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## 2014 -- H 7071

# STATE OF RHODE ISLAND

### IN GENERAL ASSEMBLY

#### JANUARY SESSION, A.D. 2014

#### AN ACT

#### RELATING TO COURTS AND CIVIL PROCEDURE -- COURTS

Introduced By: Representatives Walsh, Naughton, Valencia, and Marcello Date Introduced: January 14, 2014 Referred To: House Judiciary

It is enacted by the General Assembly as follows:

SECTION 1. Sections 8-2-11.1, 8-2-39, 8-2-39.1 and 8-2-39.2 of the General Laws in
 Chapter 8-2 entitled "Superior Court" are hereby amended to read as follows:

8-2-11.1. Administrator/magistrate. -- (a) Any person holding the position of 3 4 administrative clerk in the superior court who is a member of the bar of Rhode Island may be 5 appointed nominated administrator/magistrate for a term of ten (10) years and until a successor is appointed and qualified, by the presiding justice, governor, on the basis of merit, from a list 6 7 submitted by the judicial nominating commission, with the advice and consent of the senate, in his or her capacity as administrative judge. Nothing herein shall be construed to prohibit the 8 9 assignment renomination of an administrator/magistrate to more than one such term, subject to 10 the advice and consent of the senate. Any magistrate in service as of January 1, 2008 who serves at the pleasure of the presiding justice of the superior court may be appointed for a term of ten 11 12 (10) years with the advice and consent of the senate and until a successor is appointed and 13 qualified.

(b) (1) The administrator/magistrate shall have the power to hear and determine such
matters as may be assigned to the administrator/magistrate by the presiding justice all to the same
effect as if done by a justice of the superior court.

(2) Without limiting the generality of the foregoing powers and authority, the
administrator/magistrate is authorized and empowered to hear and determine motions in civil and
criminal proceedings, formal and special causes, to conduct arraignments, to grant or deny bail, to

accept pleas of not guilty, guilty, or nolo contendere, and to impose sentence on a plea of guilty
 or nolo contendere, all to the same effect as if done by a justice of the superior court.

3 (c) The administrator/magistrate may be authorized:

4 (1) To regulate all proceedings before him or her;

5 (2) To do all acts and take all measures necessary or proper for the efficient performance
6 of his or her duties;

(3) To require the production before him or her of books, papers, vouchers, documents,

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8 and writings;

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(4) To rule upon the admissibility of evidence;

10 (5) To issue subpoenas for the appearance of witnesses, to put witnesses on oath, to11 examine them, and to call parties to the proceeding and examine them upon oath;

(6) To adjudicate a person in contempt and to order him or her imprisoned for not more
than seventy-two (72) hours, pending review by a justice of the court, for failure to appear in
response to a summons or for refusal to answer questions or produce evidence or for behavior
disrupting a proceeding;

(7) To adjudicate a party in contempt and to order him or her imprisoned for not more
than seventy-two (72) hours, pending review by a justice of the court, for failure to comply with a
pending order to provide payment or to perform any other act; and

19 (8) To issue a capias and/or body attachment upon the failure of a party or witness to 20 appear after having been properly served and, should the court not be in session, the person 21 apprehended may be detained at the adult correctional institution, if an adult, or at the Rhode 22 Island training school for youth, if a child, until the next session of the court.

(d) A party aggrieved by an order entered by the administrator/magistrate shall be 23 24 entitled to a review of the order by a justice of the superior court. Unless otherwise provided in 25 the rules of procedure of the court, the review shall be on the record and appellate in nature. The 26 court shall, by rules of procedure, establish procedures for review of orders entered by the 27 administrator/magistrate, and for enforcement of contempt adjudications of the 28 administrator/magistrate.

(e) Final orders of the superior court entered in a proceeding to review an order of theadministrator/magistrate may be appealed to the supreme court.

31 (f) The administrator/magistrate shall be:

32 (1) Governed by the commission on judicial tenure and discipline, chapter 16, of this
33 title, in the same manner as justices and judges;

34 (2) Subject to all provisions of the canons of judicial ethics;

1 (3) Subject to all criminal laws relative to judges by virtue of sections 11-7-1 and 11-7-2. 2 8-2-39. General magistrate -- Appointment, duties and powers. -- (a) There is hereby 3 created within the superior court the position of general magistrate who shall be appointed 4 nominated by the presiding justice of the superior court, governor, on the basis of merit, from a 5 list submitted by the judicial nominating commission, with the advice and consent of the senate, for a term of ten (10) years and until a successor is appointed and qualified. Nothing herein shall 6 7 be construed to prohibit the assignment of the general magistrate to more than one such term, 8 subject to the advice and consent of the senate. The person appointed to serve as general 9 magistrate shall be a member of the bar of Rhode Island. The powers and duties of the general 10 magistrate shall be prescribed in the order appointing him or her.

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(b) (1) The general magistrate shall assist the court in:

(i) The determination of, monitoring, collection, and payment of restitution and court
ordered fines, fees, and costs or the ordering of community service in lieu of or in addition to the
payment of restitution, fines, fees, and costs, consistent with other provisions of the general laws;

(ii) The determination and payment of claims under the violent crimes indemnity fund
for the Criminal Injuries Compensation Act of 1972, chapter 25 of title 12;

(iii) The determination and payment of claims from the Criminal Royalties Distribution
Act of 1983, chapter 25.1 of title 12; and

19 (iv) Such other matters as the presiding justice of the superior court determines are20 necessary.

(2) The chief justice of the supreme court, with the consent of the presiding justice and, if applicable, the chief judge of a particular court, may assign the general magistrate to serve as a magistrate in any court of the unified system. When the general magistrate is so assigned he or she shall be vested, authorized, and empowered with all the powers belonging to the magistrate position to which he or she is specially assigned.

(c) The general magistrate will be empowered to hear all motions, pretrial conferences, arraignments, probable cause hearings, bail hearings, bail and probation revocation hearings, and to review all such matters including, but not limited to the above, and to modify the terms and conditions of probation and other court-ordered monetary payments including, but not limited to, the extension of time for probation and court-ordered monetary payments as provided by law. The general magistrate shall have the power to take testimony in connection with all matters set forth herein.

