



Reprinted
February 24, 2026

ENGROSSED HOUSE BILL No. 1033

DIGEST OF HB 1033 (Updated February 23, 2026 5:08 pm - DI 106)

Citations Affected: IC 11-12; IC 31-31; IC 33-33; IC 33-38; IC 35-47.

Synopsis: Various judicial matters. Amends the membership of the community corrections advisory board and the Marion County judicial selection committee (selection committee). Specifies that if a newly appointed judge is filling a vacancy of a judge whose term ends the
(Continued next page)

Effective: Upon passage; July 1, 2026.

Lopez, Jeter, Steuerwald, Garcia Wilburn

(SENATE SPONSOR — CARRASCO)

December 1, 2025, read first time and referred to Committee on Courts and Criminal Code.
December 2, 2025, reassigned to Committee on Judiciary.
January 12, 2026, amended, reported — Do Pass.
January 15, 2026, read second time, ordered engrossed.
January 16, 2026, engrossed.
January 20, 2026, read third time, passed. Yeas 88, nays 2.

SENATE ACTION

January 26, 2026, read first time and referred to Committee on Judiciary.
February 19, 2026, amended, reported favorably — Do Pass.
February 23, 2026, read second time, amended, ordered engrossed.

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Digest Continued

same year as the appointment, the newly appointed judge shall serve a term that expires on December 31 of the sixth full year following the appointment. Requires the selection committee to nominate five candidates to the governor when a judicial vacancy exists and allows the governor to appoint any of the nominated candidates when filling more than one vacancy. Replaces the term "presiding judge" with "chief judge" within the Marion County superior court. Requires the selection committee to determine that a judge is suitable to retain judicial office before a judge's request for retention may be placed on the ballot. Allows the chair of the judicial selection committee to remove a member of the executive committee for cause. Specifies the duties, operation, and authority of the executive committee and those of the trial judges, including how executive committee members are chosen. Specifies how magistrates and commissioners are appointed. Specifies the operation of a local or regional justice reinvestment advisory council. Authorizes a retired judicial officer to possess a firearm in the same locations that a law enforcement officer may possess a firearm if certain requirements are met. Makes conforming changes.

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February 24, 2026

Second Regular Session of the 124th General Assembly (2026)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in **this style type**, and deletions will appear in ~~this style type~~.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or ~~this style type~~ reconciles conflicts between statutes enacted by the 2025 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1033

A BILL FOR AN ACT to amend the Indiana Code concerning courts and court officers.

Be it enacted by the General Assembly of the State of Indiana:

1 SECTION 1. IC 11-12-2-2, AS AMENDED BY P.L.86-2017,
2 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
3 UPON PASSAGE]: Sec. 2. (a) To qualify for financial aid under this
4 chapter, a county must establish a community corrections advisory
5 board by resolution of the county executive or, in a county having a
6 consolidated city, by the city-county council. A community corrections
7 advisory board consists of:
8 (1) the county sheriff or the sheriff's designee;
9 (2) the prosecuting attorney or the prosecuting attorney's
10 designee;
11 (3) the executive of the most populous municipality in the county
12 or the executive's designee;
13 (4) **in a county:**
14 (A) **without a consolidated city**, two (2) judges having
15 criminal jurisdiction, if available, appointed by the circuit

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- 1 court judge or the judges' designees; **or**
 2 **(B) with a consolidated city, one (1) of the judges must be**
 3 **the chief judge selected under IC 33-33-49-14.1(c) and the**
 4 **other judge shall be appointed by the chief judge;**
 5 **(5) in a county:**
 6 **(A) without a consolidated city, one (1) judge having**
 7 **juvenile jurisdiction, appointed by the circuit court judge; or**
 8 **(B) with a consolidated city, one (1) judge having juvenile**
 9 **jurisdiction, appointed by the chief judge selected under**
 10 **IC 33-33-49-14.1(c);**
 11 (6) one (1) public defender or the public defender's designee, if
 12 available, or one (1) attorney with a substantial criminal defense
 13 practice appointed by the county executive or, in a county having
 14 a consolidated city, by the city-county council;
 15 (7) one (1) victim, or victim advocate if available, appointed by
 16 the county executive or, in a county having a consolidated city, by
 17 the city-county council;
 18 (8) one (1) ex-offender, if available, appointed by the county
 19 executive or, in a county having a consolidated city, by the
 20 city-county council;
 21 (9) the director of the local office of the department of child
 22 services or the director's designee;
 23 **(10) in a county:**
 24 **(A) without a consolidated city, a representative from a**
 25 **juvenile correctional facility or juvenile detention center in the**
 26 **county, but if no facility exists, one (1) mental health**
 27 **representative chosen by the judge described in subdivision**
 28 **(5); or**
 29 **(B) with a consolidated city, a mental health**
 30 **representative, which could include a representative from**
 31 **a juvenile correctional facility or juvenile detention center**
 32 **in the county, appointed by the chief judge selected under**
 33 **IC 33-33-49-14.1(c);**
 34 (11) a representative from the Juvenile Detention Alternatives
 35 Initiative, but if no program exists, a representative from the court
 36 appointed special advocate program in the county or guardian ad
 37 litem program in the county; and
 38 (12) the following members appointed by the county executive or,
 39 in a county having a consolidated city, by the city-county council:
 40 (A) One (1) member of the county fiscal body or the member's
 41 designee.
 42 (B) One (1) probation officer.



- 1 (C) One (1) juvenile probation officer.
 2 (D) One (1) educational administrator.
 3 (E) One (1) representative of a private correctional agency, if
 4 such an agency exists in the county.
 5 (F) One (1) mental health administrator, or, if there is none
 6 available in the county, one (1) psychiatrist, psychologist, or
 7 physician.
 8 (G) Four (4) lay persons, at least one (1) of whom must be a
 9 member of a minority race if a racial minority resides in the
 10 county and a member of that minority is willing to serve.
- 11 (b) Designees of officials designated under subsection (a)(1)
 12 through (a)(6), (a)(9), and (a)(12)(A) serve at the pleasure of the
 13 designating official.
- 14 (c) Members of the advisory board appointed by the county
 15 executive or, in a county having a consolidated city, by the city-county
 16 council, shall be appointed for a term of four (4) years. The criminal
 17 defense attorney, the ex-offender, and the victim or victim advocate
 18 shall be appointed for a term of four (4) years. Other members serve
 19 only while holding the office or position held at the time of
 20 appointment. ~~The~~ **In a county that does not have a consolidated city,**
 21 **the** circuit court judge may fill the position of the judge having juvenile
 22 court jurisdiction by self appointment if the circuit court judge is
 23 otherwise qualified. A vacancy occurring before the expiration of the
 24 term of office shall be filled in the same manner as original
 25 appointments for the unexpired term. Members may be reappointed.
- 26 (d) Two (2) or more counties, by resolution of their county
 27 executives or, in a county having a consolidated city, by the city-county
 28 council, may combine to apply for financial aid under this chapter. If
 29 counties so combine, the counties may establish one (1) community
 30 corrections advisory board to serve these counties. This board must
 31 contain the representation prescribed in subsection (a), but the
 32 members may come from the participating counties as determined by
 33 agreement of the county executives or, in a county having a
 34 consolidated city, by the city-county council.
- 35 (e) The members of the community corrections advisory board shall,
 36 within thirty (30) days after the last initial appointment is made, meet
 37 and elect one (1) member as chairman and another as vice chairman
 38 and appoint a secretary-treasurer who need not be a member. A
 39 majority of the members of a community corrections advisory board
 40 may provide for a number of members that is:
 41 (1) less than a majority of the members; and
 42 (2) at least six (6);



1 to constitute a quorum for purposes of transacting business. The
 2 affirmative votes of at least five (5) members, but not less than a
 3 majority of the members present, are required for the board to take
 4 action. A vacancy in the membership does not impair the right of a
 5 quorum to transact business.

6 (f) The county executive and county fiscal body shall provide
 7 necessary assistance and appropriations to the community corrections
 8 advisory board established for that county. Appropriations required
 9 under this subsection are limited to amounts received from the
 10 following sources:

11 (1) Department grants.

12 (2) User fees.

13 (3) Other funds as contained within an approved plan.

14 Additional funds may be appropriated as determined by the county
 15 executive and county fiscal body.

16 SECTION 2. IC 31-31-9-1.5, AS ADDED BY P.L.142-2007,
 17 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 18 UPON PASSAGE]: Sec. 1.5. As used in this chapter, "executive
 19 committee" means the executive committee elected under
 20 IC 33-33-49-14 (**before its repeal**) or under IC 33-33-49-14.1.

21 SECTION 3. IC 33-33-49-5.5 IS ADDED TO THE INDIANA
 22 CODE AS A **NEW** SECTION TO READ AS FOLLOWS
 23 [EFFECTIVE UPON PASSAGE]: **Sec. 5.5. As used in this chapter,**
 24 **"full court" means the total of all Marion Superior Court judges**
 25 **who are appointed and serving as judges.**

26 SECTION 4. IC 33-33-49-11 IS AMENDED TO READ AS
 27 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) The court
 28 may adopt rules for conducting the business of the court. **Any local**
 29 **rule that conflicts with this chapter is invalid.** Except as provided in
 30 subsection (b), in all matters action of the court may only be taken by
 31 a vote of a majority of the judges sitting at the time the vote is taken.

32 (b) Action of the court to remove a **member of the executive**
 33 **committee, including** the presiding chief judge, or either associate
 34 presiding judge may only be taken by a vote of two-thirds (2/3) of the
 35 judges sitting at the time the vote is taken. **an affirmative vote of**
 36 **eighty-five percent (85%) of the full court serving at the time the**
 37 **vote is taken.**

38 (c) The court has all the powers incident to a court of record in
 39 relation to the attendance of witnesses, punishment of contempts, and
 40 enforcement of the court's orders. The judges may administer oaths,
 41 solemnize marriages, take and certify acknowledgments of deeds and
 42 all legal instruments, and to give all necessary certificates for the



1 authentication of the records and proceedings in the court.

2 SECTION 5. IC 33-33-49-13.1, AS AMENDED BY P.L.186-2025,
3 SECTION 173, IS AMENDED TO READ AS FOLLOWS
4 [EFFECTIVE UPON PASSAGE]: Sec. 13.1. (a) As used in this
5 chapter:

6 (1) "close relative" has the meaning set forth in IC 33-23-11-2;
7 and

8 (2) "committee" refers to the Marion County judicial selection
9 committee established by subsection (b).

10 (b) The Marion County judicial selection committee is established
11 to:

12 (1) select nominees for the court; and

13 (2) make ~~recommendations to the voters~~ **determinations**
14 concerning the ~~retention suitability~~ of a judge ~~on the court~~: **to**
15 **continue to hold judicial office.**

16 (c) The committee consists of the following fourteen (14) members:

17 (1) Four (4) members who reside in Marion County, appointed as
18 follows:

19 (A) One (1) member appointed by the speaker of the house of
20 representatives.

21 (B) One (1) member appointed by the minority leader of the
22 house of representatives.

23 (C) One (1) member appointed by the president pro tempore
24 of the senate.

25 (D) One (1) member appointed by the minority leader of the
26 senate.

