CS for SJR 1188

20141188er 1 2 A joint resolution proposing amendments to Sections 10 3 and 11 of Article V of the State Constitution to 4 authorize the Governor to prospectively fill vacancies 5 in certain judicial offices. 6 7 Be It Resolved by the Legislature of the State of Florida: 8 9 That the following amendments to Sections 10 and 11 of Article V of the State Constitution are agreed to and shall be 10 submitted to the electors of this state for approval or 11 12 rejection at the next general election or at an earlier special 13 election specifically authorized by law for that purpose: 14 ARTICLE V 15 JUDICIARY 16 SECTION 10. Retention; election and terms.-17 (a) Any justice or judge may qualify for retention by a vote of the electors in the general election next preceding the 18 19 expiration of the justice's or judge's term in the manner 20 prescribed by law. When If a justice or judge is ineligible for 21 retention or fails to qualify for retention, a prospective 22 vacancy is deemed to occur at the conclusion of the qualifying 23 period for retention for the purpose of appointing a successor 24 justice or judge, and a vacancy shall exist in that office upon 25 the expiration of the term being served by the justice or judge. 26 When a justice or judge so qualifies, the ballot shall read 27 substantially as follows: "Shall Justice (or Judge) ... (name of 28 justice or judge)... of the ... (name of the court)... be 29 retained in office?" If a majority of the qualified electors

# Page 1 of 5

20141188er

30 voting within the territorial jurisdiction of the court vote to retain, the justice or judge shall be retained for a term of six 31 32 years. The term of the justice or judge retained shall commence 33 on the first Tuesday after the first Monday in January following 34 the general election. If a majority of the qualified electors 35 voting within the territorial jurisdiction of the court vote to 36 not retain, a prospective vacancy is deemed to occur immediately 37 following the general election for the purpose of appointing a 38 successor justice or judge, and a vacancy shall exist in that office upon the expiration of the term being served by the 39 justice or judge. 40

(b) (1) The election of circuit judges shall be preserved notwithstanding the provisions of subsection (a) unless a majority of those voting in the jurisdiction of that circuit approves a local option to select circuit judges by merit selection and retention rather than by election. The election of circuit judges shall be by a vote of the qualified electors within the territorial jurisdiction of the court.

(2) The election of county court judges shall be preserved notwithstanding the provisions of subsection (a) unless a majority of those voting in the jurisdiction of that county approves a local option to select county judges by merit selection and retention rather than by election. The election of county court judges shall be by a vote of the qualified electors within the territorial jurisdiction of the court.

(3)a. A vote to exercise a local option to select circuit court judges and county court judges by merit selection and retention rather than by election shall be held in each circuit and county at the general election in the year 2000. If a vote

## Page 2 of 5

20141188er

59 to exercise this local option fails in a vote of the electors, 60 such option shall not again be put to a vote of the electors of 61 that jurisdiction until the expiration of at least two years.

b. After the year 2000, a circuit may initiate the local option for merit selection and retention or the election of circuit judges, whichever is applicable, by filing with the custodian of state records a petition signed by the number of electors equal to at least ten percent of the votes cast in the circuit in the last preceding election in which presidential electors were chosen.

c. After the year 2000, a county may initiate the local 69 70 option for merit selection and retention or the election of 71 county court judges, whichever is applicable, by filing with the 72 supervisor of elections a petition signed by the number of 73 electors equal to at least ten percent of the votes cast in the 74 county in the last preceding election in which presidential 75 electors were chosen. The terms of circuit judges and judges of 76 county courts shall be for six years.

77

SECTION 11. Vacancies.-

78 (a) (1) Whenever a vacancy occurs in a judicial office to 79 which election for retention applies, the governor shall fill 80 the vacancy by appointing for a term ending on the first Tuesday after the first Monday in January of the year following the next 81 82 general election occurring at least one year after the date of 83 appointment, one of not fewer than three persons nor more than six persons nominated by the appropriate judicial nominating 84 85 commission.

86 (2) Whenever a prospective vacancy occurs in a judicial 87 office for which election for retention applies, the governor

#### Page 3 of 5

20141188er

88 <u>shall fill the prospective vacancy by appointing a justice or</u> 89 <u>judge from among at least three persons but not more than six</u> 90 <u>persons nominated by the appropriate judicial nominating</u> 91 <u>commission. The term of the appointment commences upon the</u> 92 <u>expiration of the term of the office being vacated and ends on</u> 93 <u>the first Tuesday after the first Monday in January of the year</u> 94 following the next general election.

(b) The governor shall fill each vacancy on a circuit court 95 96 or on a county court, wherein the judges are elected by a 97 majority vote of the electors, by appointing for a term ending on the first Tuesday after the first Monday in January of the 98 99 year following the next primary and general election occurring at least one year after the date of appointment, one of not 100 fewer than three persons nor more than six persons nominated by 101 the appropriate judicial nominating commission. An election 102 103 shall be held to fill that judicial office for the term of the 104 office beginning at the end of the appointed term.

(c) The nominations shall be made within thirty days from the occurrence of a vacancy or prospective vacancy unless the period is extended by the governor for a time not to exceed thirty days. The governor shall make the appointment within sixty days after the nominations have been certified to the governor.

(d) There shall be a separate judicial nominating commission as provided by general law for the supreme court, each district court of appeal, and each judicial circuit for all trial courts within the circuit. Uniform rules of procedure shall be established by the judicial nominating commissions at each level of the court system. Such rules, or any part thereof,

## Page 4 of 5

	20141188er
117	may be repealed by general law enacted by a majority vote of the
118	membership of each house of the legislature, or by the supreme
-	
119	court, five justices concurring. Except for deliberations of the
120	judicial nominating commissions, the proceedings of the
121	commissions and their records shall be open to the public.
122	BE IT FURTHER RESOLVED that the following statement be
123	placed on the ballot:
124	CONSTITUTIONAL AMENDMENT
125	ARTICLE V, SECTIONS 10, 11
126	PROSPECTIVE APPOINTMENT OF CERTAIN JUDICIAL VACANCIES
127	Proposing an amendment to the State Constitution requiring the
128	Governor to prospectively fill vacancies in a judicial office to
129	which election for retention applies resulting from the
130	justice's or judge's reaching the mandatory retirement age or
131	failure to qualify for a retention election; and allowing
132	prospective appointments if a justice or judge is not retained
133	at an election. Currently, the Governor may not fill an expected
134	vacancy until the current justice's or judge's term expires.

# Page 5 of 5