By Senator Thurston

	33-00474-19 2019138
1	A bill to be entitled
2	An act relating to judicial nominating commissions;
3	amending s. 43.291, F.S.; revising the composition of
4	judicial nominating commissions; establishing
5	additional restrictions regarding commission members;
6	terminating the terms of commission members as of a
7	specified date; providing for initial appointments and
8	staggered terms for the reconstituted commissions;
9	prohibiting a commission member from serving more than
10	two full terms; providing an exception; requiring
11	appointing authorities to consider certain attributes
12	in making appointments to ensure diversity; requiring
13	appointing authorities to collect and release certain
14	demographic data regarding commission members and
15	applicants for commission membership; requiring that
16	such demographic data be collected through anonymous
17	surveys and released in the statistical aggregate;
18	specifying circumstances under which a commission
19	member may not vote on a matter and must disclose a
20	conflict; requiring a commission member to complete an
21	educational course after his or her appointment;
22	prescribing minimum requirements for the course;
23	providing an effective date.
24	
25	Be It Enacted by the Legislature of the State of Florida:
26	
27	Section 1. Section 43.291, Florida Statutes, is amended to
28	read:
29	43.291 Judicial nominating commissions
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30	(1) Each judicial nominating commission <u>is</u> shall be
31	composed of the following members:
32	(a) <u>Three</u> Four members of The Florida Bar, appointed by the
33	Board of Governors of The Florida Bar Governor, who are engaged
34	in the practice of law, each of whom must be engaged in the
35	practice of law and be is a resident of the territorial
36	jurisdiction served by the commission to which the member is
37	appointed. The Board of Governors of The Florida Bar shall
38	submit to the Governor three recommended nominees for each
39	position. The Governor shall select the appointee from the list
40	of nominees recommended for that position, but the Governor may
41	reject all of the nominees recommended for a position and
42	request that the Board of Governors submit a new list of three
43	different recommended nominees for that position who have not
44	been previously recommended by the Board of Governors.
45	(b) Three Five members appointed by the Governor, each of
46	whom is a resident of the territorial jurisdiction served by the
47	commission to which the member is appointed, of which <u>only</u> at
48	least two <u>may be</u> are members of The Florida Bar engaged in the
49	practice of law.
50	(c) Three members, each of whom is a resident of the
51	territorial jurisdiction served by the commission to which the
52	member is appointed, who are not members of The Florida Bar and
53	are not engaged in the practice of law, selected and appointed
54	by a majority vote of the members of the commission appointed
55	pursuant to paragraphs (a) and (b).
56	
57	No more than five members of each commission may be of the same
58	political party.

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59	(2) A member of a judicial nominating commission may not:
60	(a) Concurrently serve as a member of more than one
61	judicial nominating commission.
62	(b) Concurrently serve as a member of the Judicial
63	Qualifications Commission and a term of office on a judicial
64	nominating commission.
65	(c) Concurrently hold any elective or appointive state,
66	federal, or other political office and serve on a judicial
67	nominating commission.
68	(d) Be appointed to any state judicial office within 2
69	years after his or her term on the judicial nominating
70	<u>commission expires</u> justice or judge may not be a member of a
71	judicial nominating commission. A member of a judicial
72	nominating commission may hold public office other than judicial
73	office. A member of a judicial nominating commission is not
74	eligible for appointment, during his or her term of office and
75	for a period of 2 years thereafter, to any state judicial office
76	for which that commission has the authority to make nominations.
77	(3) All acts of a judicial nominating commission must be
78	made with a concurrence of a majority of its members.
79	(4) (3) Effective July 1, 2019, the terms of all members of
80	judicial nominating commissions are terminated. In order to
81	achieve staggered terms, new members to judicial nominating
82	commissions must be initially appointed in the following manner:
83	(a) One appointment for a term ending July 1, 2020, for
84	each appointing authority specified in paragraphs (1)(a), (b),
85	and (c).
86	(b) One appointment for a term ending July 1, 2021, for
87	each appointing authority specified in paragraphs (1)(a), (b),