27 A person appointed under this subdivision may not be a member
28 of the general assembly.

29 (2) ~~An attorney who resides in Marion County and practices~~
30 ~~primarily in the area of criminal law; appointed by the president~~
31 ~~of the Indianapolis bar association.~~

32 (3) ~~An attorney who resides in Marion County and practices~~
33 ~~primarily in the area of criminal law; appointed by the president~~
34 ~~of the Marion County bar association.~~

35 (4) ~~An attorney who resides in Marion County; appointed by the~~
36 ~~president of the Indiana Trial Lawyers Association.~~

37 (5) ~~An attorney who resides in Marion County; appointed by the~~
38 ~~president of the Defense Trial Counsel of Indiana. Two (2)~~
39 ~~attorneys who reside in Marion County and practice~~
40 ~~primarily in the areas of criminal, juvenile, or family law or~~
41 ~~business and commercial law, appointed by the governor.~~

42 (3) Two (2) attorneys who reside in Marion County and



1 **practice primarily in the areas of criminal, juvenile, or family**
 2 **law or business and commercial law, appointed by the chief**
 3 **justice of the supreme court.**

4 ~~(6)~~ **(4)** Two (2) members appointed by the chairperson of each
 5 major political party (as defined by IC 3-5-2.1-62(2)) in Marion
 6 County. Each of the four (4) members appointed under this
 7 subdivision must reside in Marion County and must reflect the
 8 diversity and makeup of Marion County.

9 ~~(7)~~ **(5)** The chief judge of the Indiana Court of Appeals or a
 10 designee of the chief judge who is a judge of the Indiana Court of
 11 Appeals. The chief judge or chief judge's designee serves as the
 12 vice chairperson of the committee ex officio.

13 ~~(8)~~ **(6)** The chief justice of Indiana or a designee of the chief
 14 justice who is a justice of the Indiana Supreme Court. The chief
 15 justice or chief justice's designee serves as the chairperson of the
 16 committee ex officio.

17 (d) If a member of the committee is employed by a law firm, no
 18 other person employed by the same law firm may be appointed to the
 19 committee.

20 (e) A member of the committee may not be:

21 (1) a current or former judge of the Marion superior or circuit
 22 court;

23 (2) a current or former judicial officer appointed by the Marion
 24 superior or circuit court;

25 (3) a current or former employee of the Marion superior or circuit
 26 court; or

27 (4) a close relative of anyone **who:**

28 **(A) currently works in a position** described in subdivision
 29 (1), (2), or (3); **or**

30 **(B) has held a position described in subdivision (1), (2), or**
 31 **(3) within the previous six (6) years.**

32 This subsection does not apply to a member appointed under
 33 subsection ~~(c)(7)~~ **(c)(5)** or ~~(c)(8)~~ **(c)(6)**.

34 (f) All attorney members of the committee must be in active and
 35 good standing with the Indiana Supreme Court.

36 (g) **Except as provided in subsection (v)**, each member of the
 37 committee who is not an ex officio member serves a four (4) year term.
 38 **beginning on July 1, 2017, and ending on June 30, 2021.** A member of
 39 the committee may be reappointed for one (1) or more additional four
 40 (4) year terms **but a member cannot serve consecutive terms. If a**
 41 **member is appointed to fill a vacancy, the member serves during the**
 42 **unexpired term of the member's predecessor and may be reappointed**



- 1 for one (1) or more additional four (4) year terms.
- 2 (h) If a vacancy exists on the committee, the appointing authority
- 3 who appointed the former member whose position has become vacant
- 4 shall appoint an individual to fill the vacancy **and serve the remainder**
- 5 **of the unexpired term.**
- 6 (i) An ex officio member of the committee ceases to be a member
- 7 of the committee at the time the person no longer holds the office that
- 8 entitles the person to be a member of the committee.
- 9 (j) A member of the committee described in subsection (c)(1)
- 10 through ~~(c)(6)~~ **(c)(4)** who no longer resides in Marion County is
- 11 considered to have resigned from the committee. A member of the
- 12 committee who no longer resides in Marion County shall notify the
- 13 chairperson in writing of the member's change in residence.
- 14 (k) A quorum consists of nine (9) members of the committee.
- 15 (l) The affirmative votes of nine (9) members of the committee are
- 16 required for the committee to take official action with respect to any
- 17 candidate for judicial office.
- 18 (m) The committee shall:
- 19 (1) nominate judicial candidates for the court in accordance with
- 20 section 13.4 of this chapter; and
- 21 (2) make ~~recommendations~~ **determinations** concerning ~~retention~~
- 22 **the suitability of a judge to continue to hold judicial office** in
- 23 accordance with ~~section~~ **sections 13.7 and 13.8** of this chapter.
- 24 (n) The committee meets upon the call of the chairperson.
- 25 (o) The committee shall meet in the Indiana statehouse or in any
- 26 other appropriate location in Marion County, as determined by the
- 27 chairperson.
- 28 (p) Except as otherwise provided in subsection (q) or otherwise
- 29 provided in this chapter, the committee may adopt its own policies and
- 30 operating procedures. The policies and procedures must comply with
- 31 IC 5-14-1.5 (the open door law) and this chapter, and must include
- 32 procedures by which eligible candidates for a vacancy on the court may
- 33 submit their names to the committee. The policies and procedures are
- 34 public records, and the meetings of the committee at which the policies
- 35 and procedures are considered for initial adoption or amendment must
- 36 be publicly announced and open to the public. Applications of
- 37 candidates for judicial appointment are public records.
- 38 (q) Notwithstanding IC 5-14-1.5-2, the committee is a public agency
- 39 for the purposes of IC 5-14-1.5. The committee may meet in executive
- 40 session under IC 5-14-1.5-6.1 for the consideration of a candidate for
- 41 appointment to or retention on the court if:
- 42 (1) notice of the executive session is given in the manner



- 1 prescribed by IC 5-14-1.5-5; and
 2 (2) all interviews of candidates are conducted at meetings open to
 3 the public.
 4 (r) Notwithstanding IC 5-14-3-4, all public records (as defined in
 5 IC 5-14-3-2) of the committee are subject to IC 5-14-3-3, including
 6 records described in IC 5-14-3-4(b)(12). However, the following
 7 records are excepted from public inspection and copying at the
 8 discretion of the committee:
 9 (1) Personnel files of committee employees and members and
 10 files of applicants for employment with the committee to the
 11 extent permitted under IC 5-14-3-4(b)(8).
 12 (2) Records specifically prepared for discussion or developed
 13 during discussion in an executive session under IC 5-14-1.5-6.1,
 14 unless the records are prepared for use in the consideration of a
 15 candidate for retention or judicial appointment.
 16 (3) Investigatory records prepared for the committee until:
 17 (A) the records are considered in connection with the
 18 consideration of a candidate;
 19 (B) the records are publicly discussed by the committee in
 20 connection with the consideration of a candidate;
 21 (C) a candidate elects to have the records released by the
 22 committee; or
 23 (D) the committee elects to release the records that the
 24 committee considers appropriate in response to publicly
 25 disseminated statements relating to the activities or actions of
 26 the committee;
 27 whichever occurs first.
 28 (4) The work product of an attorney (as defined in IC 5-14-3-2)
 29 representing the committee.
 30 (s) When an event described by subsection (r)(3) occurs, the
 31 investigatory record becomes available for public inspection and
 32 copying under IC 5-14-3-3.
 33 (t) A former member of the committee may not be nominated as a
 34 judge of the court if the person has served as a member of the
 35 committee within the previous five (5) years.
 36 (u) On or before July 1, 2027, and July 1 biennially thereafter, the
 37 committee shall submit a report to the executive director of the
 38 legislative services agency, in an electronic format under IC 5-14-6, for
 39 review by the interim committee on government in accordance with
 40 IC 1-1-15.5-4 and IC 2-5-1.3-13(g). The report shall describe:
 41 (1) official action taken; and
 42 (2) actionable items considered;



1 by the committee during the preceding two (2) years.

2 **(v) This subsection applies only to members appointed under**
 3 **this section as in effect before the amendments made by HEA**
 4 **1033-2026. The term of a member appointed under subsection**
 5 **(c)(1)(A), (c)(1)(B), (c)(2), and (c)(4) and one (1) member of each**
 6 **political party appointed under subsection (c)(6), as in effect before**
 7 **the amendments made by HEA 1033-2026, expires on June 30,**
 8 **2026. The term of a member appointed under subsection (c)(1)(C),**
 9 **(c)(1)(D), (c)(3), and (c)(5) and one (1) member of each political**
 10 **party appointed under subsection (c)(6), as in effect before the**
 11 **amendments made by HEA 1033-2026, expires on June 30, 2028.**
 12 **A member removed from the committee under this subsection who**
 13 **has served less than four (4) years of the member's term may be**
 14 **reappointed for a consecutive term. This subsection expires July 1,**
 15 **2028.**

16 **(w) The term of a member appointed under subsection (c)(1)(A),**
 17 **(c)(1)(B), one (1) member appointed under subsection (c)(2) and**
 18 **(c)(3), and one (1) member of each major political party appointed**
 19 **under subsection (c)(4) begins on July 1, 2026. The term of a**
 20 **member appointed under subsection (c)(1)(C), (c)(1)(D), one (1)**
 21 **member appointed under subsection (c)(2) and (c)(3), and one (1)**
 22 **member of each major political party appointed under subsection**
 23 **(c)(4) begins on July 1, 2028.**

24 SECTION 6. IC 33-33-49-13.2, AS ADDED BY P.L.245-2017,
 25 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 26 UPON PASSAGE]: Sec. 13.2. (a) Each judge of the court shall serve
 27 a term of six (6) years. ~~The judge shall hold office for the six (6) year~~
 28 ~~term or until the judge's successor is appointed and qualified.~~ A judge
 29 shall be appointed at large for the office of judge of the court and not
 30 as the judge of a particular room or division of the court.

31 (b) The thirty-six (36) judges of the court shall be divided into two
 32 (2) retention classes.

33 (c) Retention class A consists of the twenty (20) judges whose terms
 34 expire on December 31, 2018.

35 (d) Retention class B consists of the sixteen (16) judges whose
 36 terms expire on December 31, 2020.

37 (e) A newly appointed judge is assigned to the retention class of the
 38 judge's predecessor.

39 **(f) If a newly appointed judge is appointed to fill a vacancy**
 40 **during the same year the vacating judge's term would otherwise**
 41 **expire, the term of the newly appointed judge shall expire on**
 42 **December 31 of the sixth full year following the newly appointed**



1 **judge's appointment.**

2 SECTION 7. IC 33-33-49-13.3, AS ADDED BY P.L.245-2017,
3 SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4 UPON PASSAGE]: Sec. 13.3. (a) The retention in office of a sitting
5 judge of the court shall be approved or rejected by the electorate of
6 Marion County in accordance with this section.

7 (b) A judge who **has been found eligible for retention by the**
8 **committee under section 13.7 or 13.8 of this chapter and** wishes to
9 be retained in office shall file a statement with the clerk and secretary
10 of state during the period described in IC 3-8-2-4 during which a
11 declaration of candidacy must be filed in the year in which the judge's
12 term expires. The judge's statement must include the following
13 information:

14 (1) A statement indicating that the judge wishes to have the
15 question of the judge's retention placed on the ballot.

16 (2) A statement of the judge's name as:

17 (A) the judge wants the judge's name to appear on the ballot;
18 and

19 (B) a candidate's name is permitted to appear on the ballot
20 under IC 3-5-7.

21 (3) If the judge is affiliated with a political party, the name of that
22 political party. The judge may indicate in the statement that the
23 judge is not affiliated with a political party. For purposes of this
24 subdivision, a judge's affiliation with a political party is
25 determined as provided in IC 3-8-2-7(a)(4).

