Bill No. CS for SB 2086

Barcode 912508

CHAMBER ACTION

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	<u>Senate</u> <u>House</u> .
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11	The Committee on Judiciary (Campbell) recommended the
12	following amendment to amendment (912202):
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14	Senate Amendment
15	On page 39, line 2, through
16	page 40, line 25, delete those lines
17	
18	and insert:
19	(4)(a) In the event that death, resignation,
20	withdrawal, removal, or any other cause or event should cause
21	a party to have a vacancy in nomination which leaves no
22	candidate for an office from such party, the Governor shall,
23	after conferring with the Secretary of State, call a special
24	primary election and, if necessary, a second special primary
25	election to select for such office a nominee of such political
26	party. The dates on which candidates may qualify for such
27	special primary election shall be fixed by the Department of
28	State, and the candidates shall qualify no later than noon of
29	the last day so fixed. The filing of campaign expense
30	statements by candidates in special primaries shall not be
31	later than such dates as shall be fixed by the Department of

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State. In fixing such dates, the Department of State shall take into consideration and be governed by the practical time limitations. The qualifying fees and party assessment of such 3 candidates as may qualify shall be the same as collected for the same office at the last previous primary for that office. 5 Each county canvassing board shall make as speedy a return of 7 the results of such primaries as time will permit, and the Elections Canvassing Commission shall likewise make as speedy 8 a canvass and declaration of the nominees as time will permit. 9 10 (b) If the vacancy in nomination occurs later than 11

September 15, or if the vacancy in nomination occurs with respect to a candidate of a minor political party which has obtained a position on the ballot, no special primary election shall be held and the Department of State shall notify the chair of the appropriate state, district, or county political party executive committee of such party; and, within 7 days, the chair shall call a meeting of his or her executive committee to consider designation of a nominee to fill the vacancy. The name of any person so designated shall be submitted to the Department of State within 14 days after of notice to the chair in order that the person designated may have his or her name printed or otherwise placed on the ballot of the ensuing general election, but in no event shall the supervisor of elections be required to place on a ballot a name submitted less than 21 days prior to the election. If the vacancy occurs less than 21 days prior to the election, the person designated by the political party will replace the former party nominee even though the former party nominee's name shall appear will be on the ballot. Any ballots cast for the former party nominee will be counted for the person designated by the political party to replace the former party

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1 | nominee. If there is no opposition to the party nominee, the person designated by the political party to replace the former party nominee will be elected to office at the general election. For purposes of this paragraph, the term "district political party executive committee" means the members of the state executive committee of a political party from those counties comprising the area involving a district office. (c) When, under the circumstances set forth in the