The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

	Prep	pared By: The Profession	al Staff of the Comn	nittee on Rules		
BILL:	HB 477					
INTRODUCER:	Representative Rizo and others					
SUBJECT:	Term Limits for District School Board Members					
DATE:	April 20, 202	23 REVISED:				
ANALYST 1. Biehl		STAFF DIRECTOR Twogood	REFERENCE RC	Favorable	ACTION	

I. Summary:

HB 477 reduces the length of the term limit for school board members to 8 years from 12 years. The term limit applies to terms of office beginning on or after November 8, 2022.

The bill takes effect July 1, 2023.

II. Present Situation:

Term Limits in Florida's Constitution

Florida's Constitution establishes term limits for the following elected officials:

- Florida Governor:
- Florida representatives;
- Florida senators;
- Florida Lieutenant Governor;
- Florida Cabinet members;
- U.S. representatives from Florida; and
- U.S. senators from Florida.¹

Term limits imposed by states for federal elected officials were held to be unconstitutional, and thus unenforceable, by the U.S. Supreme Court in 1995.²

The Florida Constitution states that none of the specified officials, except for the office of Governor, which is governed by a slightly different provision, may appear on a ballot for reelection if, by the end of the current term of office, the person will have served or, but for

¹ Article VI, s. 4(c), FLA. CONST. See also art. IV, s. 5(b), FLA. CONST.

² See U.S. Term Limits, Inc. v. Thornton, 514 U.S. 779 (1995). See also Ray v. Mortham, 742 So. 2d 1276 (Fla. 1999) (holding that term limits imposed on elected state officials were severable from provisions imposing term limits on elected federal officials).

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resignation, would have served in that office for eight consecutive years.³ These term limits became effective in 1992 and were prospective, so that officials reelected to a consecutive term in 1992 could serve another consecutive eight years before reaching the term limit.⁴

The Florida Constitution does not address the number of terms a school board member or county commissioner may serve.

District School Board Member Terms of Office

The Florida Constitution provides that "[i]n each school district there shall be a school board composed of five or more members chosen by vote of the electors in a nonpartisan election for appropriately staggered terms of four years, as provided by law." This provision has been interpreted to allow school board member qualifications to be established by statute.

In 2022, the Legislature established a term limit of 12 years for district school board members.⁷ This term limit applies to those individuals elected on or after November 8, 2022.⁸ The term limit is prospective, so that school board members reelected to a consecutive term in 2022 could serve another 12 consecutive years before being term limited.⁹ Currently, Duval County is the only district to have established a more restrictive term limit for its school board members of two consecutive full terms of 4 years.¹⁰

III. Effect of Proposed Changes:

The bill revises term limits for school board members to prohibit a school board member from appearing on a ballot for reelection if, by the end of his or her current term of office, the member will have served, or would have served if not for resignation, in that office for 8 consecutive years. The bill maintains existing law specifying that service of a term of office which began before November 8, 2022, is not counted towards the amended term limits.

The bill takes effect July 1, 2023.

³ Article VI, s. 4(c), FLA. CONST.

⁴ See Art. VI, s. 4, FLA. CONST. (1992); Billy Buzzett and Steven J. Uhlfelder, Constitution Revision Commission: A Retrospective and Prospective Sketch, The Florida Bar Journal (April 1997), https://www.floridabar.org/the-florida-bar-journal/constitution-revision-commission-a-retrospective-and-prospective-sketch (last visited March 17, 2023).

⁵ Article IX, s. 4(a), FLA. CONST.

⁶ In *Askew v. Thomas*, 293 So.2d 40, 42 (Fla. 1974), the court interpreted section 4(a) of article IX and refused to invoke the constitutional principle that "statutes imposing additional qualifications for office are unconstitutional where the basic document of the constitution itself has already undertaken to set forth those requirement" because that section does not address school board member qualifications. Similarly, in *Telli v. Broward County*, 94 So. 3d 504 (Fla. 2012), the court receded from prior opinions which held that article VI, section 4(b), Florida Constitution, listing the state elected offices with mandatory term limits, prohibited the imposition of term limits on other officials. The court held that "[i]nterpreting Florida's Constitution to find implied restrictions on powers otherwise authorized is unsound in principle" and that "express restrictions must be found not implied." *Id.* at 513.

⁷ Section 1001.35, F.S.

⁸ Id.9 Id.

¹⁰ Charter of the City of Jacksonville, Florida, art. 13, s. 13.15, available at https://library.municode.com/fl/jacksonville/codes/code_of_ordinances?nodeId=CHRELA_PTACHLACHJAFL_ART13DU COSCBO (last visited March 31, 2023).

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IV.	Cons	titution	al lee	HES.
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None.

None.

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B.

VII.

VIII.

Related Issues:

Statutes Affected:

None.

	C.	Trust Funds Restrictions:		
		None.		
	D.	State Tax or Fee Increases:		
		None.		
	E.	Other Constitutional Issues:		
		None.		
٧.	Fisca	cal Impact Statement:		
	A.	Tax/Fee Issues:		
		None.		
	B.	Private Sector Impact:		
		None.		
	C.	Government Sector Impact:		
		None.		
VI.	Technical Deficiencies:			
	None.			

This bill substantially amends section 1001.35, Florida Statutes.

Municipality/County Mandates Restrictions:

Public Records/Open Meetings Issues:

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IX. **Additional Information:**

Committee Substitute – Statement of Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.) A.

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.