summary of action of the house of delegates
The Task Force’s second recommendation (Report No. 301B), which urges that certain actions be taken with respect to the conduct of lawyers making significant political campaign contributions to judicial candidates, was withdrawn by the proponents.

Legal Aid and Indigent Defendants (Report Nos. 112D, 112E and 115)
For action on the Committee’s first recommendation (Report No. 112D), recommending that all jurisdictions ensure defendants are represented by counsel at their initial judicial appearance where bail is set and that adequate resources be apportioned for effective implementation, which was presented by the Criminal Justice Section, see Criminal Justice at page 12.

For action on the Committee’s second recommendation (Report No. 112E), urging that adequate funding be sought by the appropriate federal entities for the full and adequate compensation of attorneys appointed under the Criminal Justice Act (CJA) to represent indigent clients, and to include annual cost-of-living increases for CJA attorneys, which was presented by the Criminal Justice Section and cosponsored by the Commission on Opportunities for Minorities in the Profession, see Criminal Justice at page 21.

The Committee’s third recommendation (Report No. 115), urging jurisdictions to adopt standards for indigent defense systems, using widely-available models to prepare such standards; urging both courts and state, territorial and local bar associations to support the development and adoption of such standards; and suggesting that funding for indigent defense systems be awarded contingent upon compliance with such standards, which was cosponsored by the Los Angeles County Bar Association, the Indiana State Bar Association, the Tort and Insurance Practice Section, the Young Lawyers Division, the Criminal Justice Section and the Government and Public Sector Lawyers Division, was approved by voice vote. It reads:

RESOLVED, That the American Bar Association calls upon each state, territorial and local jurisdiction to adopt minimum standards for the creation and operation of its indigent defense delivery systems based on:

(ii) American Bar Association, "Guidelines for the Appointment and Performance of Counsel in Death Penalty Cases" (adopted February 1989); and ABA policies intended to encourage competency of counsel in capital cases (adopted February 1979, February 1988, February 1990, August 1996);
(iii) National Legal Aid and Defender Association, "Guidelines for Negotiating and Awarding Indigent Defense Contracts" (December 1984); and

3 Marvin E. Aspen of Illinois abstained from voting with respect to this resolution.
RECOMMENDATION

POLITICAL CONTRIBUTIONS TASK FORCE ON LAWYERS

REPORT NO. 2 OF THE


The text appears to be a legal document or memo, discussing matters related to the independence of judges and the Model Code of Judicial Conduct. The document includes sections and subsections with references to judicial conduct, independence, and related legal considerations. Key points include:

1. The importance of the Model Code of Judicial Conduct and its role in maintaining judicial integrity.
2. The independence of judges and the implications for judicial ethics.
3. Specific references to legal citations and case law.

The document is structured with numbered sections and subsections, indicative of a formal legal or institutional memo or report.
These judicial elections are one of those rare occasions where the Chief Justice's participation is essential for ensuring a fair and impartial decision. The�iagnosis by Judges is not only unbiased in these elections, but it also helps to maintain the integrity and credibility of the judiciary.

The Constitution is clear in this regard. The Chief Justice has a duty to participate in these elections to uphold the principles of justice and fairness. It is expected that the Chief Justice will play an active role in this important process.

Constitutional Law: The Role of Judges

The judiciary is an independent branch of government, and its decisions are based on law, not politics. Judges are elected to the bench for a limited term, and it is their responsibility to interpret and apply the law fairly and impartially.

The Chief Justice has a unique role in this process. As the head of the judiciary, he has the authority to ensure that the judiciary remains independent and impartial.

In conclusion, the Chief Justice's participation in judicial elections is crucial for the maintenance of the rule of law. It is important that the Chief Justice fulfill this duty and ensure that the judiciary remains independent and impartial.
The two election results in California were significant. In 1978, the first time, and in 1980, the second time, the outcome was clear. The first election was marked by a strong anti-incumbent mood, with the incumbent, a career politician, losing by a wide margin.

In contrast, the 1980 election was characterized by a wave of reformist sentiment. Voters were concerned about corruption and inefficiency in government and supported candidates who promised to bring fresh approaches to politics.

Despite similar outcomes, the political landscape had changed significantly. In the 1980 election, the emphasis was on eliminating corruption and increasing efficiency, whereas in 1978, the focus was on ousting the unpopular incumbent.

These elections highlighted the dynamic nature of political change and the importance of addressing the underlying concerns of the electorate.
We recommend your cause of action be supported by the following arguments:

1. The decision to deny your request is contrary to thespirit of the Open Records Act and the Freedom of Information Act.
2. Your request qualifies under the exception for government records that may be used for commercial purposes.
3. The records you seek are not ordinary, routine, or public records.
4. The records you seek are not subject to the Open Records Act and cannot be denied.
5. Your request is not premature and is not based on the personal interests of the public.

We recommend you file a lawsuit to compel production of the requested records.

We also recommend you seek legal counsel to assist you in filing your lawsuit.

Your request is denied.

Sincerely,
[Your Name]
[Your Organization]
The text is not clearly visible due to the quality of the image. It appears to be a legal document or a report with various tables and text sections. The content is not legible enough to provide a meaningful transcription.
| State | Initial Term | Suspension Terms | Election Non-Retirement | Election Retention | Total
<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>518</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**State Trial Courts of General Jurisdiction**

**Lawyers' Political Contributions**