SECOND REGULAR SESSION

HOUSE JOINT RESOLUTION NO. 58

95TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVES COX (Sponsor), SATER, BURLISON, FUNDERBURK, MUNZLINGER AND GRISAMORE (Co-sponsors).

3804L.01I

D. ADAM CRUMBLISS, Chief Clerk

JOINT RESOLUTION

Submitting to the qualified voters of Missouri, an amendment repealing sections 25(a), 25(d), and 25(e), of article V of the Constitution of Missouri, and adopting three new sections in lieu thereof relating to nonpartisan judicial commissions.

Be it resolved by the House of Representatives, the Senate concurring therein:

That at the next general election to be held in the state of Missouri, on Tuesday next following the first Monday in November, 2010, or at a special election to be called by the governor for that purpose, there is hereby submitted to the qualified voters of this state, for adoption or rejection, the following amendment to article V of the Constitution of the state of Missouri:

Section A. Sections 25(a), 25(d), and 25(e), article V, Constitution of Missouri, are repealed and three new sections adopted in lieu thereof, to be known as sections 25(a), 25(d), and 25(e), to read as follows:

Section 25(a). Whenever a vacancy shall occur in the office of judge of any of the 2 following courts of this state, to wit: The supreme court, the court of appeals, or in the office of 3 circuit or associate circuit judge within the city of St. Louis and Jackson County and any other judicial circuit outside of the city of St. Louis and Jackson County which has, in 4 accordance with the provisions of section 25(b) of this article, elected to have their circuit 5 and associate circuit judges appointed by the governor in the manner provided in this 6 section, the governor shall fill such vacancy by appointing one of [three] five persons possessing 7 the qualifications for such office, who shall be nominated and whose names shall be submitted 8 9 to the governor by a nonpartisan judicial commission established and organized as hereinafter

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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provided. [If the governor fails to appoint any of the nominees within sixty days after the list of 10 11 nominees is submitted, the nonpartisan judicial commission making the nomination shall appoint one of the nominees to fill the vacancy.] The governor may veto the first list of nominees 12 13 submitted by notifying the commission of his or her objection within sixty days after the first list of nominees is submitted to the governor. The commission shall thereafter submit 14 15 a new list of nominees for the governor's consideration. The new list of nominees shall 16 contain the names of five persons possessing the qualifications for such office and shall not 17 include the names of any person submitted on the first list of nominees. The governor may 18 appoint a nominee from either the first or the second list. If the governor fails to appoint 19 any of the nominees from either the first or the second list within sixty days after the 20 second list of nominees is submitted, the nonpartisan judicial commission charged with 21 submitting the nominations shall appoint one nominee from the second list of nominees to 22 fill the vacancy.

Section 25(d). Nonpartisan judicial commissions whose duty it shall be to nominate and submit to the governor names of persons for appointment as provided by sections 25(a)-(g) are 2 hereby established and shall be organized on the following basis: For vacancies in the office of 3 judge of the supreme court or of the court of appeals, there shall be one such commission, to be 4 known as "The Appellate Judicial Commission"; for vacancies in the office of circuit judge or 5 associate circuit judge of any circuit court subject to the provisions of sections 25(a)-(g) there 6 shall be one such commission, to be known as "The Circuit Judicial Commission", for each 7 judicial circuit which shall be subject to the provisions of sections 25(a)-(g); the appellate 8 judicial commission shall consist of [a judge of the supreme court selected by the members of 9 10 the supreme court, and the remaining members shall be] seven members chosen in the following 11 manner: The members of the bar of this state residing in each court of appeals district shall elect one of their number to serve as a member of said commission, and the governor shall appoint one 12 citizen, not a member of the bar, nor the spouse of a member of the bar, from among the 13 residents of each court of appeals district, to serve as a member of said commission, and an 14 15 additional citizen, not a member of the bar, nor the spouse of a member of the bar, from anywhere in the state and the members of the commission shall select one of their number to 16 17 serve as [chairman] chair. Every appointment to the appellate judicial commission shall be subject to the advice and consent of the majority of the senate, who shall confirm or reject 18 19 such appointment within thirty legislative days of appointment by the governor. Each 20 circuit judicial commission shall consist of five members, one of whom shall be the chief judge of the district of the court of appeals within which the judicial circuit of such commission, or the 21 22 major portion of the population of said circuit is situated and the remaining four members shall 23 be] chosen in the following manner: The members of the bar of this state residing in the judicial

24 circuit of such commission shall elect two of their number to serve as members of said 25 commission, and the governor shall appoint [two] **three** citizens, [not members of the bar,] from 26 among the residents of said judicial circuit, who shall not be members of the bar, nor the 27 **spouse of a member of the bar,** to serve as members of said commission, the members of the commission shall select one of their number to serve as [chairman] chair; and the terms of office 28 29 of the members of such commission shall be [fixed by law, but no law shall increase or diminish 30 the term of any member then in office.] four years expiring on January fifteenth of the fourth 31 year, and each four-year term shall begin at the expiration of the term immediately 32 preceding it. No law or court rule shall increase, diminish, or otherwise adjust the terms 33 of any member. At the time of the adoption of this section, current terms of members of all such commissions shall expire and new members shall be selected in accordance with 34 35 this section. Every appointment to a circuit judicial commission shall be subject to the 36 advice and consent of the majority of the senate, who shall confirm or reject such appointment within thirty legislative days of appointment by the governor. A governor 37 38 first taking office shall have the authority, within sixty days of taking the oath of office, to 39 remove any of the members of the appellate judicial commission or the circuit judicial 40 commission appointed by a preceding governor, but not the members elected by the members of the bar of this state, and to appoint such members as he or she determines 41 42 appropriate subject to the provisions of this section. No member of any such commission 43 [other than a judge] shall hold any public office, and no member shall hold any official position in a political party. Every such commission may act only by the concurrence of a majority of its 44 45 members. The members of such commission shall receive no salary or other compensation for 46 their services but they shall receive their necessary traveling and other expenses incurred while actually engaged in the discharge of their official duties. All such commissions shall discharge 47 48 their duties in accordance with the policy of promoting openness and public access. The 49 list of applicants for any judicial vacancy shall be a public record and their names shall be 50 posted on the supreme court's web site. All information available to such commissions in 51 their proceedings shall be made available to the governor. All hearings, debates, and votes 52 of the commission shall be open to the public and to the press, and such meetings shall be 53 held on no less than seventy-two hours public notice. Every applicant nominated and 54 whose names shall be submitted to the governor as provided in section 25(a) of this article 55 shall be subject to a background check, including a criminal check, which shall not be a 56 public record but shall be available to the commission and the governor. Sessions or communications not open to the public shall be limited to those areas relating to the 57 58 interviews by the commission, internal deliberations of the commission concerning the final 59 list of five qualified persons to be submitted to the governor, matters of national security,

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60 or allegations, not to include convictions, of criminal or morally reprehensible behavior.

61 All such commissions shall be administered, and **the procedures for** all elections provided for

62 under this section shall be held and regulated, under such rules as the [supreme court shall

63 promulgate] commission shall establish so long as such rules are in accordance with the

64 provisions of this article and not superseded by subsequently enacted legislation.

Section 25(e). All expenses incurred in administering sections 25(a)-(g), when approved
by the [supreme court] commissioner of administration, shall be paid out of the state treasury.
The [supreme court] commission shall certify such expense to the commissioner of

4 administration, who shall draw his warrant therefor payable out of funds not otherwise

5 appropriated.

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