33 (d) The general magistrate may be authorized:

34 (1) To regulate all proceedings before him or her;

1 (2) To do all acts and take all measures necessary or proper for the efficient performance

2 of his or her duties;

- 3 (3) To require the production before him or her of books, papers, vouchers, documents, 4 and writings;
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(4) To rule upon the admissibility of evidence;

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(5) To issue subpoenas for the appearance of witnesses, to put witnesses on oath, to examine them, and to call parties to the proceeding and examine them upon oath;

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8 (6) To adjudicate a person in contempt and to order him or her imprisoned for not more 9 than seventy-two (72) hours, pending review by a justice of the relevant court, for failure to 10 appear in response to a summons or for refusal to answer questions or produce evidence or for 11 behavior disrupting a proceeding;

12 (7) To adjudicate a party in contempt and to order him or her imprisoned for not more 13 than seventy-two (72) hours, pending review by a justice of the relevant court, for failure to 14 comply with a pending order to provide payment or to perform any other act; and

15 (8) To issue a capias and/or body attachment upon the failure of a party or witness to 16 appear after having been properly served and, should the court not be in session, the person 17 apprehended may be detained at the adult correctional institutions, if an adult, or at the Rhode 18 Island training school for youth, if a child, until the next session of the court.

19 (e) A party aggrieved by an order entered by the general magistrate shall be entitled to a 20 review of the order by a justice of the relevant court. Unless otherwise provided in the rules of 21 procedure of the court, such review shall be on the record and appellate in nature. The court shall, 22 by rules of procedure, establish procedures for review of orders entered by a general magistrate, 23 and for enforcement of contempt adjudications of a general magistrate.

24 (f) Final orders of the superior or family court entered in a proceeding to review an order 25 of a general magistrate may be appealed to the supreme court. Final orders of the district court entered in a proceeding to review an order of the general magistrate may be appealed to the 26 27 superior court.

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(g) The general magistrate shall:

29 (1) Receive all credits and retirement allowances as afforded justices under chapter 3 of 30 this title and any other applicable law, including without limitation, section 8-3-16;

31 (2) Receive a salary equivalent to that of a district court judge;

32 (3) Be governed by the commission on judicial tenure and discipline, chapter 16, of this title, in the same manner as justices and judges; 33

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(4) Be subject to all provisions of the canons of judicial ethics or code of judicial

1 conduct;

(5) Be subject to all criminal laws relative to judges by virtue of sections 11-7-1 and 11-

3 7-2.

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(h) The provisions of this section shall be afforded liberal construction.

5 (i) The presiding justice of the superior court shall initially appoint such support staff as may be necessary, relating to preparation, investigation, and implementation of the general 6 7 magistrate's functions. Effective November 15, 1993, the support staff shall be placed under the 8 supervision and management of the superior court, and new appointments or personnel changes in 9 the support staff shall be subject to the directions and approval of the superior court, consistent 10 with any applicable collective bargaining agreements. The general magistrate shall have the 11 power and authority to issue subpoenas and to compel the attendance of witnesses at any place 12 within the state, to administer oaths and to require testimony under oath. The general magistrate, 13 or his or her designee, may serve his or her process or notices in a manner provided for the 14 service of process and notice in civil or criminal actions in accordance with the rules of court.

15 8-2-39.1. Special magistrate. -- There is hereby created within the superior court the 16 position of special magistrate, who shall be appointed nominated by the presiding justice of the 17 superior court, governor, on the basis of merit, from a list submitted by the judicial nominating 18 commission, with the advice and consent of the senate, for a period of ten (10) years, and until a 19 successor is appointed and qualified. Nothing contained herein shall be construed to prohibit the 20 reappointment of a special magistrate for one or more additional ten (10) year terms, subject to 21 the advice and consent of the senate. The person appointed to serve as special magistrate shall be 22 a member of the bar of the state of Rhode Island. The special magistrate shall have the duties, 23 responsibilities, powers and benefits as authorized in section8-2-39.

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**<u>8-2-39.2.</u>** Drug court magistrate -- Appointment, duties and powers. --</u> (a) For the purposes of this chapter:

(1) "Non-violent" means and includes all charges that are not crimes of violence, the following being a list of all charges considered to be crimes of violence for the purposes of this section: murder, manslaughter, first degree arson, kidnapping with intent to extort, robbery, first degree sexual assault, second degree sexual assault, first and second degree child molestation, assault, assault with intent to murder, assault with intent to rob, assault with intent to commit first degree sexual assault, entering a dwelling house with intent to commit murder, robbery, or sexual assault.

33 (2) "Drug addicted person" means a person who exhibits a maladaptive pattern of
 34 behavior resulting from drug use, including one or more of the following: impaired control over

1 drug use; compulsive use; and/or continued use despite harm, and craving.

(b) There is hereby created within the superior court the position of Drug Court Magistrate who shall be appointed <u>nominated</u> by the <u>presiding justice of the superior court</u> governor, on the basis of merit, from a list submitted by the judicial nominating commission, with the advice and consent of the senate. The persons appointed to serve as Drug Court Magistrates shall be members of the bar of Rhode Island. The powers and duties of the Drug Court Magistrate shall be prescribed in the order appointing him or her in addition to those described herein.

8 The Drug Court Magistrate's term shall be ten (10) years and until a successor is 9 appointed <u>nominated</u> and qualified. Nothing in this article shall prohibit a Drug Court Magistrate 10 from being reappointed renominated for additional ten (10) year terms by the presiding justice of the superior court governor, with the advice and consent of the senate. He or she shall receive a 11 12 salary equivalent to that received by the special magistrate assigned to the superior court. The 13 Drug Court Magistrate shall preside over the Adult Drug Court. The Adult Drug Court Program 14 shall combine the coercive powers of the court with a therapeutic regimen in order to rehabilitate 15 drug addicted defendants.

16 (c) The Drug Court Magistrate shall be empowered to hear and decide as a superior court 17 justice all matters relating to those adult offenders who come before the jurisdiction of the 18 superior court on any offense relating to the offender's participation in the Adult Drug Court. In 19 addition, the Drug Court Magistrate shall have the power to impose a period of incarceration 20 upon a plea of guilty or nolo contendere, and also have the power to confine any person who has 21 been found to be in violation of any conditions previously imposed by the superior court.

(d) The Drug Court Magistrate shall make the final determination as to whether a defendant is admitted into the program. Individuals meeting the following criteria, shall be screened by staff working at the office of the attorney general upon the department's own referral, upon a request by counsel entered on behalf of a defendant; upon request by a judge of the superior or district court, or, in the case of a person waivable by the family court, by a judge of that court, or the department of corrections for admittance into the Adult Drug Court:

(1) The individual is charged with or convicted of an alcohol or drug related offense orwith an appropriate non-violent offense.

30 (2) The individual has no pending charges or prior convictions for felony crimes of31 violence.

32 (3) The individual has no pending charges or prior convictions for delivery of a33 controlled substance.

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(4) The defendant is a drug addicted person.

