.
210	(1) The judge's personal campaign committee shall file a summary report with the
211	lieutenant governor by January 5 of the year after the regular general election year.
212	(2) (a) Each summary report shall include the following information as of December 31
213	of the last regular general election year:

214	(i) a single figure equal to the total amount of contributions reported on the interim report;
215	(ii) a single figure equal to the total amount of expenditures reported on the interim report;
216	(iii) a detailed listing of each contribution received since the last summary report that has
217	not been reported in detail on the interim report;
218	(iv) for each nonmonetary contribution, the fair market value of the contribution;
219	(v) a detailed listing of each expenditure made since the last summary report that has not
220	been reported in detail on the interim report;
221	(vi) for each nonmonetary expenditure, the fair market value of the expenditure; and
222	(vii) the net balance for the year, consisting of all contributions minus all expenditures.
223	(b) (i) For all single contributions of \$50 or less, an aggregate figure may be reported
224	without a separate detailed listing.
225	(ii) Two or more contributions from the same source for a total of more than \$50 may not
226	be reported in the aggregate, but shall be reported in the detailed listing.
227	(3) The summary report shall contain a statement signed by the judge certifying that, to
228	the best of the judge's knowledge, all contributions and all expenditures have been reported as of
229	December 31 of the last regular general election year and that there are no financial obligations
230	outstanding except as set forth in the report.
231	Section $\mathbf{\hat{h}}$ [6] 7. $\mathbf{\hat{h}}$ Section 20A-12-305 is enacted to read:
232	20A-12-305. Judicial retention election candidates Financial reporting
233	requirements Interim report.
234	(1) The judge's personal campaign committee shall file an interim report with the
235	lieutenant governor h NO LATER THAN 5 P.M. ON THE DATE h seven days before the regular general
235a	election date.
236	(2) Each interim report shall include the following information:
237	(a) a detailed listing of each contribution received since the last summary report;
238	(b) for each nonmonetary contribution, the fair market value of the contribution;
239	(c) a detailed listing of each expenditure made since the last summary report;
240	(d) for each nonmonetary expenditure, the fair market value of the expenditure; and
241	(e) a net balance for the year consisting of all contributions since the last summary report
242	minus all expenditures since the last summary report.
243	(3) (a) For all individual contributions of \$50 or less, a single aggregate figure may be
244	reported without separate detailed listings.

245	(b) Two or more contributions from the same source that have an aggregate total of more
246	than \$50 may not be reported in the aggregate, but shall be reported separately.
247	(4) In preparing each interim report, all contributions and expenditures shall be reported
248	as of five days before the required filing date of the report.
248a	h Section h [7.] <u>8.</u> h Section 20A-12-306 is enacted to read:
248b	20A-12-306. Judges Failure to file reports Penalties.
248c	(1) (a) IF A JUDGE'S PERSONAL CAMPAIGN COMMITTEE FAILS TO FILE THE INTERIM
248d	REPORT DUE BEFORE THE REGULAR GENERAL ELECTION, THE LIEUTENANT GOVERNOR SHALL,
248e	AFTER MAKING A REASONABLE ATTEMPT TO DISCOVER IF THE REPORT WAS TIMELY MAILED,
248f	INFORM THE COUNTY CLERK AND OTHER APPROPRIATE ELECTION OFFICIALS WHO:
248g	(i) SHALL, IF PRACTICABLE, REMOVE THE NAME OF THE JUDGE BY BLACKING OUT THE
248h	JUDGE'S NAME BEFORE THE BALLOTS ARE DELIVERED TO VOTERS; OR
248i	(ii) SHALL, IF REMOVING THE JUDGE'S NAME FROM THE BALLOT IS NOT PRACTICABLE,
248j	INFORM THE VOTERS BY ANY PRACTICABLE METHOD THAT THE JUDGE HAS BEEN DISQUALIFIED
248k	AND THAT VOTES CAST FOR THE JUDGE WILL NOT BE COUNTED; AND
2481	(iii) MAY NOT COUNT ANY VOTES FOR THAT JUDGE.
248m	(b) ANY JUDGE WHO FAILS TO FILE TIMELY A FINANCIAL STATEMENT REQUIRED BY THIS
248n	PART IS DISQUALIFIED.
2480	(c) NOTWITHSTANDING SUBSECTIONS (1)(a) AND (1)(b), A JUDGE IS NOT DISQUALIFIED IF:
248p	(i) THE CANDIDATE FILES THE REPORTS REQUIRED BY THIS SECTION;
248q	(ii) THOSE REPORTS ARE COMPLETED, DETAILING ACCURATELY AND COMPLETELY THE
248r	INFORMATION REQUIRED BY THIS PART EXCEPT FOR INADVERTENT OMISSIONS OR
248s	INSIGNIFICANT ERRORS OR INACCURACIES; AND
248t	(iii) THOSE OMISSIONS, ERRORS, OR INACCURACIES ARE CORRECTED IN AN AMENDED
248u	REPORT OR IN THE NEXT SCHEDULED REPORT.
248v	(2) (a) WITHIN 30 DAYS AFTER A DEADLINE FOR THE FILING OF A SUMMARY REPORT, THE
248w	LIEUTENANT GOVERNOR SHALL REVIEW EACH FILED SUMMARY REPORT TO ENSURE THAT:
248x	(i) EACH JUDGE THAT IS REQUIRED TO FILE A SUMMARY REPORT HAS FILED ONE; AND
248y	(ii) EACH SUMMARY REPORT CONTAINS THE INFORMATION REQUIRED BY THIS PART.
248z	(b) IF IT APPEARS THAT ANY JUDGE HAS FAILED TO FILE THE SUMMARY REPORT
248aa	REQUIRED BY LAW, IF IT APPEARS THAT A FILED SUMMARY REPORT DOES NOT CONFORM TO
248ab	THE LAW, OR IF THE LIEUTENANT GOVERNOR HAS RECEIVED A WRITTEN COMPLAINT ALLEGING
248ac	A VIOLATION OF THE LAW OR THE FALSITY OF ANY SUMMARY REPORT, THE LIEUTENANT
248ad	GOVERNOR SHALL, WITHIN FIVE DAYS OF DISCOVERY OF A VIOLATION OR RECEIPT OF A
248ae	WRITTEN COMPLAINT, NOTIFY THE JUDGE OF THE VIOLATION OR WRITTEN COMPLAINT AND
248af	DIRECT THE JUDGE TO FILE A SUMMARY REPORT CORRECTING THE PROBLEM.
248ag	(c) (i) IT IS UNLAWFUL FOR ANY JUDGE TO FAIL TO FILE OR AMEND A SUMMARY REPORT
248ah	WITHIN 14 DAYS AFTER RECEIVING NOTICE FROM THE LIEUTENANT GOVERNOR UNDER THIS
249ai	SECTION 6

248aj Îta (iii) EACH JUDGE WHO VIOLATES SUBSECTION (2)(c)(i) IS GUILTY OF A CLASS B

248ak MISDEMEANOR.

248al (iii) THE LIEUTENANT GOVERNOR SHALL REPORT ALL VIOLATIONS OF SUBSECTION

248am (2)(c)(i) TO THE ATTORNEY GENERAL. Îta

Legislative Review Note as of 12-26-00 9:03 AM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel