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VIA ELECTRONIC MAIL ONLY

Representative John Barker Chair of House Standing Committee on Judiciary john.barker@house.ks.gov

Dear Representative Barker:

Appellate judges should be chosen based on their qualifications and not on partisan politics. According to a poll commissioned last year by Justice at Stake, 61% of Kansas voters oppose rewriting the state constitution to change the process of choosing Kansas Supreme Court Justices. The current method for choosing Kansas Supreme Court Justices - the Merit Selection method – is a system designed to be non-political. The merit selection process involves a Supreme Court Nominating Commission, composed of four lawyers from each congressional district, four governor appointees from each congressional district and one lawyer chairman elected by all of the lawyers in Kansas.

Under our current selection process, all attorneys and trial judges in Kansas receive notice and are invited to apply for the Supreme Court vacancy. The applicants must submit detailed applications concerning their qualifications and experience, including writing samples. The names of all applicants are made available to the public. The applicants are screened by the members of the Nominating Commission and each applicant is interviewed by the entire commission. The interviews are open to the public. The applicants also undergo a KBI background check, credit background check and ethics background check. Contrast that with the process now utilized to select Court of Appeals judges – the so-called "federal model". The Governor right now has under consideration the names of three applicants for a vacancy on the Court of Appeals. The Governor's office has refused to release the names of the applicants. The public is not informed. How the applicants are vetted is a mystery. The whole process is clouded in secrecy.

The current selection process is the best process for the selection of Supreme Court Justices based on merit and qualifications. Opponents of the Kansas current process cannot show any demonstrable need for changing the current process or for amending the constitution. The constitution should be amended only on "great and extraordinary occasions" James Madison, *Federalist No.49*.

The Kansas Supreme Court Nominating Commission has had a long history of fairly vetting candidates in an effort to submit to the governor the names of the best thinkers, the best writers and the best researchers who are of even-temperament, good demeanor and high ethical standards. We want the appointment of Supreme Court justices who will make correct judicial decisions based on principled reasoning without bias or political influence. The system has worked well in Kansas for over 50 years. Please keep it as it is for the people of Kansas.

Respectfully submitted,

MANSON KARBANK BURKE

Anne E. Burke, P.A.

Chair, Kansas Supreme Court Nominating Commission

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