26 (4) A statement that the judge requests that the name on the
27 judge's voter registration record be the same as the name the
28 judge uses on the statement. If there is a difference between the
29 name on the judge's statement and the name on the judge's voter
30 registration record, the clerk shall change the name on the judge's
31 voter registration record to be the same as the name on the judge's
32 statement.

33 If a judge does not file a statement under this subsection with both the
34 clerk and the secretary of state, the clerk shall, not later than March 1,
35 notify the Marion County judicial selection committee in writing that
36 the judge does not wish to continue in office after the end of the judge's
37 term of office.

38 (c) The term of a judge:

39 (1) who does not file statements under subsection (b); and

40 (2) whose term expires during the year in which the question of
41 the retention of the judge would have been placed on the general
42 election ballot;



1 expires December 31 of the year in which the question of the judge's
2 retention would have been placed on the ballot.

3 (d) **A judge may not appear on the ballot for retention if the**
4 **committee has determined that the judge is not suitable to retain**
5 **office.** If the question of a judge's retention is required to be on the
6 ballot at a general election, the question of approval or rejection of the
7 judge's retention shall be placed on the general election ballot in the
8 form prescribed by IC 3-11-2 and must state:

9 "Shall Judge (insert here the name of the judge as stated under
10 subsection (b)(2)) be retained in office?".

11 If a majority of the ballots cast by the electors voting on the question
12 is "Yes", the judge whose name appears on the question shall be
13 approved for a six (6) year term beginning January 1 following the
14 general election as provided in section 13.2 of this chapter. If a
15 majority of the ballots cast by the electors voting on the question is not
16 "Yes", the following apply:

17 (1) Retention of the judge whose name appears on the question is
18 rejected.

19 (2) The office of the rejected judge becomes vacant on January 1
20 following the rejection.

21 (3) The vacancy shall be filled in accordance with this chapter.

22 SECTION 8. IC 33-33-49-13.4, AS ADDED BY P.L.245-2017,
23 SECTION 11, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
24 UPON PASSAGE]: Sec. 13.4. (a) When the committee learns that a
25 vacancy exists or will exist on the court, the committee shall nominate
26 ~~three (3)~~ **five (5)** candidates to the governor to fill the vacancy in
27 accordance with this section.

28 (b) In making a nomination under this section or a recommendation
29 concerning retention under section 13.7 of this chapter, the committee
30 shall consider the following factors with respect to a candidate:

31 (1) Law school record, including any academic honors and
32 achievements.

33 (2) Contribution to scholarly journals and publications, legislative
34 drafting, and legal briefs.

35 (3) Activities in public service, including:

36 (A) writings and speeches concerning public or civic affairs
37 that are on public record, including but not limited to
38 campaign speeches or writing, letters to newspapers, and
39 testimony before public agencies;

40 (B) efforts and achievements in improving the administration
41 of justice; and

42 (C) other conduct relating to the individual's profession.



- 1 ~~(4)~~ Whether the candidate reflects the diversity and makeup of
2 Marion County.
3 ~~(5)~~ **(4)** Legal experience, including the number of years of
4 practicing law, the kind of practice involved, and reputation as a
5 trial lawyer or judge.
6 ~~(6)~~ **(5)** Probable judicial temperament.
7 ~~(7)~~ **(6)** Personality traits, including the exercise of sound
8 judgment, ability to compromise and conciliate, patience,
9 decisiveness, and dedication.
10 ~~(8)~~ **(7)** Membership on boards of directors, financial interest, and
11 any other consideration that might create conflict of interest with
12 a judicial office.
13 ~~(9)~~ **(8)** Any other pertinent information that the committee feels
14 is important in selecting the best qualified individuals for judicial
15 office.
16 **(9) Information from the supreme court disciplinary**
17 **commission or the commission on judicial qualifications**
18 **regarding any disciplinary action pending or commenced**
19 **before the commission, including but not limited to notices of**
20 **inquiry, notices of investigation, filed charges, or resolutions.**
21 **This information shall be received in executive session, is**
22 **confidential, and is not subject to public access.**
23 (c) As soon as practicable after the committee learns of a vacancy,
24 the committee shall publicly announce that it is accepting applications
25 from persons wishing to fill the vacancy. The committee shall
26 determine the form and content of the application, establish a timetable
27 for nominations, and schedule one (1) or more hearings to interview
28 qualified applicants and select nominees to fill the vacancy. To the
29 extent practicable, the committee shall endeavor to interview as many
30 qualified applicants as possible. However, if a large number of
31 applicants have applied to fill a vacancy, the committee may limit itself
32 to interviewing only the most qualified applicants. The committee may
33 conduct multiple interviews. At the conclusion of the interview
34 process, the committee shall nominate ~~the three (3)~~ **five (5) of the** most
35 qualified candidates and forward their names to the governor, who
36 shall, not later than sixty (60) days after the names of the candidates
37 have been forwarded, appoint one (1) of the nominees as judge. **If the**
38 **committee is nominating candidates for more than one (1) vacancy**
39 **within the same political party, the governor may appoint any of**
40 **the nominated candidates to the vacancies.** If the governor does not
41 make an appointment within the sixty (60) day period described in this
42 subsection, the chairperson of the committee shall appoint one (1) of



1 the nominees as judge.

2 (d) In no event may more than fifty-two percent (52%) of the judges
3 serving on the Marion superior court be members of the same political
4 party.

5 SECTION 9. IC 33-33-49-13.7, AS ADDED BY P.L.245-2017,
6 SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
7 UPON PASSAGE]: Sec. 13.7. (a) This section applies to each sitting
8 judge who ~~will~~ **wishes to** stand for retention under section 13.3 of this
9 chapter **in 2027 and each year following, including a person who**
10 **served as a judge of the Marion superior court on December 31, 2016.**
11 **However, an incumbent judge must appear only one (1) time before the**
12 **committee for purposes of this section.**

13 (b) The following definitions apply throughout this section:

14 (1) "News media" includes:

15 (A) a newspaper of general circulation in Marion County;

16 (B) one (1) or more broadcasters serving Marion County;

17 (C) any person who uses a blog or similar Internet web site to
18 provide information or commentary concerning the judiciary
19 or political matters of interest to residents of Marion County;
20 and

21 (D) any other appropriate source of news or information for
22 Marion County residents.

23 (2) "Voter outreach organization" includes any organization that
24 has the goal of informing voters in Marion County about issues
25 and candidates in upcoming elections.

26 (c) **(b)** This subsection does not apply to an incumbent judge who
27 has previously appeared before the committee for purposes of this
28 section at least one (1) time. Before a judge **may is eligible to** stand for
29 retention under section 13.3 of this chapter, the judge must appear, **in**
30 **person**, before the committee to permit the committee to **issue a**
31 **recommendation to the voters concerning determine** the judge's
32 **qualifications and** suitability to continue to hold judicial office. **If a**
33 **judge does not appear before the committee as required by this**
34 **subsection, the committee shall provide notice to the clerk that the**
35 **question of the judge's retention may not be on the ballot.**

36 (d) ~~(c)~~ **(c)** ~~At the time Before~~ a judge files a statement under section
37 13.3 of this chapter that the judge wishes to be retained in office, the
38 judge shall:

39 (1) notify the committee that the judge wishes to be retained in
40 office; and

41 (2) provide the committee with a written statement describing the
42 judge's qualifications **and suitability to continue to hold judicial**



- 1 **office**, with particular emphasis on the matters described in
 2 section 13.4(b) of this chapter.
- 3 ~~(e)~~ **(d)** After receiving the materials described in subsection ~~(d)~~, **(c)**,
 4 the committee shall promptly schedule a **an in-person** hearing to
 5 consider the materials submitted by the judge and interview the judge.
 6 Each judge is entitled to a hearing before the committee. The hearings
 7 shall be held in ~~executive session~~ a **public hearing and shall be**
 8 **scheduled with sufficient time for the committee to make a**
 9 **determination and allow the judge to meet the filing deadline**
 10 **required by section 13.3(b) of this chapter. The committee shall**
 11 **meet in executive session when deliberating as to the suitability of**
 12 **a judge wishing to retain judicial office.**
- 13 ~~(f)~~ **(e)** A judge is presumed ~~qualified~~: **suitable to continue to hold**
 14 **judicial office.** The affirmative votes of at least nine (9) committee
 15 members are required to find that a judge is not ~~qualified~~: **suitable to**
 16 **continue to hold judicial office.**
- 17 ~~(g)~~ **(f)** If the committee finds that a judge is not ~~qualified~~, the
 18 committee shall do the following:
- 19 (1) Through the chairperson, place on the appropriate Internet
 20 web site of the Indiana supreme court the following statement:
 21 "After considering Judge (insert name here)'s qualifications and
 22 Judge (insert name here)'s performance in office, the Marion
 23 County Judicial Selection Committee finds that Judge (insert
 24 name here) IS NOT qualified and SHOULD NOT BE retained in
 25 office.".
- 26 (2) Issue the following statement to news media and voter
 27 outreach organizations: "After considering Judge (insert name
 28 here)'s qualifications and Judge (insert name here)'s performance
 29 in office, the Marion County Judicial Selection Committee finds
 30 that Judge (insert name here) IS NOT qualified and SHOULD
 31 NOT BE retained in office.".
- 32 (3) Take any other steps reasonably calculated to inform the
 33 general public in Marion County of the committee's
 34 determination: **suitable to continue to hold judicial office, the**
 35 **judge shall not be retained beyond the conclusion of the**
 36 **judge's current term and the judge shall be replaced as**
 37 **provided under section 13.4 of this chapter.**
- 38 ~~(h)~~ **(g)** If the committee does not find ~~finds~~ that a judge is
 39 ~~unqualified~~, the committee shall do the following:
- 40 (1) Through the chairperson, place on the appropriate Internet
 41 web site of the Indiana supreme court the following statement:
 42 "After considering Judge (insert name here)'s qualifications and



1 Judge (insert name here)'s performance in office; the Marion
 2 County Judicial Selection Committee finds that Judge (insert
 3 name here) IS qualified and SHOULD BE retained in office.".

4 (2) Issue the following statement to news media and voter
 5 outreach organizations: "After considering Judge (insert name
 6 here)'s qualifications and Judge (insert name here)'s performance
 7 in office, the Marion County Judicial Selection Committee finds
 8 that Judge (insert name here) IS qualified and SHOULD BE
 9 retained in office.".

10 (3) Take any other steps reasonably calculated to inform the
 11 general public in Marion County of the committee's
 12 determination: **suitable to continue to hold judicial office, the**
 13 **judge may be retained subject to the approval of the**
 14 **electorate of Marion County under section 13.3 of this**
 15 **chapter.**

16 (h) The committee shall provide notice to the clerk of each
 17 decision made under subsection (f) or (g). If a judge has not been
 18 found suitable for retention under this section, the clerk shall not
 19 include the question of the judge's retention on the ballot.

20 (i) Subject to section 13.1 of this chapter, the committee may adopt
 21 policies and operating procedures to implement this section.

22 SECTION 10. IC 33-33-49-13.8 IS ADDED TO THE INDIANA
 23 CODE AS A NEW SECTION TO READ AS FOLLOWS
 24 [EFFECTIVE UPON PASSAGE]: **Sec. 13.8. (a) This section applies**
 25 **to each sitting judge who wishes to stand for retention under**
 26 **section 13.3 of this chapter in 2026.**

27 (b) Before a judge may stand for retention under section 13.3 of
 28 this chapter in 2026, the judge must appear, in person, before the
 29 committee to permit the committee to determine the judge's
 30 suitability to continue to hold judicial office.

