

**Independent Voters of Illinois-Independent Precinct Organization
2012 APPELLATE COURT QUESTIONNAIRE – page 1**

DATE: 12/19/11

NAME: Don R. Sampen, candidate for the O'Brien vacancy, 1st District Appellate Court

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CAMPAIGN MANAGER _____

Please provide the following background information:

Elective or appointive public and/or party offices previously held including dates.

Law clerk 7th Circuit (Judge Tone), 1975-76

Zoning Board of Appeals, Evanston, 1996-2002

Cable Commission, Evanston, 1986-92

Assistant Attorney General, 1995-2003

911 Board, Lincolnwood, 2010-present

Plan Commission, Lincolnwood, 2011-present

Other elective offices for which you have been a candidate.

Circuit Court Judge

9th Ward Alderman, Evanston

Principal business, educational, professional and civic activities of the past ten years.

I was a partner in Jenner & Block from 1992 to 1988; a partner in Martin Craig Chester & Sonnenschein from 1988 to 1995; an assistant attorney general with the Illinois Attorney General's Office from 1995 to 2003, where I served as Chief of the Public Interest Division and Chief of the Special Litigation Bureau; a partner in Meckler Bulger & Tilson, from 2003 to 2008; and a partner in my present firm of Clausen Miller, P.C., from 2008 to present. My teaching activities are as follows:

Adjunct Professor - Insurance Law, Loyola School of Law (2004-2012)
Adjunct Professor - Trademarks and Unfair Competition, Chicago-Kent College of Law (1996)
Adjunct Professor - Pretrial Litigation, Northwestern University School of Law (1990, 1991, 1993, 1995)
Adjunct Professor - Advanced Trial Practice, Loyola School of Law (1991, 1992)
Adjunct Professor - Remedies, Loyola School of Law (1978)
Adjunct Professor - Remedies II, Chicago-Kent College of Law (1976)

I am a member of the CBA, the ABA, the ISBA and the Appellate Lawyer's Association. I have served as chair of various bar association committees, including chair of the ISBA Antitrust and Trade Regulation Council, twice chair of the CBA Federal Civil Procedure Committee, and an editor of various ABA committee publications.

My civic activities have included Rotary (former member for 14 years), Toastmasters, church choirs, local government where I now live (Lincolnwood).

What subjects have you studied and what experience have you had which will be most helpful to you in the office you seek?

Most of the experiences listed above will be helpful. I have also handled many appeals and am told that I write well. Also helpful will be my litigation experience, which has made me well familiar with the litigation process and strengths and weaknesses of our court system. Other useful experiences are my services as an arbitrator, both for the American Arbitration Association and the Cook County Mandatory Arbitration System, my clerkship for a federal judge, and my law review and other writing experiences. In addition, I completed a 40-hour mediation course in September of 2011 at the DePaul Center for Dispute Resolution, which may also be helpful in connection with appellate court mediations.

I attach hereto a listing of (a) publications and presentations, and (b) my recent appellate court cases.

Please detail your prior political activity, if any. Give positions held, dates, organizational memberships, role you played in political campaigns.

After moving to Lincolnwood in 2008, I contacted Rep. Lou Lang about joining the Niles Township Democratic organization, but am not currently active.

Please state any evaluation ratings you have ever received for any judicial office by any bar association. List the office and the date of the election for which the evaluation was made. Please use the following format:

<i>Date</i>	<i>Position</i>	<i>Bar Association</i>	<i>Rating</i>
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My ratings from 2010 are attached.

Independent Voters of Illinois-Independent Precinct Organization
2012 APPELLATE COURT QUESTIONNAIRE – page 2

1. What do you believe are the major strengths and weaknesses of the Appellate Court? Would you change the manner in which the Appellate Court functions?

A major strength of the First District Appellate Court lies in the superb quality of certain of its judges. Justice Hoffman and former Justice Wolfson are examples. A major weakness, however, is the incredibly poor quality of some of the other justices. There are, of course, other weaknesses as well. Far too many justices rely excessively and inappropriately upon the services of their law clerks to do the lion's share of their thinking and writing. Too many cases are decided without oral argument. In my view the system of assigning responsibility for opinions – before oral argument is even heard – needs to be changed. I would also favor a more active mediation program.

