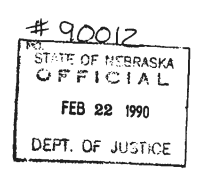
DEPARTMENT OF JUSTICE

STATE OF NEBRASKA . STATE CAPITOL TELEPHONE 402/471-2682 • FAX 402/471-3297 • LINCOLN, NEBRASKA 68509-8920



ROBERT M. SPIRE Attorney General A. EUGENE CRUMP Deputy Attorney General

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DATE:

February 20, 1990

SUBJECT:

Publication of Judicial Nominating Commission Votes

REOUESTED BY:

Senator Rex Haberman

Nebraska State Legislature

WRITTEN BY:

Robert M. Spire, Attorney General

Linda L. Willard, Assistant Attorney General

have inquired regarding the constitutionality legislation concerning the publication of judicial nominating Specifically, you ask if this is a commission votes (LB 878). violation of Article V, Section 21, Subsection (5), of the Constitution of the State of Nebraska which states:

Members of the nominating commission shall vote for the nominee of their choice by roll call. Each candidate must receive a majority of the voting members of the nominating commission to have his name submitted to the Governor.

It is our determination that legislation concerning the publication of judicial nominating commission votes would not be contrary to the Constitution. The State Constitution is not a grant but rather a restraint on legislative power, and the Legislature may legislate on any subject not inhibited by the Constitution. Lenstrom v. Thone, 209 Neb. 783, 311 N.W.2d 884 (1981). See also, State ex rel. Creighton University v. Smith, 217 Neb. 682, 353 N.W.2d 267 (1984).

Senator Rex Haberman Page -2-February 20, 1990

Since the Constitution does not prohibit the publication of the nominating commission votes, the statute requiring their publication would not be unconstitutional.

Sincerely,

ROBERT M. SPIRE Attorney General

Linda L. Willard

Assistant Attorney General

28-02-14.2

cc: Patrick J. O'Donnell

Clerk of the Legislature

APPROVED:

Attorney General