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88	and (c).
89	(c) One appointment for a term ending July 1, 2022, for
90	each appointing authority specified in paragraphs (1)(a), (b),
91	and (c) Notwithstanding any other provision of this section,
92	each current member of a judicial nominating commission
93	appointed directly by the Board of Governors of The Florida Bar
94	shall serve the remainder of his or her term, unless removed for
95	cause. The terms of all other members of a judicial nominating
96	commission are hereby terminated, and the Governor shall appoint
97	new members to each judicial nominating commission in the
98	following manner:
99	(a) Two appointments for terms ending July 1, 2002, one of
100	which shall be an appointment selected from nominations
101	submitted by the Board of Governors of The Florida Bar pursuant
102	to paragraph (1)(a);
103	(b) Two appointments for terms ending July 1, 2003; and
104	(c) Two appointments for terms ending July 1, 2004.
105	
106	Every subsequent appointment, except an appointment to fill a
107	vacant, unexpired term, shall be for 4 years. Each expired term
108	or vacancy shall be filled by appointment in the same manner as
109	the member whose position is being filled. <u>A member of any</u>
110	judicial nominating commission may not serve more than two full
111	terms, which does not include any balance remaining on an
112	unexpired term if the initial appointment was to fill a vacancy.
113	<u>(5)</u> (4) In making an appointment, the Governor, the Board of
114	Governors of The Florida Bar, and members of the judicial
115	nominating commissions shall seek to ensure that, to the extent
116	$rac{ extbf{possible}_{ extsf{r}}}{ extsf{the membership}}$ of the commission reflects the $rac{ extsf{racial}_{ extsf{r}}}{ extsf{racial}_{ extsf{r}}}$

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117	ethnic, and gender diversity as to ethnicity, race, disability,
118	veteran status, gender, gender identity, sexual orientation, and
119	as well as the geographic distribution $_{m{ au}}$ of the population within
120	the territorial jurisdiction of the court for which nominations
121	will be considered. The Governor, the Board of Governors of The
122	Florida Bar, and members of the judicial nominating commissions
123	shall also consider the adequacy of representation of each
124	county within the judicial circuit.
125	(a) The Executive Office of the Governor shall collect and
126	release annually, on an aggregate statewide and commission-level
127	basis, the demographic data provided by all members of judicial
128	nominating commissions and all applicants for membership on a
129	judicial nominating commission received by the Governor relative
130	to ethnicity, race, disability, veteran status, gender, gender
131	identity, and sexual orientation.
132	(b) The Board of Governors of The Florida Bar shall collect
133	and release annually, on an aggregate statewide and commission-
134	level basis, the demographic data provided by all members of
135	judicial nominating commissions and all applicants for
136	membership on a judicial nominating commission received by the
137	Board of Governors of The Florida Bar relative to ethnicity,
138	race, disability, veteran status, gender, gender identity, and
139	sexual orientation.
140	(c) The judicial nominating commissions shall collect and
141	release annually, on a commission-level basis, the demographic
142	data provided by all members of that judicial nominating
143	commission and all applicants for membership on a judicial
144	nominating commission received by the members of the respective
145	commission relative to ethnicity, race, disability, veteran

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146	status, gender, gender identity, and sexual orientation.
147	(d) Demographic data of members of judicial nominating
148	commissions and applicants must be collected through anonymous
149	surveys and released in the statistical aggregate.
150	(6) A member may not vote on any matter in which he or she
151	has a substantial personal or pecuniary interest. Any member who
152	believes that his or her personal or business relationship to
153	any applicant for a judicial vacancy might prevent the member
154	from fairly and objectively considering the qualifications of
155	that applicant, or might otherwise involve a conflict of
156	interest or create the appearance thereof, shall disclose the
157	circumstances of the actual or apparent conflict to the
158	commission and shall recuse himself or herself from discussing
159	or voting on the nomination of that applicant.
160	<u>(7)</u> A member of a judicial nominating commission may be
161	suspended for cause by the Governor pursuant to uniform rules of
162	procedure established by the Executive Office of the Governor
163	consistent with s. 7 of Art. IV of the State Constitution.
164	<u>(8)</u> A quorum of the judicial nominating commission is
165	necessary to take any action or transact any business. For
166	purposes of this section, a quorum consists of a majority of
167	commission members currently appointed.
168	(9) Within the first 6 months after his or her appointment,
169	each member of a judicial nominating commission shall complete
170	an educational course designed to familiarize members with the
171	rules of procedure of the judicial nominating commission to
172	which they are appointed. In addition, the educational course
173	must include content on implicit bias in order to educate
174	members on the science surrounding bias and how to develop a
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175	nominating process that is as free from bias as possible.
176	(10) (7) The Executive Office of the Governor shall provide
177	all administrative support for each judicial nominating
178	commission.
179	Section 2. This act shall take effect July 1, 2019.

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