GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

Η

HOUSE DRH80094-LBx-184 (02/26)

Short Title:	Judicial Appointment/Voter Retention.	
Sponsors:	Representative Rhyne.	

Referred to:

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND THE NORTH CAROLINA CONSTITUTION TO PROVIDE FOR
3	NOMINATION OF JUSTICES OF THE SUPREME COURT AND JUDGES OF THE
4	COURT OF APPEALS, GUBERNATORIAL APPOINTMENT, AND RETENTION BY
5	VOTE OF THE PEOPLE.
6	The General Assembly of North Carolina enacts:
7	SECTION 1. Section 16 of Article IV of the North Carolina Constitution reads as
8	rewritten:
9	"Sec. 16. Terms of office and election of Justices of the Supreme Court, Judges of the Court
10	of Appeals, and Judges of the Superior Court. Selection and tenure of Justices of the Supreme
11	Court and Judges of the Court of Appeals; election of Judges of the Superior Court.
12	Justices of the Supreme Court, Judges of the Court of Appeals, and regular
13	(1) Judges of the Superior Court shall be elected by the qualified voters and shall hold
14	office for terms of eight years and until their successors are elected and qualified. Justices of
15	the Supreme Court and Judges of the Court of Appeals shall be elected by the qualified voters
16	of the State. Regular Judges of the Superior Court may shall be elected by the qualified voters
17	of the State or by the voters of their respective districts, as the General Assembly may
18	prescribe. <u>districts.</u>
19	(2) General principles. Justices and Judges of the Appellate Division should be selected
20	for and continue to hold office solely upon the basis of personal and professional fitness to
21	administer justice wisely, according to law, and without favor, denial, or delay to all persons
22	who come into the courts. While their continuation in office should be periodically subject to
23	approval by the people, both their initial selection and continuation in office should be free
24	from the influences and necessities of partisan political activity.
25	(3) Nomination, appointment, retention election, and terms of Justices and Judges. On
26	and after January 1, 2010, when a vacancy occurs in the office of Chief Justice, Associate
27	Justice, or Judge of the Appellate Division, the Governor shall appoint a person to fill the
28	vacancy. For the purposes of this section, creation of a new judgeship within the Appellate
29	Division creates a vacancy.
30	The term of office by appointment as Chief Justice, Associate Justice, or Judge of the
31	Appellate Division extends through June 30 after the next statewide election for members of
32	the General Assembly that is held more than 18 months after the appointment. At that election,
33	a person holding by appointment the office of Chief Justice, Associate Justice, or Judge of the
34	Appellate Division who desires to continue in office shall be subject to approval by nonpartisan