2. Please discuss the Appellate Court's practice of assigning each case prior to oral argument to one member of the panel to write the opinion?

I would work to change the current assignment practice which, in my view, makes it too easy for a justice on the panel to focus only on cases assigned to that justice and to ignore cases assigned to others. I would favor something more in line with the 7th Circuit's practice of allowing the presiding justice of the panel to make the assignment following oral argument.

3. What would be the reasons for not publishing an opinion?

For the most part, I think the First District makes appropriate use of Rule 23. Decisions based on black-letter legal principles that do not contribute to our existing body of law need not be published. Doubts about whether to publish, however, ought to be resolved in favor of publishing.

4. What is the role of dissent in an intermediate appellate court? Under what conditions would you write a dissenting or concurring opinion?

I would write a dissent whenever I disagreed with the outcome of a case. Dissents often send a signal to the Illinois Supreme Court, other appellate court districts and the legislature that the rule of decision should be watched and maybe changed.

5. What procedural changes, if any, do you think would be helpful to ensure that Appellate Court decisions in child custody disputes are made effectively and promptly?

Custody judgments are appealable on an interlocutory basis under Ill. S. Ct. Rule 304(b) without the entry of a final judgment in the case. Expedited treatment of such appeals may be appropriate.

6. The Lockstep Doctrine that the protections of the Illinois Constitution's Bill of Rights must be interpreted in lockstep with the U.S. Supreme Court's interpretation of parallel provisions of the Federal Bill of Rights please comment.

I cannot opine on the lockstep doctrine in a vacuum without the facts to which the legal analysis would apply. To the extent a question comes before me as an appellate court justice that turns, not on the federal Constitution but on an interpretation of the Illinois Constitution, I would analyze Illinois

Supreme Court precedent applicable to the issue to determine the state of Illinois law at the time of decision, and, subject to due process and other constitutional constraints, apply the law accordingly.

7. What is the appropriate role of economic analysis, and particularly cost benefit analysis, in appellate jurisprudence?

I am not sure I understand the point of the question. I can imagine several ways in which a cost benefit analysis might have arguable relevance. For example, it could be seen to play a role in the establishment of an active and effective appellate court mediation program: for relatively little cost, a system may be established that could dispose of significant numbers of cases.

8. What are the pros and cons of an elected, an appointed, or a hybrid system for the judiciary? How might the Illinois courts benefit or suffer from a change?

The disadvantage of having an elected judiciary, at least in a county as vast as Cook, is that there are so many judicial candidates up for election or retention that no one – not even trial lawyers who regularly practice in the courts – can be familiar with most of them. Most voters know nothing about any of the candidates, and they end up voting based on last name ethnicity, gender, or just by blind guess. The subcircuit system, which has been in effect since 1992, has not significantly improved the landscape. Indeed, according to some bar associations' evaluations, it has increased the number of unqualified candidates that have become elected.

I favor a merit selection system modeled after a proposal made by a special court commission several years ago. Essentially, the proposal called for establishing a nomination commission which would review applicants' qualifications and submit names to an appointing authority that would make the actual selection. Within these parameters, a number of variations are possible.

9. How has mandatory sentencing affected the criminal justice system in Illinois?

Statutorily imposed mandatory sentencing relieves judges of some responsibility for deciding a sentence, but apart from that I am not sure what effect it has had on the criminal justice system. I think that mandatory sentencing may play a legitimate role in assuring the legislature and society in general that consistent sentencing standards are being maintained. In most cases, however, I think the judge should retain discretion with respect to sentencing based on the pre-sentence report and matters heard in aggravation and mitigation.

10. How has automatic transfer of juveniles affected the criminal justice system in Illinois? How has it affected the recidivism rate of juveniles?