31 (c) Not later than March 1, 2026, the judge shall:

32 (1) notify the committee that the judge wishes to be retained
 33 in office; and

34 (2) provide the committee with a written statement describing
 35 the judge's qualifications and suitability to continue to hold
 36 judicial office, with particular emphasis on the matters
 37 described in section 13.4(b) of this chapter.

38 (d) After receiving the materials described in subsection (c), the
 39 committee shall promptly schedule an in-person hearing to
 40 consider the materials submitted by the judge and interview the
 41 judge. The hearings shall be:

42 (1) held in executive session; and



1 (2) scheduled with sufficient time for the committee to make
 2 a determination as to the judge's suitability to remain in office
 3 and provide notice to the clerk under subsection (h) not later
 4 than May 15, 2026.

5 (e) A judge is presumed suitable to continue to hold judicial
 6 office. The affirmative votes of at least nine (9) committee members
 7 are required to find that a judge is not suitable to continue to hold
 8 judicial office.

9 (f) If the committee finds that a judge is not suitable to continue
 10 to hold judicial office, the judge shall not be retained beyond the
 11 conclusion of the judge's current term and the judge shall be
 12 replaced through section 13.4 of this chapter.

13 (g) If the committee finds that a judge is suitable to continue to
 14 hold judicial office, the judge may be retained subject to the
 15 approval of the electorate of Marion County under section 13.3 of
 16 this chapter.

17 (h) The committee shall provide a notice to the clerk of each
 18 decision made under subsection (f) or (g). If a judge has not been
 19 found suitable for retention under this section, the clerk shall not
 20 include on the ballot the question of the judge's retention.

21 (i) Subject to section 13.1 of this chapter, the committee may
 22 adopt policies and operating procedures to implement this section.

23 (j) This section expires January 1, 2027.

24 SECTION 11. IC 33-33-49-14 IS REPEALED [EFFECTIVE UPON
 25 PASSAGE]. See: 14. (a) Not more than thirty (30) days after taking the
 26 oath of office, the judges shall meet and designate four (4) of the
 27 judges as the executive committee for administrative purposes. The
 28 executive committee shall be selected by a vote of two-thirds (2/3) of
 29 the judges sitting at the time the vote is taken. If all vacancies cannot
 30 be filled by a two-thirds (2/3) vote, vacancies may be filled by such
 31 other method as provided by court rule. The executive committee is
 32 responsible for the operation and conduct of the court. The executive
 33 committee shall operate and maintain the juvenile detention facilities
 34 in the county. A member of the executive committee shall serve in the
 35 capacity provided by rules adopted by the court under section 11 of this
 36 chapter. A member of the executive committee serves for a term of two
 37 (2) years beginning on the date of the member's election. Except for the
 38 rotation of the presiding judge as provided in subsection (b), any or all
 39 of the members elected to the executive committee may be reelected.
 40 Of the four (4) judges elected to the executive committee, not more
 41 than two (2) may be members of the same political party.

42 (b) One (1) of the four (4) judges elected to the executive committee



1 shall be elected as presiding judge, and three (3) of the four (4) judges
 2 elected to the executive committee shall be elected as associate
 3 presiding judges. Beginning with the election of the executive
 4 committee in 2007, a presiding judge may not be elected from the same
 5 political party as the presiding judge who served the previous term.
 6 Each judge who is a member of the executive committee has an equal
 7 vote in all matters pertaining to the business of the court when an
 8 action requires a majority vote. If a tie vote occurs, the presiding judge
 9 shall cast the tiebreaking vote. Any action taken by the executive
 10 committee may be overruled by a vote of two-thirds (2/3) of all the
 11 judges sitting at the time the vote is taken. The physical reassignment
 12 of a judge to a different courtroom requires a unanimous vote of the
 13 executive committee. The executive committee shall assign cases,
 14 offices, and courtrooms for trial judges or reassignment of newly filed
 15 cases in the interests of the speedy, economical, and uniform
 16 disposition of cases. All matters of trial dates, continuances, and
 17 subpoenas used for trial shall be determined by the trial judge in
 18 accordance with rules of the superior court. The executive committee
 19 shall perform other duties as determined by rules of the court.

20 (c) The court shall, by rules of the court, divide the work of the court
 21 into various divisions, including but not limited to the following:

- 22 (1) Civil.
- 23 (2) Criminal.
- 24 (3) Family.

25 (d) The work of each division shall be allocated by the rules of the
 26 court.

27 (e) The judges shall be assigned to various divisions or rooms as
 28 provided by rules of the court. Whenever possible, an incumbent judge
 29 shall be allowed the option of remaining in a particular room or
 30 division. Whenever any action of the court is required, the judges of the
 31 court shall act in concert, by a vote under section 11 of this chapter.
 32 The court shall keep appropriate records of rules, orders, and
 33 assignments of the court.

34 SECTION 12. IC 33-33-49-14.1 IS ADDED TO THE INDIANA
 35 CODE AS A NEW SECTION TO READ AS FOLLOWS
 36 [EFFECTIVE UPON PASSAGE]: **Sec. 14.1. (a) This section applies**
 37 **to the selection of the executive committee in 2026 to begin serving**
 38 **a term starting on January 1, 2027, and selection of each executive**
 39 **committee thereafter. An executive committee comprised of four**
 40 **(4) superior court judges is responsible for the administrative**
 41 **operation and conduct of the court. Of the four (4) judges**
 42 **approved to comprise the executive committee, not more than two**



1 (2) may be members of the same political party.

2 (b) Not later than November 15 of the final year of an executive
3 committee's term, the full court shall meet to select four (4)
4 candidates for the executive committee to start serving the next
5 year. The candidates for the executive committee are selected by a
6 vote of two-thirds (2/3) of the sitting judges who will hold office on
7 January 1 of the next year. If all candidates for the executive
8 committee cannot be filled by this two-thirds (2/3) vote, the
9 member will be selected by the chair of the judicial selection
10 committee established by section 13.1 of this chapter.

11 (c) The four (4) candidates selected under subsection (b) shall be
12 submitted to the chair of the judicial selection committee for
13 approval. Not later than December 15 in the year in which the
14 executive committee members are selected, the chair of the judicial
15 selection committee may:

- 16 (1) allow each new executive committee member to submit an
17 application for the chief judge position; and
18 (2) interview each new executive committee member.

19 The chair of the judicial selection committee shall consider the
20 feedback of incumbent executive committee members and superior
21 court judges in an executive session and shall select one (1) member
22 of the executive committee as the chief judge. A vacancy of the
23 chief judge position shall be filled by the procedure established
24 under this subsection.

25 (d) If a vacancy occurs on the executive committee, not later
26 than thirty (30) days after the vacancy exists:

- 27 (1) a vote must be taken in the manner described in subsection
28 (b) to select candidates to fill the vacancy; and
29 (2) the candidates identified in subdivision (1) must be
30 submitted to the chair of the judicial selection committee for
31 approval.

32 (e) Starting January 1, 2027, a member of the executive
33 committee serves for a term of three (3) years.

34 (f) The chair of the judicial selection committee may remove any
35 member of the executive committee, including the chief judge, from
36 the member's position on the executive committee for cause. The
37 removal of a member from the executive committee under this
38 subsection does not remove the member from judicial office.

39 (g) The full court shall do the following:

- 40 (1) Select candidates for the executive committee under
41 subsection (b).
42 (2) Approve local rules.



- 1 **(3) Approve the court's annual caseload allocation plan.**
- 2 **(4) Review reports from the chief judge and executive**
- 3 **committee.**
- 4 **(h) All matters of trial dates, continuances, and subpoenas used**
- 5 **for trial shall be determined by the trial judge in accordance with**
- 6 **rules of the superior court. The executive committee shall perform**
- 7 **duties required under this chapter as well as other duties as**
- 8 **determined by rules of the court.**
- 9 **(i) The court shall, by rules of the court, divide the work of the**
- 10 **court into various divisions, including but not limited to the**
- 11 **following:**
- 12 **(1) Civil.**
- 13 **(2) Criminal.**
- 14 **(3) Family.**
- 15 **(j) The work of each division shall be allocated by the rules of**
- 16 **the court.**
- 17 **(k) The court shall keep appropriate records of rules, orders,**
- 18 **and assignments of the court.**
- 19 SECTION 13. IC 33-33-49-14.5 IS ADDED TO THE INDIANA
- 20 CODE AS A NEW SECTION TO READ AS FOLLOWS
- 21 [EFFECTIVE UPON PASSAGE]: **Sec. 14.5. (a) The executive**
- 22 **committee selected under section 14.1 of this chapter shall have the**
- 23 **authority to do the following:**
- 24 **(1) Develop operational policies and determine the court's**
- 25 **positions on public policy.**
- 26 **(2) Serve as official representative of the court in interactions**
- 27 **with government entities, the legal community, public, and**
- 28 **media.**
- 29 **(3) Advise and support judges in fulfilling their judicial**
- 30 **responsibilities.**
- 31 **(4) Assign cases, offices, and courtrooms for trial judges or**
- 32 **reassign newly filed cases in the interests of the speedy,**
- 33 **economical, and uniform disposition of cases.**
- 34 **(5) Assign judges and judicial officers to certain courtrooms**
- 35 **and reassign cases between judges to promote efficiency.**
- 36 **(6) Establish and oversee administrative policies for**
- 37 **personnel.**
- 38 **(7) Oversee the court's financial management.**
- 39 **(8) Hire and manage key court personnel.**
- 40 **(9) Operate and maintain the juvenile detention facilities in**
- 41 **the county.**
- 42 **(10) Review the bond schedule set forth by the county at least**



- 1 once during each three (3) year term of the executive
2 committee.
- 3 **(11) Create and publish a list of approved senior judges,**
4 **temporary judges, and judges pro tempore that may be**
5 **utilized by judges in the superior court. Senior judges,**
6 **temporary judges, and judges pro tempore who are not**
7 **approved by the executive committee may not be used.**
- 8 **(12) In the absence of the chief judge, carry out the duties of**
9 **that position.**
- 10 **(13) Report actions of the executive committee to the full**
11 **court.**
- 12 **(14) Determine for the Marion superior and circuit courts:**
- 13 **(A) operating hours;**
14 **(B) holiday hours; and**
15 **(C) all court and court facility closure decisions.**
- 16 **Determinations made under this subdivision shall be made in**
17 **consultation with the circuit court judge.**
- 18 **(b) Each judge who is a member of the executive committee has**
19 **an equal vote in all matters pertaining to the business of the court**
20 **when an action requires a majority vote. If a tie vote occurs, the**
21 **chief judge shall cast the tiebreaking vote. Any action taken by the**
22 **executive committee may only be overruled by a vote of eighty-five**
23 **percent (85%) of the full court sitting at the time the vote is taken.**
24 **The reassignment of a judge to a different caseload requires a**
25 **majority vote of the executive committee. The chief judge has**
26 **authority to execute contracts approved by the executive**
27 **committee.**
- 28 SECTION 14. IC 33-33-49-15, AS AMENDED BY P.L.106-2022,
29 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
30 UPON PASSAGE]: Sec. 15. (a) The executive committee ~~with the~~
31 ~~approval of two-thirds (2/3) of the judges;~~ shall determine the number
32 of judicial officers and personnel required to efficiently serve the court.
33 The salaries of the personnel shall be fixed and paid as provided by
34 law.
- 35 (b) The administrative officers shall perform the duties prescribed
36 by the executive committee and shall operate under the jurisdiction of
37 the executive committee and serve at the pleasure of the executive
38 committee.
- 39 (c) The executive committee shall see that the court at all times is
40 amply provided with adequate resources necessary to effectively run
41 court operations. Each judge shall appoint a judicial assistant who will
42 also serve as the judge's official court reporter. All other staff



1 assignments will be determined by the executive committee. ~~in~~
 2 ~~conjunction with the general term.~~ The staffing requirements set forth
 3 in IC 33-29-1-5 do not apply to the Marion superior court. In addition
 4 to the specified duties of this subsection, **required of** the executive
 5 committee **under this chapter, the executive committee** shall exercise
 6 any other powers and duties that may be assigned to the executive
 7 committee. ~~At least once each month, a general term conference of all~~
 8 ~~superior division judges should be held, at which the presiding judge~~
 9 ~~shall preside. During an absence or a vacation of a judge who is a~~
 10 ~~member of the executive committee, the senior superior court judge~~
 11 ~~shall act for the absent member, if necessary.~~ **necessary to aid in the**
 12 **operation of the court. The executive committee shall make**
 13 **decisions with consideration to the best interest of the court and the**
 14 **community.**

15 (d) Notwithstanding any other law, a commissioner appointed under
 16 this chapter has all of the powers and duties prescribed for a magistrate
 17 under IC 33-23-5. However, the provisions of IC 33-23-5-11 requiring
 18 the state to pay the salary of a magistrate do not require the state to pay
 19 the salary of a commissioner appointed under this chapter.