1 (e) All individuals accepted into Drug Court will be bound by a Drug Court contract, as 2 defined by the Adult Drug Court, which sets forth the court's expectations, the role and 3 responsibilities of the Drug Court, the conditions imposed upon and the responsibilities of the 4 defendant, and the treatment plan goals and strategies. If a defendant fails to abide by the Drug 5 Court conditions and orders, he or she may be terminated from the program by the Drug Court judge and sentenced as he or she deems appropriate. 6

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(f) The Drug Court Magistrate shall be empowered to hear and decide as a superior court 8 justice all matters that may come before the superior court pursuant to chapter 37.1 of title 11 9 "Sexual Offender Registration and Community Notification."

10 (g) The Drug Court Magistrate and/or the presiding justice of the superior court may fix 11 the venue of any person who is before the superior court as a participant in the Adult Drug Court 12 or who is alleged to be a sexual predator, and who has filed an objection to community 13 notification.

14 (h) In addition, at the discretion of the presiding justice of the superior court, the drug 15 court magistrate shall have the duties, responsibilities and powers authorized in subsections 8-2-16 39(b), (c) and (d).

17 (i) The Drug Court Magistrate shall be governed by the commission on judicial tenure 18 and discipline, chapter 16 of title 8 in the same manner as justices and judges; shall be subject to 19 all provisions of the canons of judicial ethics or code of judicial conduct; and shall be subject to 20 all criminal laws relative to judges by virtue of sections 11-7-1 and 11-7-2.

21 (j) A party aggrieved by an order entered by the Drug Court Magistrate shall be entitled 22 to a review of the order by a justice of the superior court. Unless otherwise provided in the rules 23 of procedure of the court, such review shall be on the record and appellate in nature. The superior 24 court shall, by rules of procedure, establish procedures for reviews of orders entered by a Drug 25 Court Magistrate, and for enforcement of contempt adjudications of a Drug Court Magistrate.

26 SECTION 2. Sections 8-8-8.1 and 8-8-16.2 of the General Laws in Chapter 8-8 entitled 27 "District Court" are hereby amended to read as follows:

28 8-8-8.1. Administrator/clerk -- Magistrate. -- (a) Administrator/clerk. - There shall be a 29 district court administrator/clerk who shall be appointed nominated by the chief judge in his or 30 her capacity as administrative head of the court, and who shall hold office at the pleasure of the 31 administrative judge. The administrator/clerk shall perform such duties and attend to such matters 32 as may be assigned to the administrator/clerk by the administrative judge, other than those duties 33 assigned to the chief clerk in section8-8-19. Said duties may be assigned by the chief judge.

34 (b) Magistrate. - Any person holding the position of district court administrator/clerk

1 who is a member of the bar of Rhode Island may be appointed nominated district court magistrate 2 by the chief judge in his or her capacity as administrative head of the court, governor, on the basis 3 of merit, from a list submitted by the judicial nominating commission, subject to the advice and 4 consent of the senate. The district court magistrate shall hold said office for a term of ten (10) 5 years and until a successor is appointed and qualified; and the magistrate shall retain whatever right he or she may have to the position of district court administrator/clerk pursuant to this 6 7 section. Nothing herein shall be construed to prohibit the appointment renomination of the 8 magistrate for more than one term, subject to the advice and consent of the senate. Any person 9 holding office of district court magistrate on July 1, 1999 may continue in full authority in said 10 position until such time as an appointment a nomination is made and the nominee qualified 11 pursuant to this subsection.

(c) The district court magistrate shall have the power to hear and determine such matters
as may be assigned to the district court magistrate by the chief judge all to the same effect as if
done by a judge of the district court, including but not limited to:

(1) Matters relating to the determination of, monitoring, collection, and payment of restitution and court ordered fines, fees, and costs or the ordering of community service in lieu of or in addition to the payment of restitution, fines, fees, and costs, consistent with other provisions of the general laws;

(2) Arraignments and pretrial motions in misdemeanor, petty misdemeanor, violation,
 and ordinance cases and initial appearances and probable cause hearings in felony cases;

(3) Bail hearings pursuant to R.I. Const., Art. I, Sec. IX and all other bail matters
pursuant to chapter 13 of title 12 and the rules of criminal procedure, including but not limited to
motions to modify bail, bail revocation hearings, bail forfeiture hearings, and bail source
hearings;

25 (4) All matters relating to fugitives from justice pursuant to chapter 9 of title 12;

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(5) Probation revocation hearings;

(6) All matters relating to small claims and consumer claims pursuant to chapter 16 of title 10, including any pretrial motions including motions relating to the special service of process, the entry of defaults and default judgments, the trial of such cases and the entry of judgment after such trials, and all matters relating to the enforcement of such judgments, including but not limited to the ordering of installment payments and trustee process; and

32 (7) Complaints for judicial review of the decision of an administrative agency pursuant
33 to chapter 35 of title 42 by making proposed findings of fact and recommendations for the
34 disposition of the complaints to a judge of the court. Any party may object to any portion of the

1 magistrate's proposed findings and recommendations within ten (10) days after receipt of a copy 2 thereof. That party shall file with the clerk of the sixth division of the district court and serve on 3 all parties written objections which shall specifically identify the portions of the proposed 4 findings and recommendations to which objection is made and the basis for the objection. A 5 judge shall make a de novo determination of those portions to which objection is made and may accept, reject, or modify, in whole or in part, the findings or recommendations made by the 6 7 magistrate. Absent a timely objection filed in accordance with this subdivision, the proposed 8 prevailing party shall, upon expiration of the ten (10) days following the service of the 9 magistrate's proposed findings and recommendations, submit a proposed order for signature of 10 the judge to whom the case has been assigned.