It has probably had a disproportionate impact on certain minority groups. I don't have statistics at hand with respect to the recidivism rate. I would favor the commissioning of an in-depth study to compare the penalties given to minors as between adult court and Juvenile Court, and also assessing whether adult probation services can be geared to the needs of minors, and whether the adult courts can otherwise handle an increasing numbers of young offenders. Depending on the results of the study, transfers continuing at the current level may or may not be appropriate.

11. Do you think the juvenile justice system should focus on rehabilitation or punishment? Why?

All other factors being equal, rehabilitation is usually a more desirable long-term outcome than punishment, but judges imposing sentences for juveniles need to take many considerations into account: from the seriousness of the offense, to the background and maturity of the perpetrator, to any history of offenses, to the needs of the victim. Depending on the circumstances in a particular situation, punishment could thus take priority over rehabilitation.

12. How do you account for the disproportionate number of minorities prosecuted and incarcerated? What can the courts do to correct the disparity?

Socio-economic factors account for much of the disparity. Courts are limited in their ability to correct such factors. Courts can, however, be sensitive to the needs of minorities in deciding child welfare, family and criminal matters, by taking into account the socio-economic factors that may have contributed to the dispute before the court, subject to applicable constitutional and legislative parameters.

13. What do you consider the important aspects of a judge's decision in handling a petition by a minor for a waiver of parental notice with the intent to have an abortion?

One important aspect of the judge's decision should be the constitutionality of the parental notice requirement. If constitutional, the statute requires the court to grant the waiver if it finds either (a) that the applicant is sufficiently mature and well informed to decide on her own whether to have an abortion, or (b) whether parental notification would be in her best interests. I would think that the health of the applicant – both physical and emotional – should be an important consideration in either case.

14. What options available to a judge under Illinois law do you consider most effective in sentencing perpetrators of hate crimes? Please explain your choices.

Absent information about the specific crime and circumstances, I cannot say which option – e.g., jail time, probation, restitution, fines, community service, counseling – is the “most effective.”

Don R. Sampen: Publications and Presentations

Column entitled "Insurance Matters" published about twice monthly in the *Chicago Daily Law Bulletin*; recent columns include:

Panel considers negligent misrepresentation	Dec. 7, 2011
Court finds tenant co-insured with landlord	Nov. 16, 2011
Court applies advertising coverage to TCPA claim	Nov. 2, 2011
Court finds pollution exclusion is ambiguous	Oct. 19, 2011
Court justifies coverage for intentional act	Oct. 5, 2011
A breach-of-warranty claim leads to coverage	Sept. 21, 2011
Court enforces single limit for 'related claims'	Sept. 7, 2011
Court applies rental exclusion to bar coverage	Aug. 17, 2011
D&O coverage applies in bankruptcy context	Aug. 3, 2011
There's no equitable subrogation against county	July 20, 2011
Court addresses key points in a TCPA case	July 6, 2011
Loss of use caused by a mislabeled product	June 15, 2011
No allocation given to settling non-defendants	June 1, 2011
Insured has post-application duty to disclose	May 18, 2011
Fact issue: is notice to broker notice to insurer	May 4, 2011
Claim notice does not commence arbitration	Apr. 20, 2011
Loss of business income coverage limited by court	Apr. 6, 2011
Insolvency exclusion bars errors, omissions coverage	Mar. 16, 2011
Absence of the automobile bars a class claim	Mar. 2, 2011
Appeals court declines reformation of policy	Feb. 16, 2011
Exhaustion occurs through a settlement agreement	Jan. 19, 2011
'Advertising injury' requires wide publication	Jan. 5, 2011
Lack of cooperation established on motion	Dec. 15, 2010
Insured's disappearance negates coverage	Dec. 1, 2010

"Quo Warranto and Mandamus," Chapter 8, in IICLE volume on Chancery and Special Remedies (2009/11).

"Overview of Antitrust Law for the Corporate Practitioner," chapter 6 in IICLE Business Law Series Volume III, spring (2005/08/11).

"Additional Insured/Targeted Tender Issues" series of CLE in-house presentations to insurer clients in 2011.

"New Conflict of Interest," *Chicago Daily Law Bulletin*, January 20, 2011

"Prosecuting A Claim Under the Illinois Whistleblower Reward and Protection Act," Chapter 17, in IICLE volume on Employment Termination (2002/05/08/10).