D

1	ballot, by a majority of the votes cast on the issue of the Justice's or Judge's retention. A Chief
2	Justice, Associate Justice, or Judge of the Appellate Division then approved for retention serves
3	<u>a regular term.</u>
4	The regular term of office of the Chief Justice, Associate Justices, and Judges of the
5	Appellate Division is eight years and expires on June 30.
6	A Chief Justice, Associate Justice, or Judge of the Appellate Division who desires to
7	continue in office shall be subject to approval by nonpartisan ballot, by a majority of the votes
8	cast on the issue of the Justice's or Judge's retention during the next general election preceding
9	June 30 of the year that the Justice's or Judge's eight-year term would expire.
10	If the voters fail to approve the retention in office of a Chief Justice, Associate Justice, or
11	Judge of the Appellate Division serving an appointed or regular term, the office shall become
12	vacant at the end of the term of office, and it shall be filled by nomination and appointment as
13	prescribed in this section.
14	Voting in a retention election on the Chief Justice, Associate Justices, and Judges of the
15	Appellate Division shall be the qualified voters of the whole State.
16	(4) <u>Transition provisions. The term of office of a person who has been elected before</u>
17	January 1, 2010, to the office of Chief Justice, Associate Justice, or Judge of the Appellate
18	Division for a term which extends beyond January 1, 2008, and who is in office on January 1,
19	2010, is extended through June 30 of the year following the eighth year after the date any such
20	Justice or Judge was last elected to the office. If the person so elected continues to serve for the
21	remainder of the term, that person may stand for retention in the office for a succeeding regular
22	term as provided in this section, subject to the provisions of G.S. 7A-4.20. If the person
23	continues to serve for the remainder of the term but does not stand for retention election, a
24	vacancy is created in the office upon expiration of the term, and this vacancy shall be filled by
25	nomination and appointment as provided in this section.
26	The term of office of a person who has been appointed before January 1, 2010, to the office
27	of Chief Justice, Associate Justice, or Judge of the Appellate Division for a term which extends
28	beyond January 1, 2010, and who is in office on January 1, 2010, shall end on June 30, 2011. If
29	the person so appointed continues to serve for the remainder of the term, that person may stand
30	for retention in the office for a regular term as provided by this section at the statewide election
31	for members of the General Assembly held in 2010.
32	Upon the death, resignation, removal, or retirement of any incumbent Justice or Judge on or
33	after January 1, 2010, and before the expiration of the Justice's or Judge's term of office, the
34 25	resulting vacancy shall be filled by nomination and appointment as provided in this section.
35	Vacancies in judicial offices in the Appellate Division occurring before January 1, 2010,
36	and not filled by that date, shall be filled by nomination and appointment as provided in this
37	section.
38	From the date any incumbent described in this subsection is continued in office by retention
39 40	vote for a term next succeeding the term in progress on January 1, 2008, or is succeeded in
40	office by another person, the office is held subject to the provisions of this section.
41 42	(5) <u>The General Assembly may implement this section by general law.</u> " SECTION 2. The amendment set out in Section 1 of this act shall be submitted to
42 43	
43 44	the qualified voters of the State at an election on November 3, 2009, which election shall be conducted under the laws then governing elections in the State. Ballots, voting systems, or
44 45	both may be used in accordance with Chapter 163 of the General Statutes. The question on the
45 46	ballot shall be:
40 47	"[]FOR []AGAINST
47 48	Constitutional amendment to replace the present practice of selecting Justices and
40 49	Judges of the Appellate Division by gubernatorial appointment, followed by partisan elections,
49 50	with a method by which Justices and Judges of the Appellate Division will be nominated by a
50 51	nominating commission, appointed by the Governor, and then serve for limited terms after

	General Assembly of North Carolina Session 2009
1 2 3	which the question of the Justice's or Judge's retention in office is regularly submitted for approval or disapproval by nonpartisan vote of the people at general elections, and to provide for election of superior court judges in their districts."
4	SECTION 3. If a majority of votes cast on the question are in favor of the
5	amendment set out in Section 1 of this act, the State Board of Elections shall certify the
5	amendment to the Secretary of State. The amendment becomes effective upon this certification.
	The Secretary of State shall enroll the amendment so certified among the permanent records of
	that office.
	SECTION 4. Chapter 7A of the General Statutes is amended by adding a new
	Article to read:
	"Article 1A.
	" <u>Appointment of Justices and Judges; Retention Elections.</u> "§ 7A-4.1. Nomination of Justices and Judges by nominating commission and
	<u>appointment by Governor.</u> <u>The offices of Chief Justice and Justice of the Supreme Court and Judge of the Court of</u>
	Appeals are filled by nomination by the Judicial Nomination Commission and appointment by
	the Governor in accordance with Section 16 of Article IV of the North Carolina Constitution.
	"§ 7A-4.2. Judicial Nomination Commission – creation; membership; terms;
	administration.
	(a) The Judicial Nomination Commission is created within the Administrative Office of
	the Courts for budgetary purposes.
	(b) The Commission shall consist of 18 members as follows:
	(1) A district attorney chosen by the Conference of District Attorneys;
	(2) A public defender chosen by the public defenders;
	(3) <u>A superior court judge chosen by the Conference of Superior Court Judges;</u>
	(4) <u>A district court judge chosen by the Conference of District Court Judges;</u>
	(5) <u>A clerk of superior court chosen by the Association of Clerks of Superior</u>
	Court of North Carolina;
	(6) Six attorneys appointed by the Council of the State Bar to include at least
	one attorney actively engaged in the practice of criminal defense law, one
	attorney actively engaged in a civil law practice representing plaintiffs, and
	one attorney actively engaged in a civil law practice representing defendants;
	(7) <u>A present or former dean of an accredited law school in North Carolina</u>
	appointed by the Council of the State Bar;
	 (8) <u>Two nonattorneys appointed by the Governor;</u> (9) <u>Two nonattorneys appointed by the General Assembly upon the</u>
	(9) <u>Two nonattorneys appointed by the General Assembly upon the</u> recommendation of the Speaker of the House of Representatives; and
	(10) Two nonattorneys appointed by the General Assembly upon the
	recommendation of the President Pro Tempore of the Senate.
	(c) Members of the Commission shall serve for staggered four-year terms. One-half of
	the appointees shall serve an initial term of two years, as determined by lot at the first meeting
	of the Commission. The remainder of the appointees shall serve an initial term of four years.
	Commission members may not serve more than two consecutive terms.
	(d) All members of the Commission are voting members. The members shall elect a
	chair at the Commission's first meeting. The chair shall preside for the duration of the chair's
	term as a member. Vacancies in the appointed membership shall be filled by the appointing
	officer who made the initial appointment.
	(e) Members, staff, and consultants of the Commission shall receive travel and
	subsistence expenses in accordance with the provisions of G.S. 120-3.1, paid from funds
)	appropriated to implement this Article and within the limits of those funds.