20 (e) If a commissioner appointed under this chapter is appointed as
 21 a magistrate in Marion County, the salary of that magistrate shall be
 22 paid by the state under IC 33-23-5-11 in the same amount as other
 23 magistrates are paid.

24 (f) The allocation of appointments of commissioners **or magistrates**
 25 under this chapter shall be determined by agreement between the
 26 ~~judges of the superior court~~ **executive committee** and the judge of the
 27 circuit court with consideration given to the case load of each court.
 28 ~~However, notwithstanding any other law, at least two (2) of the~~
 29 ~~commissioners appointed under this chapter shall be appointed by the~~
 30 ~~judge of the circuit court.~~

31 (g) The:

- 32 (1) judge of the circuit court has exclusive authority to appoint
 33 commissioners **or magistrates** allocated to the circuit court; and
 34 (2) judges of the ~~superior court~~ **executive committee** have
 35 exclusive authority to appoint commissioners **or magistrates**
 36 allocated to the superior court. ~~by a vote of the majority of the~~
 37 ~~judges of the superior court.~~

38 (h) Not more than a simple majority of the commissioners **or**
 39 **magistrates** appointed under this chapter may be from the same
 40 political party.

41 (i) A commissioner **or magistrate** appointed by the:

- 42 (1) judge of the circuit court serves at the pleasure of the judge of



1 the circuit court; and

2 (2) ~~judges of the superior court continues in office until removed~~
 3 ~~pursuant to local rule.~~ **executive committee of the superior**
 4 **court serves at the pleasure of the executive committee.**

5 SECTION 15. IC 33-33-49-15.5 IS ADDED TO THE INDIANA
 6 CODE AS A NEW SECTION TO READ AS FOLLOWS
 7 [EFFECTIVE UPON PASSAGE]: **Sec. 15.5. (a) A commissioner or**
 8 **magistrate of the superior court shall be hired in a manner**
 9 **prescribed by the executive committee.**

10 **(b) Commissioners and magistrates:**

11 **(1) serve the entire superior court and not just the individual**
 12 **judge or judges to whom a commissioner or magistrate may**
 13 **be assigned; and**

14 **(2) shall be available to serve any division or judge of the**
 15 **superior court as needed to ensure efficient administration of**
 16 **justice.**

17 **(c) The executive committee has final authority for all**
 18 **employment decisions regarding commissioners or magistrates and**
 19 **shall establish procedures to carry out duties under this subsection.**

20 **Employment decisions include the following:**

21 **(1) Hiring.**

22 **(2) Appointments and assignments.**

23 **(3) Performance review.**

24 **(4) Disciplinary matters.**

25 **(5) Termination.**

26 **(d) Prior to making an employment decision under subsection**
 27 **(c)(3) through (c)(5), the executive committee shall consult with any**
 28 **judge to whom the commissioner or magistrate has been assigned**
 29 **and shall give consideration to the opinion of the judge. When**
 30 **completing a performance review, the executive committee:**

31 **(1) shall obtain information from sitting judges and court**
 32 **staff; and**

33 **(2) may obtain information from attorneys who have**
 34 **appeared before the commissioner or magistrate;**

35 **and may consider the information obtained under subdivisions (1)**
 36 **and (2).**

37 **(e) Nothing in this section shall be construed to limit or modify**
 38 **the powers and duties of magistrates as prescribed under**
 39 **IC 33-23-5. The hiring and employment procedures established by**
 40 **this section shall apply to all commissioners or magistrates**
 41 **appointed under this chapter.**

42 SECTION 16. IC 33-33-49-24 IS AMENDED TO READ AS



1 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 24. The judge of
 2 the Marion circuit court may, with the consent of the court acting
 3 through the superior court ~~presiding chief~~ judge under rules adopted by
 4 the court, transfer any action, cause, or proceeding filed and docketed
 5 in the circuit court to the court by transferring all original papers and
 6 instruments filed in that action, cause, or proceeding without further
 7 transcript to be redocketed and disposed of as if originally filed with
 8 the court.

9 SECTION 17. IC 33-33-49-25 IS AMENDED TO READ AS
 10 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 25. The ~~presiding~~
 11 ~~chief~~ judge may, with the consent of the judge of the Marion circuit
 12 court and under rules adopted by the court, transfer any action, cause,
 13 or proceeding without further transcript to be redocketed and disposed
 14 of as if originally filed with the Marion circuit court.

15 SECTION 18. IC 33-33-49-30, AS AMENDED BY P.L.106-2022,
 16 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 17 UPON PASSAGE]: Sec. 30. (a) **Subject to section 13.7 of this**
 18 **chapter**, a judge remains qualified to hold office as long as the judge:

- 19 (1) remains fair and impartial in judicial functions;
 20 (2) ~~maintains a high standard of morality in dealings, public and~~
 21 ~~private;~~
 22 (3) (2) remains physically and mentally capable of performing all
 23 the functions and duties of the office of judge; and
 24 (4) (3) continues to reside in Marion County.

25 (b) Complaints against a judge must be forwarded to the
 26 commission on judicial qualifications as provided in IC 33-38-13 by
 27 any judge of the superior court.

28 (c) If the judge wishes to retire before the judge's term has ended,
 29 the judge shall provide written notice to the ~~presiding chief~~ judge of the
 30 court.

31 (d) When a vacancy occurs in the court by death, removal,
 32 retirement, or for any other reason, a successor judge shall be
 33 appointed as described in section 13.4 of this chapter. The successor
 34 judge must be a member of the same political party as the judge who
 35 is to be succeeded.

36 SECTION 19. IC 33-33-49-31 IS REPEALED [EFFECTIVE UPON
 37 PASSAGE]. Sec. 31. (a) ~~The presiding judge may appoint one (1)~~
 38 ~~full-time magistrate under IC 33-23-5.~~

39 (b) ~~A magistrate appointed under this section may only hear~~
 40 ~~criminal proceedings.~~

41 (c) ~~The magistrate continues in office until removed by the~~
 42 ~~presiding judge.~~



1 SECTION 20. IC 33-33-49-32, AS AMENDED BY P.L.123-2021,
 2 SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 3 UPON PASSAGE]: Sec. 32. (a) ~~In addition to the magistrate appointed~~
 4 ~~under section 31 of this chapter, the judges of the superior court may,~~
 5 ~~by a vote of a majority of the judges, appoint:~~

6 (1) ~~twelve (12) full-time magistrates under IC 33-23-5 after~~
 7 ~~December 31, 2013, and until January 1, 2016, not more than six~~
 8 ~~(6) of whom may be from the same political party;~~

9 (2) ~~sixteen (16) full-time magistrates under IC 33-23-5 after~~
 10 ~~December 31, 2015, and until January 1, 2018, not more than~~
 11 ~~eight (8) of whom may be from the same political party;~~

12 (3) ~~twenty (20) full-time magistrates under IC 33-23-5 after~~
 13 ~~December 31, 2017, and until January 1, 2020, not more than ten~~
 14 ~~(10) of whom may be from the same political party;~~

15 (4) ~~twenty-four (24) full-time magistrates under IC 33-23-5 after~~
 16 ~~December 31, 2019, and until January 1, 2022, not more than~~
 17 ~~twelve (12) of whom may be from the same political party; and~~

18 (5) ~~The executive committee may appoint twenty-seven (27)~~
 19 ~~twenty-eight (28) full-time magistrates under IC 33-23-5 after~~
 20 ~~December 31, 2021, 2025, not more than fourteen (14) of whom~~
 21 ~~may be from the same political party.~~

22 (b) ~~The magistrates continue in office until removed in accordance~~
 23 ~~with local rule: section 15.5 of this chapter.~~

24 (c) A party to a superior court proceeding that has been assigned to
 25 a magistrate appointed under this section may request that an elected
 26 judge of the superior court preside over the proceeding instead of the
 27 magistrate to whom the proceeding has been assigned. A request under
 28 this subsection must be in writing and must be filed with the court:

29 (1) in a civil case, not later than:

30 (A) ten (10) days after the pleadings are closed; or

31 (B) thirty (30) days after the case is entered on the
 32 chronological case summary, in a case in which the defendant
 33 is not required to answer; or

34 (2) in a criminal case, not later than ten (10) days after the
 35 omnibus date.

36 Upon a timely request made under this subsection by either party, the
 37 magistrate to whom the proceeding has been assigned shall transfer the
 38 proceeding back to the superior court judge.

39 SECTION 21. IC 33-33-49-33, AS AMENDED BY P.L.33-2005,
 40 SECTION 2, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 41 UPON PASSAGE]: Sec. 33. (a) The executive committee ~~elected~~
 42 ~~selected~~ under section 14 of this chapter **(before its repeal) or section**



1 **14.1 of this chapter** shall employ a court administrator to administer
 2 the business activities of the court. A court administrator is subject to
 3 rules of the court and oversight by the executive committee.

4 (b) The salary of the court administrator shall be set by the
 5 executive committee.

6 SECTION 22. IC 33-33-49-34 IS AMENDED TO READ AS
 7 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 34. (a) The clerk
 8 of the superior court shall furnish the following:

9 (1) All blanks, forms, and papers required for use in all criminal
 10 cases and in all civil actions involving actions by a city or town
 11 for violations of municipal penal ordinances.

12 (2) All books, papers, stationery, furniture, and other equipment
 13 and supplies necessary for keeping the records of the proceedings
 14 in all rooms of the superior court and for the transaction of all
 15 business of the court.

16 (3) Necessary computerization of court records.

17 (b) The materials required under this section shall be furnished at
 18 the expense of the county.

19 (c) The **presiding chief** judge of the court, by an order entered on the
 20 court records signed by the **presiding chief** judge, shall determine and
 21 prescribe the forms of the following:

22 (1) All summonses, notices, subpoenas, warrants, affidavits,
 23 complaints, writs, and all other papers and anything else required
 24 to be used in the cases relating to violations of criminal statutes
 25 or municipal ordinances.

26 (2) All other books, records, papers, and documents to be used by
 27 the court and by the officers of the court and the prosecutors.

28 In the absence of an order under this subsection, those charged with the
 29 duty of prosecuting cases involving either criminal offenses or the
 30 violation of municipal ordinances may adopt, change, order, and use all
 31 necessary forms and instruments as conform substantially to the
 32 practice and procedure applicable.