11 (d) The magistrate may be authorized:

12 (1) To regulate all proceedings before him or her;

13 (2) To do all acts necessary or proper for the efficient performance of his or her duties;

14 (3) To require the production before him or her of books, papers, vouchers, documents,15 and writings;

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(4) To rule upon the admissibility of evidence;

17 (5) To issue subpoenas for the appearance of witnesses, to put witnesses on oath, to18 examine them, and to call parties to the proceeding and examine them upon oath;

(6) To adjudicate a person in contempt and to order him or her fined or to order him or
her imprisoned for not more than seventy-two (72) hours, pending review by a judge of the court,
for failure to appear in response to a summons or for refusal to answer questions or produce
evidence or for behavior disrupting a proceeding or other contempt of his or her authority;

(7) To adjudicate a person in contempt and to order him or her fined or to order him or
her imprisoned for not more than seventy-two (72) hours, pending review by a judge of the court,
for failure to comply with a pending order to provide payment or to perform any other act;

(8) To issue a capias and/or body attachment for the failure of a party or witness to
appear after having been properly served or given notice by the court and, should the court not be
in session, the person apprehended may be detained at the adult correctional institution, if an
adult, or at the Rhode Island training school for youth, if a child, until the next session of the
court;

(9) To issue writs of habeas corpus to bring before him or her or a judge of the court any person in jail or in prison to be examined as a witness in a suit or proceeding, civil or criminal, pending before the court, or whose presence is necessary as a party or otherwise necessary so that the ends of justice may be attained, and for no other purpose; and

- 1 (10) To issue warrants of arrest and search warrants to the same extent as an associate
- 2 judge of the court.
- 3 (e) Except as otherwise indicated, a party aggrieved by an order entered by the district
  4 court magistrate shall be entitled to a review of the order, whether by appeal or otherwise, by a
  5 judge of the court. The court shall, by rules of procedure, establish procedures for review of
  6 contempt and adjudications of the magistrate.
- 7 (f) The magistrate shall be:
- 8 (1) Governed by the commission on judicial tenure and discipline, chapter 16 of this 9 title, in the same manner as justices and judges;
- 10 (2) Subject to all provisions of the canons of judicial ethics;
- 11 (3) Subject to all criminal laws relative to judges by virtue of sections 11-7-1 and 11-7-2.
- 12 (g) The provisions of this section shall be afforded liberal construction.

13 **<u>8-8-16.2.</u>** District court clerk/magistrate. -- (a) Any person who is a member of the bar 14 of Rhode Island may be appointed nominated district court clerk/magistrate by the chief judge in 15 his or her capacity as administrative head of the court, governor, on the basis of merit, from a list 16 submitted by the judicial nominating commission, subject to the advice and consent of the senate. 17 The district court clerk/magistrate shall hold that office for a term of ten (10) years and until a successor is appointed nominated and qualified. Nothing herein shall be construed to prohibit the 18 19 assignment renomination of the district court clerk/magistrate to more than one such term, subject 20 to the advice and consent of the senate. The district court clerk/magistrate shall have the power to 21 hear and determine any matters that may be assigned to the district court clerk/magistrate by the 22 chief judge all to the same effect as if done by a judge of the district court, including, but not 23 limited to, matters relating to the determination of, monitoring, collection and payment of 24 restitution and court ordered fines, fees and costs or the ordering of community service in lieu of 25 or in addition to the payment of restitution, fines, fees and costs, consistent with other provisions 26 of the general laws.

27 (b) The clerk/magistrate may be authorized:

28 (1) To regulate all proceedings before him or her;

29 (2) To do all acts necessary or proper for the efficient performance of his or her duties;

- 30 (3) To require the production before him or her of books, papers, vouchers, documents
- 31 and writings;
- 32 (4) To rule upon the admissibility of evidence;
- (5) To issue subpoenas for the appearance of witnesses, to put witnesses on oath, to
   examine them and to call parties to the proceeding and examine them upon oath;

1 (6) To adjudicate a person in contempt and to order him or her fined or to order him or 2 her imprisoned for not more than seventy-two (72) hours, for failure to appear in response to a 3 summons or for refusal to answer questions or produce evidence or for behavior disrupting a 4 proceeding or other contempt of his or her authority; provided; however, that no such 5 imprisonment shall occur prior to review by a judge of the court.

6 (7) To adjudicate a person in contempt and to order him or her fined or to order him or 7 her imprisoned for not more than seventy-two (72) hours, for failure to comply with a pending 8 order to provide payment or to perform any other act; provided, however, that no such 9 imprisonment shall occurr occur prior to review by a judge of the court.

10 (8) To issue a capias and/or body attachment for the failure of a party or witness to 11 appear after having been properly served or given notice by the court and, should the court not be 12 in session, the person apprehended may be detained at the adult correctional institutions, if an 13 adult, or at the Rhode Island training school for youth, if a child, until the next session of the 14 court;

(9) To issue writs of habeas corpus to bring before him or her or a judge of the court any person in jail or in prison to be examined as a witness in a suit or proceeding, civil or criminal, pending before the court, or whose presence is necessary as a party or otherwise necessary so that the ends of justice may be attained, and for no other purpose; and

(10) To issue warrants of arrest and search warrants to the same extent as an associatejudge of the court.

(c) Except as otherwise indicated, a party aggrieved by an order entered by the district
court clerk/magistrate shall be entitled to a review of the order, whether by appeal or otherwise,
by a judge of the court. The court shall, by rules of procedure, establish procedures for review of
contempt and adjudications of the clerk/magistrate.

- 25 (d) The district court clerk/magistrate shall:
- 26 (1) Be governed by the commission on judicial tenure and discipline, pursuant to chapter
- 27 16 of this title, in the same manner as justices and judges;

28 (2) Be subject to all provisions of the canons of judicial ethics;

- 29 (3) Be subject to all criminal laws relative to judges by virtue of sections 11-7-1 and 11-
- 30 7-2.
- 31 (4) Receive any salary that may be established by the state court administrator pursuant
- 32 to section 8-15-4. The provisions of this section shall be afforded liberal construction.
- 33 SECTION 3. Section 8-8.2-1 of the General Laws in Chapter 8-8.2 entitled "Traffic
   34 Tribunal" is hereby amended to read as follows:

1 8-8.2-1. Establishment -- Rule-making authority -- Adjudication of violations. -- (a) 2 There is hereby established a traffic tribunal which shall be charged with the administration and 3 adjudication of traffic violations within its jurisdiction. The traffic tribunal shall be under the 4 supervision of the chief magistrate of the traffic tribunal, who shall be the administrative head of 5 the traffic tribunal and shall have the power to make rules for regulating practice, procedure and business within the traffic tribunal. Pursuant to section 8-6-2, said rules shall be subject to the 6 7 approval of the supreme court. Such rules, when effective, shall supersede any statutory 8 regulation in conflict therewith. Any person who has been a member of the bar of Rhode Island 9 may be appointed chief magistrate of the traffic tribunal. The chief magistrate of the traffic 10 tribunal shall be appointed nominated by the chief justice of the supreme court, governor, on the 11 basis of merit, from a list submitted by the judicial nominating commission, with the advice and 12 consent of the senate, for a period of ten (10) years and until a successor is appointed nominated 13 and qualified. Nothing contained herein shall be construed to prohibit the reappointment 14 renomination of the chief magistrate for one or more ten (10) year terms subject to the advice and 15 consent of the senate. Compensation for the chief magistrate shall be equal to that of an associate 16 judge of the district court.