"Mediation Considerations on Appeal: Frivolous Arguments, Fee-Shifting and Interest," CLE presentation to Chartis attorneys/claims handlers, December 1, 2009.

"Additional Insured Issues in the Construction Setting," CLE presentation to AIG/Chartis attorneys/claims handlers, May 27, 2009.

"Coverage Issues Arising in the Context of Employee Injuries Giving Rise to Third Party Claims Against Employers," CLE presentation to AIG attorneys/claims handlers, May 6, 2008.

"Initiating Insurance Coverage Litigation," Chapter 14 (co-author), in *New Appleman Insurance Law Practice Guide* (Lexis 2007).

"Estates ruled off limits to Medicaid," reprint in the October 15, 2005 edition of *Council News*, published by the Northwest Suburban Estate Planning Council.

"Consumer Protection: Enforcement in the United States and Japan," 43 *Journal of Research on Social and Economic Life* 1 (June 2003) (co-authored with Koichi Hosokawa).

“Amendments to the Federal Rules of Evidence,” program speaker, CBA continuing legal education seminar on federal expert witness practice, November 1, 2000.

“The New Federal Local Rules and Current Developments in Federal Civil Procedure,” program moderator, CBA continuing legal education seminar, November 1, 1999.

“Smoke and Minors: Fee Awards to Government Plaintiffs in Tobacco Cases,” program speaker, ABA Annual Meeting, August 10, 1999.

“State and Federal Allocation of Enforcement Responsibility: Does a Market Allocation Agreement Exist? If Not, Should It?” program speaker and moderator, ABA Section of Antitrust Law 47th Annual Spring Meeting, April 15, 1999.

“State Enforcement,” Chapter 9, in 1998 Annual Review of Antitrust Developments (contributing author), published by the ABA Section of Antitrust Law as a supplement to Antitrust Law Developments 4th (spring 1999).

“Suing on Behalf of the State: A Parens Patriae Primer,” co-authored with Attorney General James E. Ryan, 86 Ill. Bar J. 684 (Dec. 1998).

“Age Discrimination and Reasonable Non-Age Factors,” 23 Notre Dame J. College & Univ. Law 1 (summer 1997).

“Exemptions and Defenses,” Chapter 3; “The Corporate Opportunity Doctrine and Fiduciary Duties of Corporate Officers and Directors,” Chapter 11; and “Commercial Bribery,” Chapter 16, in IICLE volume on Antitrust and Unfair Competition (June 1996), and 1998 supplement (December 1998); general editor of entire volume.

“Post Judgment Practice Changes: Traps for the Unwary,” speaker, CBA seminar hosted by the Federal Civil Procedure Committee, seminar entitled “Current Developments in Federal Civil Procedure” (May 1996).

“Consumer Fraud: Applications & Enforcement,” program moderator, CBA-sponsored CLE education seminar (May 1996).

“Innovation Markets: A New Frontier for Antitrust,” program moderator, CBA seminar hosted by the Antitrust Law Committee (March 1996).

“Changes -- New and Proposed -- in the Federal Rules of Procedure,” printed in CBA Federal Civil Procedure Committee Reporter 2 (January 1996); 8 DuPage County Bar Ass'n. Brief 36 (February 1996); 7 ABA Committee on Pretrial Practice & Discovery Newsletter 15 (March 1996).

“Reducing Your Liability,” 8 Aberdeen's Magazine of Masonry Construction 413 (August 1995).

“Regulated Industries and the State Action Doctrine,” speaker, ISBA Antitrust and Unfair Competition Spring Symposium (May 1992); related article published in 30 Antitrust & Unfair Competition Law Newsletter 1 (June 1992).

Commentary on proposed amendments to the Federal Rules of Civil Procedure promulgated by Judicial Conference of the United States, adopted by The Chicago Bar Association Board of Managers and sent to the Judicial Conference (January 1992).

