As Reported by the Senate Judiciary--Civil Justice Committee

129th General Assembly Regular Session 2011-2012

Am. H. J. R. No. 1

Representatives Huffman, Fende

Cosponsors: Representatives Slaby, Grossman, Gardner, Sears, Maag,
Derickson, McKenney, Amstutz, Brenner, Combs, Blessing, McClain,
Thompson, Blair, Dovilla, Coley, Anielski, Baker, Beck, Boose, Carey, Duffey,
Gonzales, Hollington, Martin, McGregor, Mecklenborg, Newbold,
Rosenberger, Schuring, Stebelton, Uecker, Speaker Batchelder
Senators Wagoner, Faber, Seitz, Turner

JOINT RESOLUTION

Proposing to amend Section 6 of Article IV and to
repeal Sections 19 and 22 of Article IV of the
Constitution of the State of Ohio to change the
age at and after which a person may not be elected
or appointed to a judicial office and to eliminate
the authority of the General Assembly to establish
courts of conciliation and to reappoint a Supreme
Court commission.

Be it resolved by the General Assembly of the State of Ohio,
three-fifths of the members elected to each house concurring
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herein, that there shall be submitted to the electors of the
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state, in the manner prescribed by law at the general election to
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be held on November 8, 2011, a proposal to amend Section 6 of
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Article IV of the Constitution of the State of Ohio to read as
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follows:

ARTICLE IV

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supreme court shall be elected by the electors of the state at large, for terms of not less than six years.

- (2) The judges of the courts of appeals shall be elected bythe electors of their respective appellate districts, for terms ofnot less than six years.
- (3) The judges of the courts of common pleas and the divisions thereof shall be elected by the electors of the counties, districts, or, as may be provided by law, other subdivisions, in which their respective courts are located, for terms of not less than six years, and each judge of a court of common pleas or division thereof shall reside during his term of office in the county, district, or subdivision in which his court is located.
- (4) Terms of office of all judges shall begin on the daysfixed by law, and laws shall be enacted to prescribe the times andmode of their election.
- (B) The judges of the supreme court, courts of appeals, 33 courts of common pleas, and divisions thereof, and of all courts 34 of record established by law, shall, at stated times, receive, for 35 their services such compensation as may be provided by law, which 36 shall not be diminished during their term of office. The 37 compensation of all judges of the supreme court, except that of 38 the chief justice, shall be the same. The compensation of all 39 judges of the courts of appeals shall be the same. Common pleas 40 judges and judges of divisions thereof, and judges of all courts 41 of record established by law shall receive such compensation as 42 may be provided by law. Judges shall receive no fees or 43 perquisites, nor hold any other office of profit or trust, under 44 the authority of this state, or of the United States. All votes 45 for any judge, for any elective office, except a judicial office, 46 under the authority of this state, given by the general assembly, 47 or the people shall be void. 48

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(C) No person shall be elected or appointed to any judicial 49 office if on or before the day when he shall assume date of the 50 election or appointment at which the office and enter upon the 51 discharge of its duties he is to be filled the person shall have 52 attained exceeded the age of seventy seventy-five years or if the 53 person exceeded the age of seventy years during the person's term 54 of office as a judge of the supreme court or the court of appeals 55 and on or prior to November 8, 2011. Any voluntarily retired 56 judge, or any judge who is retired under this section, may be 57 assigned with his the retired judge's consent, by the chief 58 justice or acting chief justice of the supreme court, to active 59 duty as a judge and while so serving shall receive the established 60 compensation for such office, computed upon a per diem basis, in 61 addition to any retirement benefits to which he the retired judge 62 may be entitled. Laws may be passed providing retirement benefits 63 for judges. 64

EFFECTIVE DATE AND REPEAL

If adopted by a majority of the electors voting on this proposal, Section 6 of Article IV as amended by this proposal shall take effect immediately, and existing Section 6 and Sections 19 and 22 of Article IV of the Constitution of the State of Ohio shall be repealed effective immediately.

SCHEDULE

The amendments to Section 6 of Article IV of the Constitution 72 of the State of Ohio in part substitute gender neutral for gender 73 specific language. The gender neutralizing amendments are not 74 intended to make a substantive change in the Ohio Constitution. 75 The gender neutral language is to be construed as a restatement 76 of, and substituted in a continuing way for, the corresponding 77 gender specific language existing prior to adoption of the gender 78 79 neutralizing amendments.