17 (b) The judges and magistrates of the traffic tribunal shall hear and determine cases as 18 provided by law. No district court judge appointed pursuant to chapter 8 of this title shall be 19 assigned to perform duties of a judge or magistrate of the traffic tribunal under this chapter. The 20 chief magistrate of the traffic tribunal may assign a judge or magistrate who is authorized to hear 21 and decide cases in the traffic tribunal to serve as administrative judge or magistrate of the traffic 22 tribunal and the administrative judge or magistrate shall perform such administrative duties as may be delegated to him or her by the chief magistrate. Once assigned to the position, the 23 24 administrative judge or magistrate shall hold said administrative position for the remainder of his 25 or her respective term as a judge or magistrate of the traffic tribunal.

26 (c) (1) Those judges of the administrative adjudication court in active service on July 1, 1999 shall serve within the traffic tribunal. Whenever the total number of judges and magistrates 27 28 in the traffic tribunal exclusive of the chief magistrate shall be less than seven (7), the chief 29 justice of the supreme court, with the advice and consent of the senate, may, as needed, assign a 30 duly qualified member of the bar of this state to act as a magistrate to fill such vacancy and shall 31 submit his or her name to the senate for confirmation. In the event of a vacancy in the position of 32 chief magistrate, the chief justice of the supreme court shall appoint a successor in accordance 33 with subsection 8-8.2-1(a). Any magistrate assigned under this section shall serve a term of ten 34 (10) years and until a successor is appointed and qualified, and shall be in the unclassified service

of the state. Nothing herein shall be construed to prohibit the assignment of a magistrate to more than one such term, subject to the advice and consent of the senate. Compensation for any such magistrate shall be determined by the chief magistrate of the traffic tribunal subject to appropriation by the general assembly but in no event shall the compensation be equal to or more than that of an associate judge of the district court. Magistrates of the traffic tribunal shall participate in the state retirement system in the same manner as all members of the unclassified service.

8 (2) If any judge of the traffic tribunal shall retire, or a vacancy becomes available 9 through death, disability or any other reason, the position shall be filled by a magistrate consistent 10 with the provisions of this section.

(d) Each judge and magistrate of the traffic tribunal shall devote full time to his or her
judicial duties, except as may be otherwise provided by law. He or she shall not practice law
while holding office, nor shall he or she be a partner or associate of any person in the practice of
law.

(e) Judges and magistrates of the traffic tribunal shall be subject to the provisions of R.I. Const. Art. XI; to the code of judicial conduct or successor code promulgated by the supreme court of this state, to the jurisdiction of the Commission on Judicial Tenure and Discipline in accordance with chapter 16 of this title; and to the administrative authority and control of the chief justice of the supreme court in accordance with chapter 15 of this title, except that sections 8-15-3 and 8-15-3.1 shall not apply to judges of the traffic tribunal.

21 (f) The traffic tribunal shall be a tribunal of record and shall have a seal with such words22 and devices as it shall adopt.

23 (g) Judges and magistrates of the traffic tribunal shall have the power to administer oaths24 and affirmations.

25 (h) Administrative/supervisory officials.

(1) There shall be an assistant to the administrative magistrate of the traffic tribunal who shall be appointed by and serve at the pleasure of the chief magistrate and who shall perform such clerical and administrative duties as may be assigned to him or her by the chief magistrate of the traffic tribunal and the administrative judge or magistrate of the traffic tribunal. The assistant to the administrative judge or magistrate shall have the power to administer oaths and affirmations within the state.

32 (2) There shall be a clerk of the traffic tribunal who shall be appointed by and serve at
33 the pleasure of the chief magistrate of the traffic tribunal; provided, however, that, effective July
34 1, 1999, the first clerk of the traffic tribunal shall be that person holding the position of

1 administrator/clerk of the administrative adjudication court as of May 1, 1998, and that person 2 shall hold office for the balance of a term of twelve (12) years which began on September 1, 3 1992, without the necessity of appointment by the governor or advice and consent of the senate. 4 The clerk of the traffic tribunal shall exercise his or her functions under the direction and control 5 of the chief magistrate of the traffic tribunal and the administrative judge or magistrate of the traffic tribunal. The clerk of the traffic tribunal shall have the power to administer oaths and 6 7 affirmations within the state.

8

(i) Clerical Personnel/Court Recorders.

9 (1) The chief magistrate of the traffic tribunal shall appoint deputy clerks and assistance 10 clerks for the traffic tribunal to serve at his or her pleasure. All such clerks may administer oaths 11 and affirmations within the state.

12 (2) The chief magistrate of the traffic tribunal shall appoint sufficient court recorders to 13 enable all proceedings to be recorded by electronic means and who shall assist in such other 14 clerical duties as may be prescribed from time to time by the chief magistrate of the traffic 15 tribunal.

16 (3) The chief magistrate of the traffic tribunal shall employ such clerical assistants in 17 addition to deputy clerks as may be required in the traffic tribunal to perform clerical duties.

SECTION 4. Sections 8-10-3.1 and 8-10-3.2 of the General Laws in Chapter 8-10 18 19 entitled "Family Court" are hereby amended to read as follows:

20

8-10-3.1. Magistrates -- Appointment, duties, and powers. -- (a) The chief judge of the 21 family court governor may appoint nominate magistrates, with the advice and consent of the 22 senate, to assist the court in the conduct of its business. A person appointed nominated to serve as a magistrate shall be a member of the bar of Rhode Island and shall be chosen on the basis of 23 24 merit, from a list submitted by the judicial nominating commission. The powers and duties of 25 magistrates shall be prescribed in the order appointing nominating them.

26

(b) In addition, magistrates may assist the court in:

27 (1) the enforcement and implementation of chapter 23.1 of title 15,

28 (2) the determination of matters that come before the court pursuant to section8-10-4, 29 chapter 1 of title 14, chapters 5, 7, 8, 9, 10 and 16 of title 15, chapter 19 of title 16, chapter 11 of 30 title 40, and chapter 5 of title 40.1.

31 Magistrates shall be empowered to hear and determine all motions, pretrial conferences, 32 arraignments of juvenile offenders, probable cause hearings, and review of all such matters, 33 including but not limited to, the temporary placement, custody, disposition and adoption of 34 children, orders of support, final divorce decrees, and the taking of testimony in conducting all

1 hearings relative thereto subject to the review provided for in subsection (d).

