

S.B. 150

JUDICIAL CONFIRMATION PROCESS AMENDMENTS

SENATE FLOOR AMENDMENTS

AMENDMENT 1

FEBRUARY 3, 2004 2:48 PM

Senator **James M. Evans** proposes the following amendments:

1. *Page 2, Lines 48 through 54:*

48 (iii) any other related documents, including any letters received by the governor about
49 the appointee, unless the letter specifically directs that it may not be shared.

(3) The governor shall inform the president of the Senate and the Office of Legislative Research and General Counsel the number of letters withheld pursuant Subsection (2)(b)(iii).

50 ~~[(3)]~~ (4) Records received ~~[[by the Senate Judicial Confirmation Committee]]~~ from
 the

51 governor pursuant to this section may be classified as private in accordance with Section

52 63-2-302.

53 ~~(2)~~ ~~[(4)]~~ (5) The Senate shall consent or refuse to give its consent to the nomination or

54 judicial appointment.