

June 3, 2016

**Provisional Votes by the Board of Governors on the
ECCL Task Force Report Recommendations**

Initial Case Schedule — Yes: 13; No: 0; Abstain: 1

Judicial Assignment — Yes: 14; No: 0; Abstain: 0

2-Tier Litigation — Yes: 1; No: 10; Abstain: 3

Mandatory Discovery Conference — Yes: 12; No: 2; Abstain: 0

Mandatory Disclosures — Yes: 9; No: 4; Abstain: 1

Proportionality and Cooperation:

Governor Furlong moved to bifurcate. Seconded. Motion passed unanimously —

Proportionality: Yes: 2; No: 12; Abstain: 0

Cooperation: Yes: 14; No: 0; Abstain: 0

Presumptive Discovery Limits — Yes: 1; No: 12; Abstain: 1

E-Discovery — Yes: 0; No: 10; Abstain: 4

Motions Practice — Yes: 6; No: 7; Abstain: 1

Pretrial Conference — Yes: 12; No: 1; Abstain: 1

District Court:

Governor Cava moved to vote only on jurisdiction and to amend the overall recommendation to bring in line with decisions made on other recommendations in the ECCL Task Force report. Seconded by Governor Furlong.

Yes: 12; No: 1; Abstain: 1

Governor Risenmay moved to reject the recommendation to expand District Court jurisdiction to include unlawful detainer proceedings. Seconded by Governor Pickett.

Yes: 8; No: 5

Governor Furlong moved to reject the recommendation to expand District Court jurisdiction to include expansion of anti-harassment orders involving real property. Seconded by Governor Jarmon.

Yes: 8; No: 5

Alternative Dispute Resolution — Yes: 11; No: 2; Abstain: 1