2 (c) The magistrates shall serve a term of ten (10) years and until a successor is appointed 3 nominated and qualified and his or her powers and duties shall be prescribed in the order 4 appointing nominating him or her or in the rules of procedure of the family court. Any magistrate 5 in service as of January 1, 2008 who serves at the pleasure of the chief judge of the family court may be appointed nominated by the governor for a term of ten (10) years with the advice and 6 7 consent of the senate and until a successor is appointed nominated and qualified. Nothing herein 8 shall be construed to prohibit the assignment renomination of a magistrate to more than one such 9 term, subject to the advice and consent of the senate. The magistrates may be authorized: 10 (1) To regulate all proceedings before him or her; 11 (2) To do all acts and take all measures necessary or proper for the efficient performance 12 of his or her duties; 13 (3) To require the production before him or her of books, papers, vouchers, documents, 14 and writings; 15 (4) To rule upon the admissibility of evidence; 16 (5) To issue subpoenas for the appearance of witnesses, to put witnesses on oath, to 17 examine them, and to call parties to the proceeding and examine them upon oath; 18 (6) To adjudicate a person in contempt and to order him or her imprisoned for not more 19 than seventy-two (72) hours, pending review by a justice of the court, for failure to appear in 20 response to a summons or for refusal to answer questions or produce evidence or for behavior 21 disrupting a proceeding; 22 (7) To adjudicate a party in contempt and to order him or her imprisoned for not more than seventy-two (72) hours, pending review by a justice of the court, for failure to comply with a 23 24 pending order to provide support or to perform any other act; and 25 (8) To issue a capias and/or body attachment upon the failure of a party or witness to appear after having been properly served and, should the family court not be in session, the 26 27 person apprehended may be detained at the adult correctional institution, if an adult, or at the 28 Rhode Island training school for youth, if a child, until the next session of the family court. 29 (d) A party aggrieved by an order entered by a magistrate shall be entitled to a review of 30 the order by a justice of the family court. Unless otherwise provided in the rules of procedure of 31 the family court, such review shall be on the record and appellate in nature. The family court shall

by rules of procedure establish procedures for review of orders entered by a magistrate, and forenforcement of contempt adjudications of a magistrate.

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(e) Final orders of the family court entered in a proceeding to review an order of a

1 magistrate may be appealed to the supreme court.

2 (f) The magistrates shall be empowered to hear de novo all applications for income 3 withholding pursuant to chapter 16 of title 15 and appeals of administrative agency orders of the 4 department of human services to withhold income under chapter 16 of title 15.

5 (g) The magistrates shall be empowered to hear all matters relating to the revocation or nonrenewal of a license of an obligor due to non-compliance with a court order of support, in 6 7 accordance with chapter 11.1 of title 15.

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(h) The magistrates may be authorized by the chief judge to hear those matters on the 9 domestic abuse prevention calendar and the nominal calendar.

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[See section12-1-15 of the General Laws.]

11

**<u>8-10-3.2. General magistrate of the family court. --</u> (a) There is hereby created within** 12 the family court the position of general magistrate of the family court who shall be appointed 13 nominated by the chief judge of the family court governor, on the basis of merit, from a list 14 submitted by the judicial nominating commission, with the advice and consent of the senate for a 15 term of ten (10) years and until a successor is appointed <u>nominated</u> and qualified. Nothing herein 16 shall be construed to prohibit the assignment renomination of the general magistrate to more than 17 one such term, subject to the advice and consent of the senate.

18 (b) The general magistrate shall be an attorney at law and a member in good standing of 19 the Rhode Island bar.

20 (c) The primary function of the general magistrate shall be the enforcement of child 21 support decrees, orders, and law relative to child support. The general magistrate shall have all 22 the authority and powers vested in magistrates by virtue of sections 8-10-3, 8-10-3.1, 9-15-19, 9-23 15-21, 9-14-26, 9-18-8, 9-18-9, and 36-2-3, and any other authority conferred upon magistrates 24 by any general or public law or by any rule of procedure or practice of any court within the state.

25 (d) The chief justice of the supreme court with the agreement of the chief judge of the family court may specially assign the general magistrate to any court of the unified judicial 26 system; provided, however, that the general magistrate may be assigned to the superior court 27 28 subject to the prior approval of the presiding justice of the superior court. When the general 29 magistrate is so assigned he or she shall be vested, authorized, and empowered with all the 30 powers belonging to the magistrates of the court to which he or she is specially assigned.

31 (e) The general magistrate shall:

32 (1) Receive all credits and retirement allowances as afforded justices under chapter 3 of this title and any other applicable law; 33

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1 title, in the same manner as justices and workers' compensation judges;

2 (3) Be entitled to a special license plate under section 31-3-47;

3 (4) Receive a salary equivalent to that of a district court judge;

4 (5) Be subject to all the provisions of the canons of judicial ethics; and

- 5 (6) Be subject to all criminal laws relative to judges by virtue of sections 11-7-1 and 11-
- 6 7-2.

7 (f) The general magistrate of the family court who shall at the time of passage of this 8 section hold the position of general magistrate, shall upon retirement, at his or her own request 9 and at the direction of the chief justice of the supreme court, subject to the retiree's physical and 10 mental competence, be assigned to perform such services as general magistrate of the family 11 court, as the chief judge of the family court shall prescribe. When so assigned and performing 12 such service, the general magistrate shall have all the powers and authority of general magistrate 13 of the family court, but otherwise shall have no powers nor be authorized to perform any judicial 14 duties. For any such service or assignments performed after retirement, the general magistrate 15 shall receive no compensation whatsoever, either monetary or in kind. Such a retired general 16 magistrate shall not be counted in the number of judicial officers provided by law for the family 17 court.

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(g) The provisions of this section shall be afforded liberal construction.

SECTION 5. Section 8-16.1-6 of the General Laws in Chapter 8-16.1 entitled "Judicial
Selection" is hereby amended to read as follows:

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#### 8-16.1-6. Nomination and appointment of judges [Repealed effective June 30, 2014.]

<u>--</u> (a) (1) The governor shall immediately notify the commission of any vacancy or prospective
 vacancy of a judge or magistrate of any state court other than the Rhode Island supreme court.
 The commission shall advertise for each vacancy and solicit prospective candidates and shall
 consider names submitted from any source. Within ninety (90) days of any vacancy the
 commission shall publicly submit the names of not less than three (3) and not more than five (5)
 highly qualified persons for each vacancy to the governor.

(2) Notwithstanding any other law to the contrary, any individual whose name was publicly submitted to the governor by the commission as described in subsection (1) above, shall also be eligible for subsequent nomination by the governor for any vacancy or prospective vacancy of a judge <u>or magistrate</u> in the same court for which that particular individual had previously applied except for a vacancy in the position of presiding justice, chief justice, or chief judge.