33 SECTION 23. IC 33-38-9.5-2, AS AMENDED BY P.L.111-2024,
 34 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 35 UPON PASSAGE]: Sec. 2. (a) The justice reinvestment advisory
 36 council is established. The advisory council consists of the following
 37 members:

38 (1) The executive director of the Indiana public defender council
 39 or the executive director's designee.

40 (2) The executive director of the Indiana prosecuting attorneys
 41 council or the executive director's designee.

42 (3) The director of the division of mental health and addiction or



- 1 the director's designee.
- 2 (4) The president of the Indiana Sheriffs' Association or the
- 3 president's designee.
- 4 (5) The commissioner of the Indiana department of correction or
- 5 the commissioner's designee.
- 6 (6) The chief administrative officer of the office of judicial
- 7 administration or the chief administrative officer's designee.
- 8 (7) The executive director of the Indiana criminal justice institute
- 9 or the executive director's designee.
- 10 (8) The president of the Indiana Association of Community
- 11 Corrections Act Counties or the president's designee.
- 12 (9) The president of the Probation Officers Professional
- 13 Association of Indiana or the president's designee.
- 14 (10) The budget director or the budget director's designee.
- 15 (11) The executive director of the Association of Indiana Counties
- 16 or the executive director's designee.
- 17 (12) The president of the Indiana Judges Association or the
- 18 president's designee.
- 19 (13) The chair of the Indiana commission on court appointed
- 20 attorneys or the chair's designee.
- 21 (14) The chair of the senate corrections and criminal law
- 22 committee or the chair's designee.
- 23 (15) The ranking minority member of the senate corrections and
- 24 criminal law committee or the ranking minority member's
- 25 designee.
- 26 (16) The chair of the house courts and criminal code committee
- 27 or the chair's designee.
- 28 (17) The ranking minority member of the house courts and
- 29 criminal code committee or the ranking minority member's
- 30 designee.
- 31 (18) The governor or the governor's designee.
- 32 (19) The president and chief executive officer of the Indiana
- 33 Council of Community Mental Health Centers or the president
- 34 and chief executive officer's designee.
- 35 (20) The president and chief executive officer of Mental Health
- 36 America of Indiana or the president and chief executive officer's
- 37 designee.
- 38 (b) The chief justice or the chief justice's designee shall serve as
- 39 chairperson of the advisory council.
- 40 (c) The duties of the advisory council include:
- 41 (1) reviewing and evaluating state and local criminal justice
- 42 systems and corrections programs, including pretrial services,



- 1 behavioral health treatment and recovery services, community
 2 corrections, county jails, parole, and probation services;
 3 (2) reviewing the processes used by the department of correction
 4 and the division of mental health and addiction in awarding
 5 grants;
 6 (3) reviewing and evaluating jail overcrowding to identify a range
 7 of possible solutions;
 8 (4) coordinating with other criminal justice funding sources;
 9 (5) establishing committees to inform the work of the advisory
 10 council; and
 11 (6) performing other relevant duties as determined by the advisory
 12 council.
- 13 (d) The advisory council may make recommendations to:
 14 (1) the department of correction, community corrections advisory
 15 boards, and the division of mental health and addiction
 16 concerning the award of grants;
 17 (2) criminal justice systems and corrections programs concerning
 18 best practices to improve outcomes of persons under supervision;
 19 (3) the Indiana general assembly concerning legislation and
 20 funding for criminal justice initiatives;
 21 (4) the Indiana criminal justice institute concerning criminal
 22 justice funding priorities;
 23 (5) the office of judicial administration concerning veterans
 24 problem solving court grants; and
 25 (6) the county sheriffs concerning strategies to address jail
 26 overcrowding and implementing evidence based practices for
 27 reducing recidivism for individuals in county jails.
- 28 (e) The office of judicial administration shall staff the advisory
 29 council.
- 30 (f) The affirmative votes of a majority of the voting members
 31 appointed to the advisory council are required for the advisory council
 32 to take action on any measure. **A voting member of the advisory**
 33 **council must cast a vote in person under this subsection.**
- 34 (g) The advisory council shall meet as necessary to:
 35 (1) work with the department of correction and the division of
 36 mental health and addiction to establish the grant criteria and
 37 grant reporting requirements described in subsection (k);
 38 (2) review grant applications;
 39 (3) make recommendations and provide feedback to the
 40 department of correction and the division of mental health and
 41 addiction concerning grants to be awarded;
 42 (4) review grants awarded by the department of correction and the



- 1 division of mental health and addiction; and
 2 (5) suggest areas and programs in which the award of future
 3 grants might be beneficial.
- 4 (h) The advisory council, in conjunction with the Indiana criminal
 5 justice institute, shall jointly issue an annual report under IC 5-2-6-24.
- 6 (i) The advisory council shall review the composition of the
 7 community corrections advisory board described in IC 11-12-2-2 and
 8 make a recommendation to the legislative council in an electronic
 9 format under IC 5-14-6 before November 1, 2022, regarding how to
 10 reduce the membership of a community corrections advisory board and
 11 the recommended membership for a community corrections advisory
 12 board.
- 13 (j) Any entity that receives funds:
 14 (1) recommended by the advisory council; and
 15 (2) appropriated by the department of correction;
 16 for the purpose of providing additional treatment or supervision
 17 services shall provide the information described in subsection (k) to the
 18 department of correction to aid in the compilation of the report
 19 described in subsection (h).
- 20 (k) The department of correction shall provide the advisory council
 21 with the following information:
 22 (1) The total number of participants, categorized by offense level,
 23 who were served by the entity through funds described in
 24 subsection (j).
 25 (2) The total number of participants, categorized by offense level,
 26 who completed a funded treatment program, service, or level of
 27 supervision.
 28 (3) The total number of participants, categorized by offense level,
 29 who were discharged from a funded treatment program, service,
 30 or level of supervision.
- 31 SECTION 24. IC 33-38-9.5-4, AS ADDED BY P.L.30-2021,
 32 SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 33 UPON PASSAGE]: Sec. 4. (a) A local justice reinvestment advisory
 34 council is established in each county in Indiana. The local advisory
 35 council of two (2) or more counties may vote to consolidate into a
 36 regional advisory council. Membership of a regional advisory council
 37 must consist of the members listed in this subsection, which can be
 38 filled by a representative from any of the participating counties. A local
 39 advisory council consists of at least the following members:
 40 (1) In counties with a chief public defender, the county chief
 41 public defender or the county chief public defender's designee. In
 42 counties without a chief public defender, a public defender who



1 practices public defense within the county appointed by the local
 2 public defense board. If there is no local public defense board,
 3 then a public defender who practices public defense within the
 4 county appointed by the circuit court judge.

5 (2) The elected prosecuting attorney or the elected prosecuting
 6 attorney's designee.

7 (3) In counties with a local community mental health center, the
 8 director of the center or the director's designee.

9 (4) The county sheriff or the county sheriff's designee.

10 (5) In counties with a community corrections program, the
 11 director of the county's community corrections program or the
 12 director's designee.

13 (6) The chief probation officer or the chief probation officer's
 14 designee.

15 (7) The president of the county executive (as defined in
 16 IC 36-1-2-5) or the president's designee.

17 (8) The president of the county fiscal body (as defined in
 18 IC 36-1-2-6) or the president's designee.

19 (9) A circuit or superior court judge exercising criminal
 20 jurisdiction in the county, selected as follows:

21 (A) If only one (1) circuit or superior judge exercises criminal
 22 jurisdiction in the county, that judge serves as a member of the
 23 council.

24 (B) If more than one (1) circuit or superior court judge
 25 exercises criminal jurisdiction in the county, the judge selected
 26 by a majority of the circuit and superior court judges
 27 exercising criminal jurisdiction in the county shall select a
 28 judge exercising criminal jurisdiction to serve as a member of
 29 the council.

30 (C) If the judges exercising criminal jurisdiction in the county
 31 are unable to select a judge to serve as a member under clause
 32 (B), the chief justice of Indiana shall appoint a judge
 33 exercising criminal jurisdiction in the county as a member of
 34 the council.

35 **(D) In a county having a consolidated city, the chief judge**
 36 **selected under IC 33-33-49-14.1(c) if the chief judge**
 37 **exercises criminal jurisdiction. If the chief judge does not**
 38 **exercise criminal jurisdiction, the chief judge shall appoint**
 39 **a judge exercising criminal jurisdiction in the county.**

40 (b) **The chair and vice chair of a local or regional advisory**
 41 **council are selected as follows:**

42 (1) **In a county that does not have a consolidated city, the**



1 members of a local or regional advisory council shall annually
 2 elect one (1) member as chair and one (1) member as vice chair.

3 **(2) In a county having a consolidated city, the chief judge or**
 4 **the judge appointed by the chief judge described in subsection**
 5 **(a)(9)(D) shall serve as the chair and the members of the local**
 6 **or regional advisory council shall annually elect one (1)**
 7 **member as vice chair.**

8 (c) A local or regional advisory council shall meet at least quarterly.

9 (d) The community corrections advisory board may vote to serve as
 10 the local or regional advisory council described in this section. Meeting
 11 agendas may include business related to both community correction
 12 advisory board and local or regional advisory council duties.

13 **(e) The affirmative vote of a majority of the voting members of**
 14 **a local or regional advisory council is required for the local or**
 15 **regional advisory council to take action on any measure. A voting**
 16 **member of the local or regional advisory council must cast a vote**
 17 **in person under this subsection.**

18 SECTION 25. IC 35-47-16-1, AS AMENDED BY P.L.186-2025,
 19 SECTION 247, IS AMENDED TO READ AS FOLLOWS
 20 [EFFECTIVE JULY 1, 2026]: Sec. 1. **(a) Subject to subsection (b), a**
 21 **judicial officer or retired judicial officer:**

22 (1) may possess and use a firearm in the same locations that a law
 23 enforcement officer who is authorized to carry a firearm under
 24 IC 5-2-1 may possess a firearm while the law enforcement officer
 25 is engaged in the execution of the law enforcement officer's
 26 official duties; and

27 (2) may not be prohibited from possessing a firearm on land or in
 28 buildings and other structures owned or leased by:

29 (A) the state or any agency of state government; or

30 (B) a political subdivision (as defined in IC 3-5-2.1-79).

31 **(b) A retired judicial officer may possess and use a firearm as**
 32 **authorized by subsection (a) only if the retired judicial officer**
 33 **carries:**

34 **(1) the photographic identification card identifying the person**
 35 **as a retired judicial officer; and**

36 **(2) evidence that the retired judicial officer has completed the**
 37 **training required under section 3 of this chapter within the**
 38 **previous three hundred sixty-five (365) days.**

39 SECTION 26. IC 35-47-16-2, AS ADDED BY P.L.147-2014,
 40 SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
 41 JULY 1, 2026]: Sec. 2. A judicial officer **or retired judicial officer**
 42 who possesses a firearm as described in section 1 of this chapter has



1 the same civil and criminal immunities and defenses concerning
 2 possession and use of the firearm that a law enforcement officer has
 3 when the law enforcement officer:

- 4 (1) possesses and uses a firearm; and
 5 (2) is engaged in the execution of the law enforcement officer's
 6 official duties.