Commentary on Interim Report of the Committee on Civility of the Seventh Federal Judicial Circuit, adopted by The Chicago Bar Association Board of Managers, and sent to Seventh Circuit Committee (October 1991); moderator of related panel discussion on civility (July 1991).

“Antitrust Restrictions on Managed Care Arrangements,” speaker, ISBA Antitrust Spring Symposium (May 1991); related article published in 30 Antitrust & Unfair Competition Law Newsletter 5 (October 1991).

Commentary on Proposed Amendments to Local Rule 3, pertaining to admission to trial bar, adopted by Chicago Bar Association Board of Managers and sent to federal district court (April 1991).

“The Illegal Loan That Was Never Made: Is It Still Illegal?,” 76 Illinois Banker 14 (March 1991).

“Tying By Financial Institutions: Once Commitment Is Made, Refusal to Make Tying Loan Is No Defense to Liability,” 29 ISBA Antitrust & Unfair Competition Law Newsletter 1 (December 1990).

“Developments in Private Lanham Act Cases and Legislation,” speaker, ISBA Antitrust Spring Symposium (May 1990).

“When the Feds Come A-Knocking,” 74 Illinois Banker 16 (July 1989), reprinted in Kansas Banker 6 (September 1989).

“Personal Liability of Financial Institution Directors and Officers: Are You Protected?,” 6 Illinois Reporter 5 (March-April, 1989).

“Personal Liability of Financial Institution Directors and Officers: Are You Protected?,” 74 Illinois Banker 24 (April 1989).

“Insecure Security,” 81 American Banking Association Banking Journal 77 (April 1989).

Handbook on Hazardous Waste Law and Its Impact on Secured Lending Transactions (August 1988).

Handbook on Lenders' Liability (June 1988).

“Influencing ‘Private’ Legislation: The Split Widens Over Application of Noerr-Pennington,” 26 ISBA Antitrust Law Newsletter 4 (December 1987).

“Municipal Antitrust Liability: New Federal and State Limitations” and “Follow-up,” 74 Ill. B.J. 345 (March 1986) and 74 Ill. B.J. 228 (January 1986).

“Petitioning Foreign Governments: The Act of State and Noerr-Pennington Doctrines,” 15 Ga. J. Int'l. & Comp. L. 205 (1985).

“Law and Equity, The Right to a Jury Trial, and Equal Protection,” 70 Ill. B.J. 376 (February 1982).

“Civil Courts, Church Property, and Neutral Principles: A Dissenting View,” U. Ill. L.F. 543 (1975).

“Criminal Conspiracy in the New Criminal Codes,” Nw. U.L. Rev. 851 (1974).