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(3) Such individuals shall remain eligible for nomination to fill any vacancy or

prospective vacancy within the same court to which they previously applied for a period of five
(5) years from the date their name or names were publicly submitted to the governor by the
commission unless such individuals withdraw from future consideration in writing to the judicial
nominating commission. However, such individuals must reapply for any subsequent vacancy or
prospective vacancy in the same court for the position of presiding justice, chief justice, or chief
judge.

7 (4) Subject to the eligibility requirements set forth above, the governor shall fill any 8 vacancy of any judge or magistrate of the Rhode Island superior court, family court, district court, 9 workers' compensation court, or any other state court which the general assembly may from time 10 to time establish, by nominating one of the three (3) to five (5) highly qualified persons 11 forwarded to him or her by the commission for the court where the vacancy occurs, or by 12 nominating another individual who has previously applied for a vacancy or prospective vacancy 13 within the same court and whose name had been previously publicly submitted to the governor 14 within the previous five (5) years.

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16

(b) The governor shall fill any vacancy within twenty-one (21) days of the public submission by the commission.

17 (c) Each nomination shall be delivered forthwith to the secretary of the senate for 18 presentation to the senate, and by and with the advice and consent of the senate, each nominee 19 shall be appointed by the governor to serve subject to the general laws. The senate shall, after 20 seven (7) calendar days of receipt of the nomination consider the nomination, but if the senate 21 fails within ninety (90) days after the submission to confirm the nominee or if the senate does not 22 by a majority vote of its members extend the deliberation an additional seven (7) calendar days, 23 the governor shall appoint some other person to fill the vacancy and shall submit his or her 24 appointment to the senate for confirmation in like manner until the senate shall confirm the 25 nomination. If the nominee is rejected by the senate, the commission shall submit a new list of 26 three (3) to five (5) candidates to the governor for the purpose of nomination in accordance with 27 this chapter. Any new list may include but need not be limited to the names of any candidates 28 who were previously submitted to the governor by the commission but who were not forwarded 29 to the senate for its advice and consent.

(d) During the time for consideration of the nominees by the senate, the senate judiciary
committee shall conduct an investigation and public hearing on the question of the qualifications
of the nominee or nominees. At the public hearing, the testimony of every witness shall be taken
under oath and stenographic records shall be taken and maintained. Further, the senate judiciary
committee shall during the course of its investigation and hearing have the power upon majority

1 vote of the committee members present to issue witness subpoenas, subpoenas duces tecum, and 2 orders for the production of books, accounts, papers, records, and documents which shall be 3 signed and issued by the chairperson of the committee, or the person serving in his or her 4 capacity. All such subpoenas and orders shall be served as subpoenas in civil cases in the superior court are served, and witnesses so subpoenaed shall be entitled to the same fees for attendance 5 and travel as provided for witnesses in civil cases in the superior court. If the person subpoenaed 6 7 to attend before the committee fails to obey the command of the subpoena without reasonable 8 cause, refuse to be sworn, or to be examined, or to answer a legal and pertinent question, or if any 9 person shall refuse to produce books, accounts, papers, records, and documents material to the 10 issue, set forth in an order duly served on him or her, the committee by majority vote of the 11 committee members present may apply to any justice of the superior court, for any county, upon 12 proof by affidavit of the fact, for a rule or order returnable in not less than two (2) nor more than 13 five (5) days, directing the person to show cause before the justice who made the order or any 14 other justice of the superior court, why he or she should not be adjudged in contempt. Upon the 15 return of the order, the justice before whom the matter is brought on for hearing shall examine 16 under oath the person, and the person shall be given an opportunity to be heard, and if the justice 17 shall determine that the person has refused without reasonable cause or legal excuse to be 18 examined or to answer a legal and pertinent question, or to produce books, accounts, papers, 19 records, and documents material to the issue which he or she was ordered to bring or produce, he 20 or she may forthwith commit the offender to the adult correctional institution, there to remain 21 until the person submits to do the act which he or she was so required to do, or is discharged 22 according to law.

23 (e) The committee shall, for the purpose of investigating the qualifications of the 24 nominee or nominees, be furnished with a report compiled by the state police in conjunction with 25 the attorney general's office indicating the determinations and findings of the state police and 26 attorney general's office investigations concerning the background of the nominee or nominees, 27 and the report shall include, but not be limited to, the following:

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(1) Whether the nominee has ever been convicted of or pleaded guilty to a misdemeanor 29 or felony in this or any other state or foreign country;

30 (2) Whether the nominee has ever filed a personal bankruptcy petition or an assignment 31 for the benefit of creditors in this or any other state or foreign country; and whether the nominee 32 has ever been a partner in, held ten percent (10%) or more of stock in, or held office in any sole 33 proprietorship, partnership, or corporation that has been involved in bankruptcy or receivership 34 actions as a debtor or because of insolvency at the time the nominee was a partner in, held ten

percent (10%) or more stock in, or held office in any such sole proprietorship, partnership, or 1

2 corporation;

- 3 (3) Whether the nominee has ever had a civil judgment rendered against him or her 4 arising out of an allegation of fraud, misrepresentation, libel, slander, professional negligence, or 5 any intentional tort in this state or any other state or foreign country;
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(4) The state police in conjunction with the attorney general's department shall provide in their report the names and addresses of each and every source of their information.

8 (f) The reports set forth in this section shall be delivered to the chairperson and members 9 of the senate judiciary committee in addition to the nominee or nominees only prior to the 10 commencement of the public hearing. Provided, however, that if the nominee or nominees 11 withdraw or decline the appointment prior to the public hearing then the report or reports shall be 12 returned to the chairperson of the judiciary committee and destroyed.

13 (g) The committee shall also require a financial statement to be submitted by each 14 nominee, prior to the public hearing, to the chairperson of the senate judiciary committee, to 15 investigate each nominee to determine his or her compliance with the provisions of chapter 14 of 16 title 36.

17 (h) Any associate justice of any state court who is appointed to serve as the chief or 18 presiding justice of that court on an interim basis shall retain his or her status as an associate 19 justice until the appointment to chief or presiding justice is made permanent.

20

(i) In case a vacancy shall occur when the senate is not in session, the governor shall 21 appoint some person from a list of three (3) to five (5) persons submitted to the governor by the 22 commission to fill the vacancy until the senate shall next convene, when the governor shall make 23 an appointment as provided in this section.

