SENATE No.

The C	ommonwealth of Alassachusetts
	PRESENTED BY:
]	Mr. Galluccio (BY REQUEST)
To the Honorable Senate and House of Court assembled:	Representatives of the Commonwealth of Massachusetts in General
The undersigned legislators ar	nd/or citizens respectfully petition for the passage of the accompanying bill:
An Act relativ	e to a modified judicial merit-retention system.
	PETITION OF:
NAME:	DISTRICT/ADDRESS:
Vincent Zarrilli	Charlestown, MA

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. S00798 OF 2007-2008.]

The Commonwealth of Massachusetts

In	the	Year	Two	Thousand	and	Nine

AN ACT RELATIVE TO A MODIFIED JUDICIAL MERIT-RETENTION SYSTEM.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- 1 SECTION 1. A modified judicial merit-retention system shall be established in such a manner so
- 2 as to each year conduct a referendum survey wherein each individual who has accepted in a
- 3 District Court or Superior Court courtroom wherein judicial proceedings have transpired may
- 4 participate in a survey wherein he or she may offer to the administrating agency a written system
- 5 and signed statement of reasons as to why any given judge should not hold office.
- 6 That any survey shall be written on forms supplied by the administrating agency and shall set
- 7 forth that the participant has personal knowledge of the Code of Judicial Ethics and has no bias
- 8 as standards in setting forth the above mentioned statement of reasons.
- 9 That said tabulation shall be referred to a committee of ultimate authority composed of the
- 10 judges of the Supreme Judicial Court to be known as the Supreme Court of Judicial Conduct
- based on a basis of one judge vote, who shall in turn issue a statement of reasons as to why any
- given judge who the attitude survey reveals has complied 150 negative responses herein defined
- as an expression that the judge ought not to retain his office, has in fact been retained.
- 14 That the survey shall take place on the first of May every year and embrace each judge who has
- 15 held office for six months.
- 16 That the entire procedure shall be complete by the first Tuesday after the first Monday in
- November of every year embodied in a report signed by each justice of the Supreme Court of
- 18 Judicial Conduct.

- 19 SECTION 2. That this act also encompasses a judicial attitude survey wherein such person who
- 20 has appeared in a courtroom where judicial proceedings have transpired may register his or her
- opinion based on the cannons of judicial ethics is to merit attainment of the specific presiding
- judge that such opinion be reflected on the following scale: (1) outstanding; (2) very good; (3)
- 23 good; (4) fair; (5) see statement attached.
- 24 Any judge who receives a plurality of 50 or more designations of outstanding for two
- consecutive years shall receive additional compensation of \$7,500 per year for each year of such
- 26 designation retroactive to the first year of such designation.
- 27 SECTION 3. That any justice who has compiled 150 negative responses which is in fact affirmed
- by the Supreme Court of Judicial Conduct may retain the title and compensation of hitherto held
- 29 provided that said justice assume and discharge administrative matters under the aegis of the
- 30 Chief Administrative Justice of both the Superior and District Courts who, at their discretion at
- 31 the expiration of two years by majority vote, reassign said justice to courtroom activity or at any
- 32 time for substantial cause discharge said justice from the judicial system in the entirety provided
- said discharge is affirmed by both the Supreme Court of Judicial Conduct and Executive Council
- 34 who shall act within ninety days of notice of discharge. Failure to act within the specified time of
- either body shall be construed as affirmance in such a manner that any discharge becomes final
- on the ninety-first day after the issuance of this notice of discharge by the Chief Administrative
- 37 Justice.
- 38 SECTION 4. All attorneys duly licensed by the Commonwealth and residing herein who have
- appeared in a courtroom proceeding shall participate in such survey. Any activity on the part said
- 40 attorneys deemed frivolous or in bad faith by a majority of the Chief Administrative Justice,
- 41 Chief Justice of the Superior Court or District Court may be grounds for a disciplinary hearing
- by the board of bar overseers.
- 43 SECTION 5. The administrative arraignment for the bill shall be attended by the Commission on
- Judicial conduct who shall at all times be accountable to the Chief Administrative Justice of the
- 45 trial courts.