

# **FINAL FISCAL NOTE**

Nonpartisan Services for Colorado's Legislature

**Drafting Number:** LLS 19-0974 **Date:** July 23, 2019 Sen. Lee; Gardner Bill Status: Signed into Law **Prime Sponsors:** 

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COMMISSIONS ON JUDICIAL PERFORMANCE **Bill Topic:** 

□ TABOR Refund Summary of □ State Revenue State Expenditure (minimal) □ Local Government **Fiscal Impact:** 

□ State Transfer □ Statutory Public Entity

This bill repeals the requirement to conduct performance evaluations on senior judges and makes changes regarding who should be surveyed and how. This bill

decreases workload and costs by a minimal amount on an ongoing basis.

**Appropriation Summary:** 

No appropriation is required.

**Fiscal Note** Status:

This fiscal note reflects the enacted bill.

## **Summary of Legislation**

This bill repeals the requirement for the state commission on judicial performance (state commission) to evaluate senior judges. This bill also clarifies who should be surveyed for the purpose of collecting input on a judge's performance and how such surveys may be provided. Lastly, this bill changes the process for filling a state or district commission vacancy from being appointed by the Governor to being appointed by the state commission.

## **Background**

Current law allows a retired judge to temporarily return to the bench while receiving retirement benefits upon written agreement with the Chief Justice of the Supreme Court for not less than 60 or more than 90 days each year. Judges returning to the bench are not paid and instead receive a retirement benefit increase based on a percentage of the current monthly salary of a judge serving in the same position. Currently the state commission must evaluate the performance of senior judges every third year following their initial appointment to the bench as a senior judge and make a recommendation on his or her performance to the Chief Justice.

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# **State Expenditures**

Beginning in FY 2019-20, this bill minimally decreases costs and workload for the Office of Judicial Performance Evaluation. Costs are decreased as a result of not having to survey certain individuals. This creates an efficiency as those that no longer have to be surveyed typically do not respond to the surveys and allows the office to utilize existing resources to collect more judicial performance data by surveying groups that respond more frequently via email surveys. Workload is also decreased by not having to complete a formal evaluation on senior judges, including a written report. Because the Chief Justice relies on survey information to determine if a senior judge's contract will be renewed, survey data will still be collected and provided, therefore this workload reduction is considered minimal.

#### **Effective Date**

This bill was signed into law by the Governor and took effect on May 30, 2019.

### **State and Local Government Contacts**

Judicial