7 SECTION 27. IC 35-47-16-3 IS ADDED TO THE INDIANA
 8 CODE AS A **NEW SECTION TO READ AS FOLLOWS**
 9 **[EFFECTIVE JULY 1, 2026]: Sec. 3. (a) The supreme court may**
 10 **issue or authorize another court to issue a photographic**
 11 **identification card to a judicial officer who retires in good**
 12 **standing, for purposes of complying with section 1(b) of this**
 13 **chapter.**

14 (b) **A retired judicial officer who wishes to possess and use a**
 15 **firearm under section 1(a) of this chapter must receive at least one**
 16 **(1) hour of training annually in the use of a firearm. The training**
 17 **must be in person, conducted by a certified firearms instructor,**
 18 **and include live fire training. To comply with section 1(b) of this**
 19 **chapter, the instructor must provide the retired judicial officer**
 20 **with a certificate or other document showing:**

- 21 (1) **the date of the training;**
 22 (2) **that the training was provided by a certified firearms**
 23 **instructor; and**
 24 (3) **that the training was at least one (1) hour in length and**
 25 **included live fire training.**

26 SECTION 28. **An emergency is declared for this act.**



COMMITTEE REPORT

Mr. Speaker: Your Committee on Judiciary, to which was referred House Bill 1033, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 22, reset in roman lines 40 through 42.

Page 23, reset in roman lines 1 through 12.

and when so amended that said bill do pass.

(Reference is to HB 1033 as introduced.)

JETER

Committee Vote: yeas 12, nays 1.

COMMITTEE REPORT

Mr. President: The Senate Committee on Judiciary, to which was referred House Bill No. 1033, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, delete lines 1 through 15, begin a new paragraph and insert:

"SECTION 1. IC 11-12-2-2, AS AMENDED BY P.L.86-2017, SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) To qualify for financial aid under this chapter, a county must establish a community corrections advisory board by resolution of the county executive or, in a county having a consolidated city, by the city-county council. A community corrections advisory board consists of:

- (1) the county sheriff or the sheriff's designee;
- (2) the prosecuting attorney or the prosecuting attorney's designee;
- (3) the executive of the most populous municipality in the county or the executive's designee;
- (4) **in a county:**

(A) without a consolidated city, two (2) judges having criminal jurisdiction, if available, appointed by the circuit court judge or the judges' designees; **or**

(B) with a consolidated city, one (1) of the judges must be the chief judge selected under IC 33-33-49-14.1(c) and the



other judge shall be appointed by the chief judge;

(5) in a county:

(A) without a consolidated city, one (1) judge having juvenile jurisdiction, appointed by the circuit court judge; **or**
(B) with a consolidated city, one (1) judge having juvenile jurisdiction, appointed by the chief judge selected under IC 33-33-49-14.1(c);

(6) one (1) public defender or the public defender's designee, if available, or one (1) attorney with a substantial criminal defense practice appointed by the county executive or, in a county having a consolidated city, by the city-county council;

(7) one (1) victim, or victim advocate if available, appointed by the county executive or, in a county having a consolidated city, by the city-county council;

(8) one (1) ex-offender, if available, appointed by the county executive or, in a county having a consolidated city, by the city-county council;

(9) the director of the local office of the department of child services or the director's designee;

(10) in a county:

(A) without a consolidated city, a representative from a juvenile correctional facility or juvenile detention center in the county, but if no facility exists, one (1) mental health representative chosen by the judge described in subdivision (5); **or**

(B) with a consolidated city, a mental health representative, which could include a representative from a juvenile correctional facility or juvenile detention center in the county, appointed by the chief judge selected under IC 33-33-49-14.1(c);

(11) a representative from the Juvenile Detention Alternatives Initiative, but if no program exists, a representative from the court appointed special advocate program in the county or guardian ad litem program in the county; and

(12) the following members appointed by the county executive or, in a county having a consolidated city, by the city-county council:

(A) One (1) member of the county fiscal body or the member's designee.

(B) One (1) probation officer.

(C) One (1) juvenile probation officer.

(D) One (1) educational administrator.

(E) One (1) representative of a private correctional agency, if



such an agency exists in the county.

(F) One (1) mental health administrator, or, if there is none available in the county, one (1) psychiatrist, psychologist, or physician.

(G) Four (4) lay persons, at least one (1) of whom must be a member of a minority race if a racial minority resides in the county and a member of that minority is willing to serve.

(b) Designees of officials designated under subsection (a)(1) through (a)(6), (a)(9), and (a)(12)(A) serve at the pleasure of the designating official.

(c) Members of the advisory board appointed by the county executive or, in a county having a consolidated city, by the city-county council, shall be appointed for a term of four (4) years. The criminal defense attorney, the ex-offender, and the victim or victim advocate shall be appointed for a term of four (4) years. Other members serve only while holding the office or position held at the time of appointment. **The In a county that does not have a consolidated city, the** circuit court judge may fill the position of the judge having juvenile court jurisdiction by self appointment if the circuit court judge is otherwise qualified. A vacancy occurring before the expiration of the term of office shall be filled in the same manner as original appointments for the unexpired term. Members may be reappointed.

(d) Two (2) or more counties, by resolution of their county executives or, in a county having a consolidated city, by the city-county council, may combine to apply for financial aid under this chapter. If counties so combine, the counties may establish one (1) community corrections advisory board to serve these counties. This board must contain the representation prescribed in subsection (a), but the members may come from the participating counties as determined by agreement of the county executives or, in a county having a consolidated city, by the city-county council.

(e) The members of the community corrections advisory board shall, within thirty (30) days after the last initial appointment is made, meet and elect one (1) member as chairman and another as vice chairman and appoint a secretary-treasurer who need not be a member. A majority of the members of a community corrections advisory board may provide for a number of members that is:

(1) less than a majority of the members; and

(2) at least six (6);

to constitute a quorum for purposes of transacting business. The affirmative votes of at least five (5) members, but not less than a majority of the members present, are required for the board to take



action. A vacancy in the membership does not impair the right of a quorum to transact business.

(f) The county executive and county fiscal body shall provide necessary assistance and appropriations to the community corrections advisory board established for that county. Appropriations required under this subsection are limited to amounts received from the following sources:

- (1) Department grants.
- (2) User fees.
- (3) Other funds as contained within an approved plan.

Additional funds may be appropriated as determined by the county executive and county fiscal body."

Delete pages 2 through 3.

Page 4, delete lines 1 through 11.

Page 4, line 20, delete "County".

Page 4, delete lines 40 through 42, begin a new paragraph and insert:

"SECTION 5. IC 33-33-49-13.1, AS AMENDED BY P.L. 186-2025, SECTION 173, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13.1. (a) As used in this chapter:

- (1) "close relative" has the meaning set forth in IC 33-23-11-2; and
- (2) "committee" refers to the Marion County judicial selection committee established by subsection (b).

(b) The Marion County judicial selection committee is established to:

- (1) select nominees for the court; and
- (2) make ~~recommendations to the voters~~ **determinations concerning the retention suitability of a judge on the court: to continue to hold judicial office.**

(c) The committee consists of the following fourteen (14) members:

- (1) Four (4) members who reside in Marion County, appointed as follows:
 - (A) One (1) member appointed by the speaker of the house of representatives.
 - (B) One (1) member appointed by the minority leader of the house of representatives.
 - (C) One (1) member appointed by the president pro tempore of the senate.
 - (D) One (1) member appointed by the minority leader of the senate.



A person appointed under this subdivision may not be a member of the general assembly.

~~(2)~~ An attorney who resides in Marion County and practices primarily in the area of criminal law, appointed by the president of the Indianapolis bar association.

~~(3)~~ An attorney who resides in Marion County and practices primarily in the area of criminal law, appointed by the president of the Marion County bar association.

~~(4)~~ An attorney who resides in Marion County, appointed by the president of the Indiana Trial Lawyers Association.

~~(5)~~ An attorney who resides in Marion County, appointed by the president of the Defense Trial Counsel of Indiana. **Two (2) attorneys who reside in Marion County and practice primarily in the areas of criminal, juvenile, or family law, appointed by the governor.**

(3) Two (2) attorneys who reside in Marion County and practice primarily in the areas of criminal, juvenile, or family law, appointed by the chief justice of the supreme court.

~~(6)~~ **(4)** Two (2) members appointed by the chairperson of each major political party (as defined by IC 3-5-2.1-62(2)) in Marion County. Each of the four (4) members appointed under this subdivision must reside in Marion County and must reflect the diversity and makeup of Marion County.

~~(7)~~ **(5)** The chief judge of the Indiana Court of Appeals or a designee of the chief judge who is a judge of the Indiana Court of Appeals. The chief judge or chief judge's designee serves as the vice chairperson of the committee ex officio.

~~(8)~~ **(6)** The chief justice of Indiana or a designee of the chief justice who is a justice of the Indiana Supreme Court. The chief justice or chief justice's designee serves as the chairperson of the committee ex officio.

(d) If a member of the committee is employed by a law firm, no other person employed by the same law firm may be appointed to the committee.

(e) A member of the committee may not be:

(1) a current or former judge of the Marion superior or circuit court;

(2) a current or former judicial officer appointed by the Marion superior or circuit court;

(3) a current or former employee of the Marion superior or circuit court; or

(4) a close relative of anyone **who**:



(A) currently works in a position described in subdivision (1), (2), or (3); **or**

(B) has held a position described in subdivision (1), (2), or (3) within the previous six (6) years.

This subsection does not apply to a member appointed under subsection ~~(c)(7)~~ **(c)(5)** or ~~(c)(8)~~ **(c)(6)**.

(f) All attorney members of the committee must be in active and good standing with the Indiana Supreme Court.

(g) **Except as provided in subsection (v)**, each member of the committee who is not an ex officio member serves a four (4) year term. ~~beginning on July 1, 2017, and ending on June 30, 2021.~~ A member of the committee may be reappointed for one (1) or more additional four (4) year terms **but a member cannot serve consecutive terms. If a member is appointed to fill a vacancy, the member serves during the unexpired term of the member's predecessor and may be reappointed for one (1) or more additional four (4) year terms.**

(h) If a vacancy exists on the committee, the appointing authority who appointed the former member whose position has become vacant shall appoint an individual to fill the vacancy **and serve the remainder of the unexpired term.**

(i) An ex officio member of the committee ceases to be a member of the committee at the time the person no longer holds the office that entitles the person to be a member of the committee.

(j) A member of the committee described in subsection (c)(1) through ~~(c)(6)~~ **(c)(4)** who no longer resides in Marion County is considered to have resigned from the committee. A member of the committee who no longer resides in Marion County shall notify the chairperson in writing of the member's change in residence.

(k) A quorum consists of nine (9) members of the committee.

(l) The affirmative votes of nine (9) members of the committee are required for the committee to take official action with respect to any candidate for judicial office.

(m) The committee shall:

(1) nominate judicial candidates for the court in accordance with section 13.4 of this chapter; and

(2) ~~make recommendations~~ **determinations** concerning ~~retention~~ **the suitability of a judge to continue to hold judicial office** in accordance with ~~section~~ **sections 13.7 and 13.8** of this chapter.

(n) The committee meets upon the call of the chairperson.

(o) The committee shall meet in the Indiana statehouse or in any other appropriate location in Marion County, as determined by the chairperson.



(p) Except as otherwise provided in subsection (q) or otherwise provided in this chapter, the committee may adopt its own policies and operating procedures. The policies and procedures must comply with IC 5-14-1.5 (the open door law) and this chapter, and must include procedures by which eligible candidates for a vacancy on the court may submit their names to the committee. The policies and procedures are public records, and the meetings of the committee at which the policies and procedures are considered for initial adoption or amendment must be publicly announced and open to the public. Applications of candidates for judicial appointment are public records.

