ENROLLED 2001 Legislature

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2	An act relating to the Pinellas County School
3	District; providing for a seven-member district
4	school board, with four members elected from
5	single-member districts and three members
6	elected from the county at large,
7	notwithstanding the provisions of s. 230.061,
8	s. 230.10, or s. 230.105, F.S.; providing for
9	implementation at specified elections;
10	providing that school board members shall
11	continue to be elected on a nonpartisan basis
12	and shall be elected in conjunction with the
13	first primary and general election; providing
14	qualifying and other applicable election
15	procedures; providing for future
16	reapportionment of the single-member districts;
17	providing for a referendum; providing effective
18	dates.
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20	Be It Enacted by the Legislature of the State of Florida:
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22	Section 1. Notwithstanding section 230.061, section
23	230.10, or section 230.105, Florida Statutes, the supervisor
24	of elections of Pinellas County shall place a referendum on
25	the ballot at the general election to be held on November 5,
26	2002, which poses the question of whether the district school
27	board of Pinellas County shall consist of seven nonpartisan
28	members, four of whom are to be elected each from a
29	single-member district by electors residing in the
30	single-member district only and three of whom are to be
31	elected from the county at large.

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ENROLLED

2001 Legislature

1	Section 2. (1) If the electors approve the referendum
2	required by section 1 of this act, the first election to begin
3	implementing the transition to single-member representation on
4	the district school board shall be the election of district
5	school board members held in conjunction with the first
6	primary election in the year 2004 and with the runoff, if any,
7	held during the general election of that year. The change to
8	single-member representation shall be fully implemented with
9	the elections for district school board members held in
10	conjunction with the first primary and general elections in
11	the year 2006. In the year 2004, school board members from
12	districts 1 and 3 and the at-large seat for which the election
13	is to be held in 2004, designated as district 7, shall be
14	elected; in the year 2006, school board members from districts
15	2 and 4, and the at-large seats for which election was held in
16	2002, designated as districts 5 and 6, shall be elected.
17	Thereafter, the governing body of the district school board
18	shall consist of seven members, with four members from
19	single-member districts and three members from the county at
20	large, as provided in this act. All elections for district
21	school board members shall be nonpartisan and held at the same
22	time as the first primary and general elections as provided by
23	law, and all school board members shall be elected to
24	appropriately staggered terms of 4 years each. Each candidate
25	for election to the district school board must be a qualified
26	elector of the county and, if seeking election to a
27	single-member district, a registered voter of that district at
28	the time of qualifying. Each person elected to the district
29	school board from a single-member district shall be elected
30	only by the electors residing in the single-member district
31	for which he or she qualified. Each person elected to the
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ENROLLED

2001 Legislature

district school board shall take office 2 weeks after the 1 2 general election at which he or she was elected. 3 The three seats to be filled from the county at (2) large shall be designated district 5, district 6, and district 4 5 7, respectively. The four seats to be filled from 6 single-member districts shall be designated district 1, 7 district 2, district 3, and district 4, respectively, and 8 shall be the same as the school board districts in effect at 9 the time the first primary election in the year 2004 is held. Thereafter, the single-member districts shall be reapportioned 10 by the school board, in consultation with the supervisor of 11 12 elections, as soon after each decennial census as practicable. (3) Candidates for election to the district school 13 14 board shall qualify in accordance with general law in the same manner as candidates for the nonpartisan office of county 15 court judge qualify under chapter 105, Florida Statutes. 16 17 Accordingly, the amount of the qualifying fee for candidates for school board members shall be calculated using the 18 19 percentages set forth in section 105.031, Florida Statutes, 20 based upon the annual salary for the office of school board 21 member. Candidates may qualify without paying the qualifying fee using the procedures for the alternative method of 22 23 qualifying set forth in section 105.035, Florida Statutes, for the nonpartisan office of county court judge. A candidate 24 qualifying by the alternative method for a single-member 25 26 district shall obtain the signatures of a number of qualified voters equal to at least 3 percent of the total number of 27 registered voters within the geographical boundaries of the 28 29 district for which he or she intends to qualify, and a candidate qualifying by the alternative method for an at-large 30 seat shall obtain the signatures of a number of qualified 31

HB 559

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ENROLLED 2001 Legislature

HB 559

voters equal to at least 1 percent of the total number of 1 2 registered voters in Pinellas County. Any person who is 3 seeking election as a write-in candidate shall file his or her 4 qualifying papers during the qualifying period, and space 5 shall be made available on the general election ballot to 6 write in the name of the write-in candidate who has so 7 qualified. 8 (4) The appearance of the name of a candidate for the 9 office of district school board member on a ballot and the determination of election to such office shall be in 10 accordance with the provisions applicable to candidates for 11 12 the nonpartisan office of county court judge. 13 Section 3. The school board shall conduct its 14 elections through the office of the supervisor of elections of Pinellas County consistent with the Florida Election Code and 15 16 this act. 17 Section 4. In accordance with the requirements of section 101.161, Florida Statutes, and section 1 of this act, 18 19 the supervisor of elections of Pinellas County shall place the 20 title and substance of the referendum on the ballot as follows: 21 22 ELECTION OF PINELLAS COUNTY 23 DISTRICT SCHOOL BOARD MEMBERS 24 TO PROVIDE FOR SINGLE-MEMBER REPRESENTATION Shall the membership of the Pinellas County School Board be 25 26 changed to consist of seven members, with four members elected from single-member districts rather than countywide, and three 27 members elected from the county at large, all elected in 28 29 nonpartisan elections held in conjunction with the first 30 primary and general elections beginning with those elections 31 4

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1	held in the year 2004 and being fully implemented with those
2	elections held in the year 2006?
3	Yes
4	No
5	Section 5. This act shall take effect only upon its
6	approval by a majority vote of those qualified electors of
7	Pinellas County voting in a referendum to be held in
8	conjunction with the general election on November 5, 2002, in
9	accordance with the provisions of law relating to elections
10	currently in force, except that this section and section 1 of
11	this act shall take effect upon becoming a law.
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HB 559