1	S.91
2	Introduced by Senators Flory, Ashe, Campbell, Mullin, and Rodgers
3	Referred to Committee on
4	Date:
5	Subject: Judiciary; judicial nominating
6	Statement of purpose of bill as introduced: This bill proposes to establish
7	residency requirements for judicial officers, establish criteria for judicial
8	candidates, and to amend the judicial nominating and selection process.
9 10	An act relating to qualifications of judicial officers and judicial selection and retention
11	It is hereby enacted by the General Assembly of the State of Vermont:
12	Sec. 1. 4 V.S.A. § 601 is amended to read:
13	§ 601. JUDICIAL NOMINATING BOARD CREATED; COMPOSITION
14	* * *
15	(b) The Board shall consist of 11 members who shall be selected as
16	follows:
17	* * *
18	(5) The members of the Board appointed by the Governor shall serve for
19	terms of two years and may serve for no more than three <u>consecutive</u> terms.
20	The members of the Board elected by the House and Senate shall serve for

1	terms of two years and may serve for no more than three consecutive terms.
2	The members of the Board elected by the attorneys at law shall serve for terms
3	of two years and may serve for no more than three consecutive terms. All
4	appointments or elections shall be between January 1 and February 1 of each
5	odd-numbered year, except to fill a vacancy. Members shall serve until their
6	successors are elected or appointed.
7	* * *
8	Sec. 2. 4 V.S.A. § 602 is amended to read:
9	§ 602. DUTIES
10	(a)(1) Prior to submission of submitting to the Governor the names of
11	qualified candidates for justices Justices of the supreme court Supreme Court,
12	superior Superior Court judges, magistrates, the chair of the public service
13	board Chair of the Public Service Board, and members of the public service
14	board to the governor Public Service Board, the board Board shall submit to
15	the court administrator Court Administrator of the supreme court Supreme
16	Court a list of all candidates, and the administrator shall disclose to the board
17	Board information solely about professional disciplinary action taken or
18	pending concerning any candidate. If candidates for the Public Service Board
19	are admitted to practice law in Vermont, the Nominating Board shall submit to
20	the Court Administrator a list of those candidates, and he or she shall disclose

1	to the Board information solely about professional disciplinary action taken or
2	pending concerning such candidates.
3	(2) From the list of candidates presented, the judicial nominating board
4	Judicial Nominating Board shall select by majority vote, provided that a
5	quorum is present, qualified well qualified candidates for the position to be
6	filled.
7	(b) Whenever a vacancy occurs in the office of a supreme court justice or
8	Supreme Court Justice, a superior judge Superior judge, a magistrate, or the
9	Chair of the Public Service Board, or when an incumbent does not declare that
10	he or she will be a candidate to succeed himself or herself, the judicial
11	nominating board <u>Judicial Nominating Board</u> shall submit to the governor
12	Governor the names of as many persons as it deems qualified well qualified to
13	be appointed to the office. There shall be included in the qualifications for
14	appointment that the person shall be an attorney at law who has been engaged
15	in the practice of law or a judge in the state of Vermont for a period of at least
16	five out of the ten years preceding appointment, and with respect to a candidate
17	for superior judge particular consideration shall be given to the nature and
18	extent of the candidate's trial practice. In accordance with 30 V.S.A. § 3,
19	whenever a vacancy occurs for a member position on the Public Service Board,
20	the Governor shall submit at least five names of potential nominees to the
21	Judicial Nominating Board for review. The Judicial Nominating Board shall

1	submit to the Governor the names of candidates it deems well qualified. The
2	Judicial Nominating Board shall submit to the Governor a summary of the
3	qualifications and experience of each candidate whose name is submitted to the
4	Governor, together with any further information relevant to the matter.
5	(c) All Except as provided in subsection (d) of this section, proceedings of
6	the board Board, including the names of candidates considered by the board
7	Board and information about any candidate submitted by the court
8	administrator Court Administrator or by any other source, shall be confidential.
9	(d) The following shall be public:
10	(1) operating procedures of the Board;
11	(2) standard application forms and any other forms used by the Board,
12	provided they do not contain personal information about a candidate or
13	confidential proceedings:
14	(3) all proceedings of the Board prior to the Board's receipt of the first
15	candidate's completed application; and
16	(4) at the time the Board sends the names of the candidates to the
17	Governor, the total number of applicants for the vacancy and the total number
18	of candidates sent to the Governor.
19	(e) A person shall be eligible as a candidate if, upon application:
20	(1) The person is a Vermont resident and admitted to practice law in
21	Vermont.

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1	(2) Except as otherwise provided by this subdivision, the person is an
2	experienced lawyer who has practiced law for at least ten years, and has
3	practiced law in Vermont for at least five out of the ten years preceding his or
4	her application to the Board. However:
5	(A) A candidate for magistrate need only have practiced law for five
6	years, but shall have practiced law in Vermont for at least five out of the ten
7	years immediately preceding his or her application to the Board.
8	(B) A candidate for the position of Chair or member of the Public
9	Service Board shall not be required to be an attorney.
10	(f) A candidate shall possess the following attributes:
11	(1) Integrity. A candidate shall possess demonstrated integrity.
12	(2) Legal knowledge and ability. A candidate shall possess a high
13	degree of knowledge of established legal principles and procedures, and have
14	demonstrated a high degree of ability to interpret and apply the law to specific
15	factual situations.
16	(3) Judicial temperament. A candidate shall possess a judicial
17	temperament, which includes common sense, compassion, decisiveness,
18	firmness, humility, open-mindedness, tact, and patience.
19	(4) Impartiality. A candidate shall exhibit an ability to make judicial
20	determinations in a manner free of bias.

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1	(5) Communication capability. A candidate shall possess demonstrated
2	oral and written capacities, with reasonable accommodations, required by the
3	position.
4	(6) Financial integrity. A candidate shall possess demonstrated financial
5	probity.
6	(7) Work ethic. A candidate shall demonstrate diligence.
7	(8) Administrative capabilities. A candidate shall demonstrate
8	management and organizational skills or experience required by the position.
9	(g) Factors that should be given due consideration by the Board, but are not
10	required of a candidate, include:
11	(1) public and community service;
12	(2) judicial experience in Vermont;
13	(3) for Superior Court, the nature and extent of the candidate's
14	courtroom experience; and
15	(4) for judge of the Environmental Division of the Superior Court,
16	experience and expertise in environmental and zoning law.
17	Sec. 3. EFFECTIVE DATE

18 <u>This act shall take effect on July 1, 2015.</u>