General As	ssemb	ly of North Carolina	Session 2009
<u>(f)</u>	No me	ember of the General Assembly shall serv	ve concurrently as a member of the
<u>Commission</u>			
		ial Nomination Commission; duties.	
The Con	mmiss	ion shall:	
<u>(</u>	(1)	Establish operating procedures for the Co	
<u>(</u>	<u>(2)</u>	Solicit judicial nominations from intere-	-
		general public to fill appellate court vacan	
<u>(</u>	(3)	Establish and publicize the procedures considered by the Commission.	for submitting a candidate to be
((4)	Interview and investigate candidates for j	udicial appointment to the appellate
-	<u>, ., /</u>	courts.	
((5)	Nominate persons to the Governor for ap	pointment to the appellate courts.
	(6)	Review and evaluate the tenure of Justic	
-	(0)	retention election.	
((7)	Issue a report on Justices and Judges s	tanding for a retention election 90
-	<u>(/)</u>	days before the retention election. The r	
		the Commission believes would be helpf	-
		and (ii) information regarding any discip	
		or Judge during tenure. The report may	
		Commission for or against the Justice's or	
((8)	Perform any other duties the Commission	
-	(0)	mandate of this Article.	in deems needsbary to early out in
"§ 7A-4.4.	Nomi	nation procedures.	
		commission shall conduct an investigatio	n of a nominee. The investigation
		evaluation of the nominee's ethical conduc	
		law, the nominee's management of the co	
		habits, the nominee's health, and the	-
		shall be given an opportunity to present	-
		determines to be appropriate.	
		commission shall be allowed to inspect	the files of the Judicial Standard
Commission	n by i	request of the chair of the Commission.	Notwithstanding the provisions o
		files of the Judicial Standards Commiss	
Commission	n. Tes	timony and other evidence presented to th	e Commission are privileged in any
action for d	lefama	tion.	
(c) '	The C	ommission shall nominate at least three a	nd no more than five persons to be
considered	by the	e Governor for judicial appointment withi	n 60 days of any vacancy in office
that occurs	becau	se of death, resignation, retirement, failure	to be retained, or any other reason
The Govern	nor sha	all appoint a person nominated by the Com	mission.
(d)	The i	nternal files and information obtained	by the Commission during the
examination	n of a	potential judicial nominee are not pub	lic records until such time as the
		ommended to the Governor for a judici	
		te on judicial nominees, and reports ma	
records.			
"§ 7A-4.5.	Gove	rnor to issue commissions to Justices and	d Judges.
		duly nominated by the Judicial Nomination	
• •		ef Justice of the Supreme Court, Associat	
		t of Appeals shall procure from the Govern	
		e is retained in office by vote of the p	
		ting that fact, which the Governor shall iss	-
		tate of the results of the election.	<u>*</u>
	•	ections in 2010.	