Recent Cases On Appeal Handled By Don R. Sampen

P = Principal Attorney A = Orally Argued B = Participated in Briefing

<u>Case Name</u>	<u>Citation</u>	<u>Year</u>	<u>P/A/B</u>
Bremen Community High School v. Cook County Commission	No. 11-2177 (Ill. App. 1st Dist.)	pending	P, A
Cappiello v. ICD Publications	No. 10-3802 (2d Cir.)	pending	P, A
Penford Products v. C.J. Schneider	No. 10-1754 (Ia. App.)	pending	P, A
United States Dredging Corp v. Lexington Insurance Co.	No. 2010-11194 (N.Y. Sup. Ct. App. Div.)	pending	P, A
Farmers Insurance v. Bacci Café	No. 11-2781 (Ill. App. 1st Dist.)	pending	B (re 308 petition)
Northern States Power Co. v. Continental Insurance Co.	No. 2010AP1039, 2011 WL 3802723 (Wis. App.)	2011	P
Illinois Tool Works v. Commerce & Industry	No 1-09-3084, 2011 Ill. App. (1st) 093,084	2011	P
In re: Heating Oil Partners, LP	No. 10-733, 422 Fed. Appx. 15 (2d Cir.)	2011	P, A
Universal Mortgage v. Wurttembergische	651 F.3d 759 (7th Cir.)	2011	P, A
In re: Longview Aluminum, L.L.C.	657 F.3d 507 (7th Cir.)	2011	P
Traynor v. Lexington Ins. Co.	No. 09-56596 (9 th Cir.)	2011	P, A
Markel v. Biro	No. 09-2568 (1 st Dist.)	2010	P
Landmark American v. Moulton	No. 09-15396-G, 2011 WL 3962636 (11 th Cir.)	2011	P, A
Minteq Int'l v. Arciniega	No. 45A05-0905-CV-284 (Ind. App.)	2010	B
Starnes v. Sussman	No. 1-08-2880 (1 st Dist.)	2009	P
CIT Communications v. Maxwell	589 F.3d 901 (7 th Cir.)	2009	P, A
DMP Contracting v. Essex Insurance Co	No. 18455/06 (N.Y. App. Div.)	2009	B
Peterson v. Cochran, Cherry, Givens	No. 1-08-2969 (1 st Dist.)	2009	P
Illinois Emcasco v. Nationwide Mutual	393 Ill. App. 3d 782 (1 st Dist)	2009	P
Baltzell v. R&R Trucking	554 F.3d 1124 (7 th Cir.)	2009	P (re: petn for re-hearing)
Hartford Fire Ins. v. Clark	562 F.3d 943 (8 th Cir.)	2009	P, A
Terminal Freezers v. U.S. Fire	No. 08-35623 (9 th Cir.)	2009	P, A
Colmore v. Royal Indemnity	No. 07-35954 (9 th Cir.)	2009	P, A
Nussbaum Diamonds v. Hanover Insurance	883 N.Y.S.2d 509 (N.Y. App. Div.)	2009	P, A
SEC v. Tuco Trading, et al.	No. 08-57057 (9 th Cir.)	2009	P (settled on app.)
Markel International v. Lash	No. 102438/06 (N.Y. App. Div.)	2008	B (settled)

Polage v. City of Ontario	No. E043554 (Cal. App.)	2008	on app.) P, A
Steege v. Park	No. 08-06905 (N.D. Ill., appeal from bankruptcy court)	2008	P (settled on app.)
Fredericks v. SM&P Utility Resources	No. 08-2568 (1 st Dist.)	2008	P (settled on app.)
Gabriele v. Lyndhurst Residential Comm.	No. 62,514 (N.J. S.Ct.)	2008	P (re: petn for certi- fication)
Lexington Ins. Co. v. Chicago Hospital	No. 1-06-0265 (1 st Dist.)	2006	P, A
City of Chicago v. Holland	206 Ill. 2d 480 (Ill.)	2003	P, A
County of Cook v. Philip Morris	353 Ill. App. 3d 55 (1 st Dist.)	2003	B
People v. FTS	No. 02-1013 (1 st Dist.)	2003	P, A

