A bill to be entitled
An act relating to district courts of appeal;
amending s. 35.01, F.S.; specifying minimum
membership of district courts of appeal;
providing construction and application;
providing criteria for selecting judges to fill
vacancies; requesting district courts of appeal
judicial nominating commissions to adopt
uniform rules of procedure; providing an
effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Section 35.01, Florida Statutes, is amended to read:

 35.01 District courts of appeal; districts.--Five district courts of appeal are created, and the state is divided into five appellate districts of contiguous circuits.

Each district court of appeal shall consist of at least one judge from each judicial circuit within the district.

Section 2. (1) This act shall not affect the term of any district court of appeal judge who is serving at the time of the effective date of this act or any district court of appeal judgeship which is vacant and awaiting filling by appointment by the Governor at the time of the effective date of this act. Any such judge may be reelected to as many successive terms of office for which the judge may qualify.

(2)(a) Upon the retirement, death, removal, or expiration of the term of office without reelection of a judge of a district court of appeal, or upon the creation of an additional judgeship on a district court of appeal, for an

appellate district for which there is a judicial circuit from 1 2 which there is no judge then serving, such vacancy shall be 3 filled only by a qualified resident from the geographical area of such unrepresented judicial circuit. 4 5 (b) If at the time of any vacancy on a district court 6 of appeal there is more than one judicial circuit which is 7 unrepresented by a judge on such district court of appeal, 8 such vacancy shall be filled by a qualified resident of the 9 judicial circuit having the lowest judicial circuit 10 designation number. 11 Section 3. In order to fully implement the provisions 12 of this act, and in recognition of the rulemaking authority 13 conferred on the district courts of appeal judicial nominating 14 commissions by Section 11, Article V of the State Constitution, the Legislature requests that these judicial 15 16 nominating commissions, by and through the Supreme Court of Florida, adopt uniform rules of procedure effectuating the 17 18 provisions of this act. 19 Section 4. This act shall take effect upon becoming a 20 law. 21 22 23 24 25 26

2728293031