24

8-16.1-6. Nomination and appointment of judges. [Effective June 30, 2014.] -- (a) The 25 governor shall immediately notify the commission of any vacancy or prospective vacancy of a 26 judge or magistrate of any state court other than the Rhode Island supreme court. The commission 27 shall advertise for each vacancy and solicit prospective candidates and shall consider names 28 submitted from any source. Within ninety (90) days of any vacancy the commission shall publicly 29 submit the names of not less than three (3) and not more than five (5) highly qualified persons for 30 each vacancy to the governor. The governor shall fill any vacancy of any judge or magistrate of 31 the Rhode Island superior court, family court, district court, workers' compensation court, or any 32 other state court which the general assembly may from time to time establish, by nominating one 33 of the three (3) to five (5) highly qualified persons forwarded to him or her by the commission for 34 the court where the vacancy occurs.

(b) The governor shall fill any vacancy within twenty-one (21) days of the public
 submission by the commission.

3 (c) Each nomination shall be forwarded forthwith to the senate, and by and with the 4 advice and consent of the senate, each nominee shall be appointed by the governor to serve 5 subject to the general laws. The senate shall, after seven (7) calendar days of receipt of the nomination consider the nomination, but if the senate fails within ninety (90) days after the 6 7 submission to confirm the nominee or if the senate does not by a majority vote of its members 8 extend the deliberation an additional seven (7) calendar days, the governor shall appoint some 9 other person to fill the vacancy and shall submit his or her appointment to the senate for 10 confirmation in like manner until the senate shall confirm the nomination. If the nominee is 11 rejected by the senate, the commission shall submit a new list of three (3) to five (5) candidates to 12 the governor for the purpose of nomination in accordance with this chapter. Any new list may 13 include but need not be limited to the names of any candidates who were previously submitted to 14 the governor by the commission but who were not forwarded to the senate for its advice and 15 consent.

16 (d) During the time for consideration of the nominees by the senate, the senate judiciary 17 committee shall conduct an investigation and public hearing on the question of the qualifications 18 of the nominee or nominees. At the public hearing, the testimony of every witness shall be taken 19 under oath and stenographic records shall be taken and maintained. Further, the senate judiciary 20 committee shall during the course of its investigation and hearing have the power upon majority 21 vote of the committee members present to issue witness subpoenas, subpoenas duces tecum, and 22 orders for the production of books, accounts, papers, records, and documents which shall be 23 signed and issued by the chairperson of the committee, or the person serving in his or her 24 capacity. All such subpoenas and orders shall be served as subpoenas in civil cases in the superior 25 court are served, and witnesses so subpoenaed shall be entitled to the same fees for attendance 26 and travel as provided for witnesses in civil cases in the superior court. If the person subpoenaed to attend before the committee fails to obey the command of the subpoena without reasonable 27 28 cause, refuse to be sworn, or to be examined, or to answer a legal and pertinent question, or if any 29 person shall refuse to produce books, accounts, papers, records, and documents material to the 30 issue, set forth in an order duly served on him or her, the committee by majority vote of the 31 committee members present may apply to any justice of the superior court, for any county, upon 32 proof by affidavit of the fact, for a rule or order returnable in not less than two (2) nor more than 33 five (5) days, directing the person to show cause before the justice who made the order or any 34 other justice of the superior court, why he or she should not be adjudged in contempt. Upon the

1 return of the order, the justice before whom the matter is brought on for hearing shall examine 2 under oath the person, and the person shall be given an opportunity to be heard, and if the justice 3 shall determine that the person has refused without reasonable cause or legal excuse to be 4 examined or to answer a legal and pertinent question, or to produce books, accounts, papers, 5 records, and documents material to the issue which he or she was ordered to bring or produce, he or she may forthwith commit the offender to the adult correctional institution, there to remain 6 7 until the person submits to do the act which he or she was so required to do, or is discharged 8 according to law.

9 (e) The committee shall, for the purpose of investigating the qualifications of the 10 nominee or nominees, be furnished with a report compiled by the state police in conjunction with 11 the attorney general's office indicating the determinations and findings of the state police and 12 attorney general's office investigations concerning the background of the nominee or nominees, 13 and the report shall include, but not be limited to, the following:

14 (1) Whether the nominee has ever been convicted of or pleaded guilty to a misdemeanor15 or felony in this or any other state or foreign country;

16 (2) Whether the nominee has ever filed a personal bankruptcy petition or an assignment 17 for the benefit of creditors in this or any other state or foreign country; and whether the nominee 18 has ever been a partner in, held ten percent (10%) or more of stock in, or held office in any sole 19 proprietorship, partnership, or corporation that has been involved in bankruptcy or receivership 20 actions as a debtor or because of insolvency at the time the nominee was a partner in, held ten 21 percent (10%) or more stock in, or held office in any such sole proprietorship, partnership, or 22 corporation;

(3) Whether the nominee has ever had a civil judgment rendered against him or her
arising out of an allegation of fraud, misrepresentation, libel, slander, professional negligence, or
any intentional tort in this state or any other state or foreign country;

26 (4) The state police in conjunction with the attorney general's department shall provide27 in their report the names and addresses of each and every source of their information.

(f) The reports set forth in this section shall be delivered to the chairperson and members of the senate judiciary committee in addition to the nominee or nominees only prior to the commencement of the public hearing. Provided, however, that if the nominee or nominees withdraw or decline the appointment prior to the public hearing then the report or reports shall be returned to the chairperson of the judiciary committee and destroyed.

33 (g) The committee shall also require a financial statement to be submitted by each34 nominee, prior to the public hearing, to the chairperson of the senate judiciary committee, to

investigate each nominee to determine his or her compliance with the provisions of chapter 14 of 1

2 title 36.

3 (h) Any associate justice of any state court who is appointed to serve as the chief or 4 presiding justice of that court on an interim basis shall retain his or her status as an associate 5 justice until the appointment to chief or presiding justice is made permanent.

6

(i) In case a vacancy shall occur when the senate is not in session, the governor shall 7 appoint some person from a list of three (3) to five (5) persons submitted to the governor by the commission to fill the vacancy until the senate shall next convene, when the governor shall make 8 9 an appointment as provided in this section.

10

SECTION 6. This act shall take effect upon passage.

## LC003066 \_\_\_\_\_

## **EXPLANATION**

## BY THE LEGISLATIVE COUNCIL

## OF

# AN ACT

# RELATING TO COURTS AND CIVIL PROCEDURE -- COURTS

#### \*\*\*

1 This act would vest with the governor the sole authority to nominate, on the basis of 2 merit, from a list submitted by the judicial nominating commission with the advice and consent of

3 the senate, all judges and magistrates, to all courts.

4 This act would take effect upon passage.

LC003066

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