BAR ASSOCIATION EVALUATIONS OF JUDICIAL CANDIDATES

	AABA	BWLA	CBA	CCL	CCBA	DSL	HBA	ISBA	LAGBAC	PRBA	WBAI
Appellate Court - First District											
<i>To fill the vacancy of Hon. Jill K. McNulty</i>											
Arnette R. Hubbard (D)	R	R	Q	NQ	HR	NR	R	Q	NR	Q	R
Ellen L. Flannigan (D)	NQ	R	NR	NQ	NR	NR	NR	NQ	NR	NQ	NR
Jim Ryan (D)	NR	R	NR	NQ	NR	NR	NR	NQ	NR	NQ	NR
James R. Epstein (D)	R	R	Q	WQ	R	HR	R	HQ	HR	HQ	R
Kathleen G. Kennedy (D)	R	R	HQ	Q	HR	HR	R	HQ	R	Q	R
<i>To fill the vacancy of Hon. Denise M. O'Malley</i>											
Thomas Lee Hogan (D)	Q	R	Q	Q	R	HR	R	HQ	R	HQ	R
Pamela E. Hill Veal (D)	NQ	NR	NR	NR	NR	NR	NR	NQ	NR	NQ	NR
Frank Edward Gardner (D)	NQ	NR	NR	NR	NR	NR	NR	NQ	NR	NQ	NR
Aurelia Marie Pucinski (D)	NR	R	NR	NQ	NR	NR	R	NQ	NR	NQ	NR
Don R. Sampen (D)	Q	R	Q	WQ	R	R	R	Q	R	Q	R
<i>To fill the vacancy of Hon. Leslie E. South</i>											
Mary Katherine Rochford (D)	R	R	Q	WQ	R	HR	R	Q	HR	HQ	R
Sebastian T. Patti (D)	Q	R	Q	Q	R	R	R	Q	HR	HQ	HR
Kevin Rogers (D)	NQ	NR	NR	NR	NR	NR	NR	NQ	NR	NQ	NR
William D. O'Neal (D)	R	R	NR	NQ	R	R	R	NQ	NR	Q	R
Anthony Lynn Burrell (D)	NQ	NR	NR	NR	NR	NR	NR	NQ	NR	NQ	NR
Cook County Circuit Court											
<i>To fill the vacancy of Hon. Richard B. Berland</i>											
William H. Hooks (D)	Q	R	HQ	WQ	HR	HR	R	HQ	R	HQ	R
Deidre Baumann (D)	Q	R	NR	NQ	R	R	NE	NQ	NR	Q	R
William Burnett Raines (D)	Q	R	Q	Q	R	R	R	Q	R	Q	R
<i>To fill the vacancy of Hon. Philip L. Bronstein</i>											
Terry MacCarthy (D)	Q	R	Q	WQ	R	HR	R	Q	HR	HQ	R
Diann Karen Marsalek (D)	Q	R	Q	NQ	R	R	R	Q	R	Q	R
Sharon Finegan Patterson (D)	Q	R	Q	Q	R	R	R	Q	R	HQ	HR
Thomas William Flannigan (D)	Q	R	NR	Q	R	R	R	Q	R	HQ	R
<i>To fill the vacancy of Hon. Francis J. Dolan</i>											
Susan Kennedy Sullivan (D)	Q	R	Q	Q	R	HR	R	Q	R	Q	R
Linda J. Pael (D)	Q	R	Q	Q	R	HR	R	Q	HR	Q	R
Kevin J. Murphy (D)	NQ	R	NR	NQ	R	NR	NR	NQ	NR	NQ	NR
Ubi O'Neal (D)	NQ	R	NR	NQ	NR	NR	NR	NQ	NR	NQ	NR
<i>To fill the vacancy of Hon. Marsha D. Hayes</i>											
Raymond W. Mitchell (D)	Q	R	Q	Q	HR	HR	R	HQ	R	HQ	R
Bonnie Carol McGrath (D)	Q	R	NR	NQ	NQ	NR	NE	NQ	NR	NQ	R
Carl B. Boyd (D)	NQ	NR	NR	NR	NR	NR	NR	NQ	NR	NQ	NR
<i>To fill the vacancy of Hon. Daniel J. Kelley</i>											
John Patrick Callahan, Jr. (D)	Q	R	Q	Q	R	R	R	Q	R	Q	R
Joanne F. Fehn (D)	Q	R	NQ	NQ	NR	R	NR	NQ	NR	NQ	NR
<i>To fill the vacancy of Hon. Carol Pearce McCarthy</i>											
Maureen Masterson Pulia (R)	Q	R	Q	NQ	NE	R	R	Q	R	Q	R

To fill the vac
 Abbey Fish
 Yehuda Leb
 Geary W. K
 Dennis Mic
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 Steven Jame
 Michael Ian
 Jeffrey Dov
 William Jos
 Scott Bagna
 Mary Susan

To fill the vaca
 Steve Fruth
 Maritza Mar
 Ann Finley C
 Pamela McL
 John Michae
 Pamela M. L
 Thomas Dav
 Lisa A. Marir
 Eugene Jose
 Kim R. Karda
 John W. Chw

To fill the vacan
 Daniel J. Pier

To fill the vacanc
 Linzey D. Jon
 Frank James
 Pat Flanagan
 Nicholas Kara
 Richard G. Ka
 Karla Marie Fi
 Michael Bren
 Joan Marie G.
To fill the vacancy
 George F. Scut
 Mary Therese
 Michael Hugh
 Peter A. Fera (t

To fill the vacancy