1	S.208
2	Introduced by Senators Hardy and Gulick
3	Referred to Committee on
4	Date:
5	Subject: Judiciary; judicial retention and judicial nominations
6	Statement of purpose of bill as introduced: This bill proposes to (1) require
7	that a vote for retention be taken in the General Assembly for every judge who
8	has commenced the judicial retention process; (2) require the Judiciary to
9	establish procedures to permit members of the Joint Legislative Committee on
10	Judicial Retention to conduct in-person or remote courtroom observations of
11	judicial officers up for retention; (3) add empathy and a demonstrated
12	understanding of equity and bias to the list of factors that the Retention
13	Committee considers when evaluating judicial performance; and (4)
14	appropriate \$50,000.00 to the Judiciary to reimburse the Judicial Nominating
15	Board for the use of paralegals during the judicial nominating process.
16	An act relating to judicial retention and judicial nominations
17	It is hereby enacted by the General Assembly of the State of Vermont:
18	Sec. 1. 4 V.S.A. § 607 is amended to read:
19	§ 607. JOINT COMMITTEE ON JUDICIAL RETENTION; CREATION
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(c) The Committee may use the staff and services of the Office of
Legislative Counsel and the Office of Legislative Operations to, in addition to
other duties, obtain information on the performance of a judge or, Justice, or
magistrate by soliciting comments from members of the Vermont Bar and the
public. The Committee may request any material or files from the Court
Administrator relating to the judicial performance of a judge, Justice, or
magistrate seeking to be retained in office.
Sec. 2. 4 V.S.A. § 608 is amended to read:
§ 608. FUNCTIONS
(a) Declarations submitted to the General Assembly by a Supreme Court
Justice under subsection 4(c) of this title, by a Superior Court judge under
subsection 71(b) of this title, or by a magistrate under subsection 461(c) of this
title shall be referred immediately to the Joint Committee on Judicial
Retention. The declarations shall be accompanied by a supporting statement
by the judge, the Justice, or the magistrate seeking retention. In the case of a
Superior Court judge or magistrate, the declaration shall also be accompanied
by information on the next succeeding rotation schedule for the judge seeking
retention.
(b)(1) The Joint Committee responsible for the recommendation of
retention shall review the candidacies of those Justices, Superior judges, and

magistrates desiring to succeed themselves. In conducting its review, the

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1	Committee shall evaluate judicial performance, including such factors as
2	integrity, judicial temperament, impartiality, health, empathy, a demonstrated
3	understanding of equity and bias, diligence, legal knowledge and ability, and
4	administrative and communicative skills.
5	(2) Members of the Committee shall make a reasonable effort to conduct
6	an in-person or remote courtroom observation of each judicial officer up for
7	retention, and the Judiciary shall establish procedures to permit Committee
8	members to make in-person or remote courtroom observations under this
9	subdivision.
10	(c) For the purpose of receiving information and hearing testimony, the
11	Joint Committee responsible for the recommendation of retention shall hold
12	hearings that, if possible, shall not commence until the General Assembly is in
13	session. Information obtained under subsection 607(c) of this title shall be
14	confidential until the Committee commences its hearings under this subsection.
15	* * *

(g) The votes on retention under subsections 4(c), 71(b), and 461(c) of this title shall be conducted in one joint assembly of the General Assembly, except that in the event that the Joint Committee reports to the General Assembly that it is not able to make its recommendation on a particular Justice, judge, or magistrate under subsection (b) of this section on or before the date set for such joint assembly, the vote on such individual or individuals shall be

1	deferred to a subsequent joint assembly, and separate ballots shall be used
2	despite any other statutory provisions relating to the votes on retention. A vote
3	on retention shall be conducted for each Supreme Court Justice, Superior
4	judge, and magistrate whose declaration was referred to the Joint Committee
5	pursuant to subsection (a) of this section and with respect to whom the Joint
6	Committee commenced hearings under subsection (c) of this section.
7	Sec. 3. APPROPRIATION
8	The amount of \$50,000.00 is appropriated from the General Fund to the
9	Judiciary to be used to reimburse the Judicial Nominating Board for expenses
10	incurred by paralegals providing services in support of the judicial nominating
11	process.
12	Sec. 4. EFFECTIVE DATE
13	This act shall take effect on passage.