(q) Notwithstanding IC 5-14-1.5-2, the committee is a public agency for the purposes of IC 5-14-1.5. The committee may meet in executive session under IC 5-14-1.5-6.1 for the consideration of a candidate for appointment to or retention on the court if:

- (1) notice of the executive session is given in the manner prescribed by IC 5-14-1.5-5; and
- (2) all interviews of candidates are conducted at meetings open to the public.

(r) Notwithstanding IC 5-14-3-4, all public records (as defined in IC 5-14-3-2) of the committee are subject to IC 5-14-3-3, including records described in IC 5-14-3-4(b)(12). However, the following records are excepted from public inspection and copying at the discretion of the committee:

- (1) Personnel files of committee employees and members and files of applicants for employment with the committee to the extent permitted under IC 5-14-3-4(b)(8).
- (2) Records specifically prepared for discussion or developed during discussion in an executive session under IC 5-14-1.5-6.1, unless the records are prepared for use in the consideration of a candidate for retention or judicial appointment.
- (3) Investigatory records prepared for the committee until:
 - (A) the records are considered in connection with the consideration of a candidate;
 - (B) the records are publicly discussed by the committee in connection with the consideration of a candidate;
 - (C) a candidate elects to have the records released by the committee; or
 - (D) the committee elects to release the records that the committee considers appropriate in response to publicly disseminated statements relating to the activities or actions of the committee;
 whichever occurs first.



(4) The work product of an attorney (as defined in IC 5-14-3-2) representing the committee.

(s) When an event described by subsection (r)(3) occurs, the investigatory record becomes available for public inspection and copying under IC 5-14-3-3.

(t) A former member of the committee may not be nominated as a judge of the court if the person has served as a member of the committee within the previous five (5) years.

(u) On or before July 1, 2027, and July 1 biennially thereafter, the committee shall submit a report to the executive director of the legislative services agency, in an electronic format under IC 5-14-6, for review by the interim committee on government in accordance with IC 1-1-15.5-4 and IC 2-5-1.3-13(g). The report shall describe:

- (1) official action taken; and
- (2) actionable items considered;

by the committee during the preceding two (2) years.

(v) This subsection applies only to members appointed under this section as in effect before the amendments made by HEA 1033-2026. The term of a member appointed under subsection (c)(1)(A), (c)(1)(B), (c)(2), and (c)(4) and one (1) member of each political party appointed under subsection (c)(6), as in effect before the amendments made by HEA 1033-2026, expires on June 30, 2026. The term of a member appointed under subsection (c)(1)(C), (c)(1)(D), (c)(3), and (c)(5) and one (1) member of each political party appointed under subsection (c)(6), as in effect before the amendments made by HEA 1033-2026, expires on June 30, 2028. A member removed from the committee under this subsection who has served less than four (4) years of the member's term may be reappointed for a consecutive term. This subsection expires July 1, 2028.

(w) The term of a member appointed under subsection (c)(1)(A), (c)(1)(B), one (1) member appointed under subsection (c)(2) and (c)(3), and one (1) member of each major political party appointed under subsection (c)(4) begins on July 1, 2026. The term of a member appointed under subsection (c)(1)(C), (c)(1)(D), one (1) member appointed under subsection (c)(2) and (c)(3), and one (1) member of each major political party appointed under subsection (c)(4) begins on July 1, 2028."

Delete pages 5 through 7.

Page 8, delete lines 1 through 27.

Page 10, line 30, delete "a minimum of".

Page 10, line 30, strike "three (3)" and insert "five (5)".



Page 11, strike lines 5 through 6.

Page 11, line 7, strike "(5)" and insert "(4)".

Page 11, line 10, strike "(6)" and insert "(5)".

Page 11, line 11, strike "(7)" and insert "(6)".

Page 11, line 14, strike "(8)" and insert "(7)".

Page 11, line 17, strike "(9)" and insert "(8)".

Page 11, between lines 19 and 20, begin a new line block indented and insert:

"(9) Information from the supreme court disciplinary commission or the commission on judicial qualifications regarding any disciplinary action pending or commenced before the commission, including but not limited to notices of inquiry, notices of investigation, filed charges, or resolutions. This information shall be received in executive session, is confidential, and is not subject to public access."

Page 11, line 31, delete "at least".

Page 11, line 31, strike "three (3)" and insert "five (5)".

Page 11, line 35, delete "vacancy," and insert "vacancy within the same political party,".

Page 12, line 24, strike "may" and insert "is eligible to".

Page 12, line 28, after "office." insert "If a judge does not appear before the committee as required by this subsection, the committee shall provide notice to the clerk that the question of the judge's retention may not be on the ballot.".

Page 12, line 42, strike "executive session" and insert "a public hearing".

Page 13, line 3, after "chapter." insert "The committee shall meet in executive session when deliberating as to the suitability of a judge wishing to retain judicial office.".

Page 16, delete lines 25 through 42, begin a new paragraph and insert:

"SECTION 12. IC 33-33-49-14.1 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 14.1. (a) This section applies to the selection of the executive committee in 2026 to begin serving a term starting on January 1, 2027, and selection of each executive committee thereafter. An executive committee comprised of four (4) superior court judges is responsible for the administrative operation and conduct of the court. At least one (1) of the four (4) judges serving on the executive committee must be of a different political party.

(b) Not later than November 15 of the final year of an executive



committee's term, the full court shall meet to select four (4) candidates for the executive committee to start serving the next year. The candidates for the executive committee are selected by a vote of two-thirds (2/3) of the sitting judges who will hold office on January 1 of the next year. If all candidates for the executive committee cannot be filled by this two-thirds (2/3) vote, the member will be selected by the chair of the judicial selection committee established by section 13.1 of this chapter.

(c) The four (4) candidates selected under subsection (b) shall be submitted to the chair of the judicial selection committee for approval. Not later than December 15 in the year in which the executive committee members are selected, the chair of the judicial selection committee may:

- (1) allow each new executive committee member to submit an application for the chief judge position; and
- (2) interview each new executive committee member.

The chair of the judicial selection committee shall consider the feedback of incumbent executive committee members and superior court judges in an executive session and shall select one (1) member of the executive committee as the chief judge. A vacancy of the chief judge position shall be filled by the procedure established under this subsection.

(d) If a vacancy occurs on the executive committee, not later than thirty (30) days after the vacancy exists:

- (1) a vote must be taken in the manner described in subsection (b) to select candidates to fill the vacancy; and
- (2) the candidates identified in subdivision (1) must be submitted to the chair of the judicial selection committee for approval.

(e) Starting January 1, 2027, a member of the executive committee serves for a term of three (3) years.

(f) The chair of the judicial selection committee may remove any member of the executive committee, including the chief judge, for cause.

(g) The full court shall do the following:

- (1) Select candidates for the executive committee under subsection (b).
- (2) Approve local rules.
- (3) Approve the court's annual caseload allocation plan.
- (4) Review reports from the chief judge and executive committee.

(h) All matters of trial dates, continuances, and subpoenas used



for trial shall be determined by the trial judge in accordance with rules of the superior court. The executive committee shall perform duties required under this chapter as well as other duties as determined by rules of the court.

(i) The court shall, by rules of the court, divide the work of the court into various divisions, including but not limited to the following:

- (1) Civil.
- (2) Criminal.
- (3) Family.

(j) The work of each division shall be allocated by the rules of the court.

(k) The court shall keep appropriate records of rules, orders, and assignments of the court."

Page 17, delete lines 1 through 40.

Page 18, between lines 33 and 34, begin a new line block indented and insert:

- "(14) Determine for the Marion superior and circuit courts:**
- (A) operating hours;**
 - (B) holiday hours; and**
 - (C) all court and court facility closure decisions.**

Determinations made under this subdivision shall be made in consultation with the circuit court judge."

Page 18, line 38, delete "majority".

Page 19, line 42, strike "judges of the superior court" and insert "executive committee".

Page 20, line 1, strike "However,".

Page 20, line 2, strike "notwithstanding any other law, at least two (2) of the commissioners".

Page 20, line 2, delete "or".

Page 20, line 3, delete "magistrates".

Page 20, line 3, strike "appointed under this chapter shall be appointed by the".

Page 20, strike line 4.

Page 21, line 33, delete "Notwithstanding" and insert "**Subject to**".

Page 23, line 15, strike "elected" and insert "**selected**".

Page 28, line 10, delete "elected" and insert "**selected**".

Re-number all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1033 as printed January 12, 2026.)

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CARRASCO, Chairperson

Committee Vote: Yeas 7, Nays 4.

 SENATE MOTION

Mr. President: I move that Engrossed House Bill 1033 be amended to read as follows:

Page 5, line 40, delete "law," and insert "**law or business and commercial law**,".

Page 6, line 2, delete "law," and insert "**law or business and commercial law**,".

Page 17, line 40, delete "At least one (1) of the four (4)" and insert "**Of the four (4) judges approved to comprise the executive committee, not more than two (2) may be members of the same political party.**".

Page 17, delete lines 41 through 42.

Page 18, line 34, after "judge," insert "**from the member's position on the executive committee**".

Page 18, line 35, after "cause." insert "**The removal of a member from the executive committee under this subsection does not remove the member from judicial office.**".

(Reference is to EHB 1033 as printed February 20, 2026.)

CARRASCO

 SENATE MOTION

Mr. President: I move that Engrossed House Bill 1033 be amended to read as follows:

Page 30, between lines 14 and 15, begin a new paragraph and insert:

"SECTION 25. IC 35-47-16-1, AS AMENDED BY P.L.186-2025, SECTION 247, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 1. **(a) Subject to subsection (b), a judicial officer or retired judicial officer:**

(1) may possess and use a firearm in the same locations that a law enforcement officer who is authorized to carry a firearm under IC 5-2-1 may possess a firearm while the law enforcement officer is engaged in the execution of the law enforcement officer's

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official duties; and

(2) may not be prohibited from possessing a firearm on land or in buildings and other structures owned or leased by:

(A) the state or any agency of state government; or

(B) a political subdivision (as defined in IC 3-5-2.1-79).

(b) A retired judicial officer may possess and use a firearm as authorized by subsection (a) only if the retired judicial officer carries:

(1) the photographic identification card identifying the person as a retired judicial officer; and

(2) evidence that the retired judicial officer has completed the training required under section 3 of this chapter within the previous three hundred sixty-five (365) days.

SECTION 26. IC 35-47-16-2, AS ADDED BY P.L.147-2014, SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: Sec. 2. A judicial officer **or retired judicial officer** who possesses a firearm as described in section 1 of this chapter has the same civil and criminal immunities and defenses concerning possession and use of the firearm that a law enforcement officer has when the law enforcement officer:

(1) possesses and uses a firearm; and

(2) is engaged in the execution of the law enforcement officer's official duties.

SECTION 27. IC 35-47-16-3 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2026]: **Sec. 3. (a) The supreme court may issue or authorize another court to issue a photographic identification card to a judicial officer who retires in good standing, for purposes of complying with section 1(b) of this chapter.**

(b) A retired judicial officer who wishes to possess and use a firearm under section 1(a) of this chapter must receive at least one (1) hour of training annually in the use of a firearm. The training must be in person, conducted by a certified firearms instructor, and include live fire training. To comply with section 1(b) of this chapter, the instructor must provide the retired judicial officer with a certificate or other document showing:

(1) the date of the training;

(2) that the training was provided by a certified firearms instructor; and

(3) that the training was at least one (1) hour in length and included live fire training."



Renumber all SECTIONS consecutively.

(Reference is to EHB 1033 as printed February 20, 2026.)

FREEMAN