51 "<u>§ 7A-4.6. No elections in 2010.</u>

General Assembly of North CarolinaSession 2009
No election as previously provided by law for Chief Justice or Associate Justice of the
Supreme Court or Judge of the Court of Appeals shall be held in 2010 or thereafter.
"§ 7A-4.7. Retention elections.
(a) As provided by Section 16 of Article IV of the North Carolina Constitution, a Chief
Justice or Associate Justice of the Supreme Court or Judge of the Court of Appeals desiring to
continue in office shall be subject to approval by nonpartisan ballot, by a majority of votes cast
on the issue of the Justice's or Judge's retention.
(b) A person subject to subsection (a) of this section shall indicate the desire to continue
in office by filing a notice to that effect with the State Board of Elections no later than 12:00
noon on the first business day of July in the year of the election. The notice shall be on a form
approved by the State Board of Elections. Notice can be withdrawn at any time prior to the
deadline for filing notice under this subsection.
(c) Retention elections shall be conducted and canvassed in accordance with rules of
the State Board of Elections in the same general manner as general elections under Chapter 163
of the General Statutes, except that the retention election is nonpartisan. The form of the ballot
shall be determined by the State Board of Elections.
or matters for decision, whether partisan, nonpartisan, or otherwise.
(e) If a person who has filed a notice calling a retention election dies or is removed from office prior to the time that the ballots are printed the retention election is concelled. If a
from office prior to the time that the ballots are printed, the retention election is cancelled. If a
person who has filed a notice calling a retention election dies or is removed from office after the hellete are minted the State Baard of Elections may are all the election if it determines that
the ballots are printed, the State Board of Elections may cancel the election if it determines that
the ballots can be reprinted without significant expense. If the ballots cannot be reprinted, then
the results of the election shall be ineffective."
SECTION 5. G.S. 7A-10(a) reads as rewritten:
"(a) The Supreme Court shall consist of a Chief Justice and six associate justices, elected
by the qualified voters of the State for terms of eight years selected as provided by Article 1A of
this Chapter. Before entering upon the duties of his office, each justice shall take an oath of
office. Four justices shall constitute a quorum for the transaction of the business of the court.
Sessions of the court shall be held in the city of Raleigh, and scheduled by rule of court so as to
discharge expeditiously the court's business. The court may by rule hold sessions not more than
twice annually in the Old Chowan County Courthouse (1767) in the Town of Edenton, which is
a State-owned court facility that is designated as a National Historic Landmark by the United
States Department of the Interior."
SECTION 6. G.S. 7A-16 reads as rewritten:
"§ 7A-16. Creation and organization.
The Court of Appeals is created effective January 1, 1967. It shall consist initially of six
judges, elected by the qualified voters of the State for terms of eight years. The Chief Justice of
the Supreme Court shall designate one of the judges as Chief Judge, to serve in such capacity at
the pleasure of the Chief Justice. Before entering upon the duties of his office, a judge of the
Court of Appeals shall take the oath of office prescribed for a judge of the General Court of
Justice.
The Governor on or after July 1, 1967, shall make temporary appointments to the six initial
judgeships. The appointees shall serve until January 1, 1969. Their successors shall be elected
at the general election for members of the General Assembly in November, 1968, and shall take
office on January 1, 1969, to serve for the remainder of the unexpired term which began on
January 1, 1967.
Upon the appointment of at least five judges, and the designation of a Chief Judge, the court
is authorized to convene, organize, and promulgate, subject to the approval of the Supreme
Court, such supplementary rules as it deems necessary and appropriate for the discharge of the
judicial business lawfully assigned to it.

General Assembly of North Carolina

1	Effective January 1, 1969, the number of judges is increased to nine, and the Governor, on
2	or after March 1, 1969, shall make temporary appointments to the additional judgeships thus
3	created. The appointees shall serve until January 1, 1971. Their successors shall be elected at
4	the general election for members of the General Assembly in November, 1970, and shall take
5	office on January 1, 1971, to serve for the remainder of the unexpired term which began on
6	January 1, 1969.
7	Effective January 1, 1977, the number of judges is increased to 12; and the Governor, on or
8	after July 1, 1977, shall make temporary appointments to the additional judgeships thus created.
9	The appointees shall serve until January 1, 1979. Their successors shall be elected at the
10	general election for members of the General Assembly in November, 1978, and shall take
11	office on January 1, 1979, to serve the remainder of the unexpired term which began on
12	January 1, 1977.
13	On or after December 15, 2000, the Governor shall appoint three additional judges to
14	increase the number of judges to 15.
15	The Court of Appeals shall consist of 15 judges, selected as provided in Article 1A of this
16	Chapter. The Chief Justice of the Supreme Court shall designate one of the judges as Chief
17	Judge to serve in such capacity at the pleasure of the Chief Justice. Before entering upon the
18	duties of his office, a Judge of the Court of Appeals shall take the oath of office prescribed for a
19	Judge of the General Court of Justice.
20	The Court of Appeals shall sit in panels of three judges each. The Chief Judge insofar as
21	practicable shall assign the members to panels in such fashion that each member sits a
22	substantially equal number of times with each other member. He shall preside over the panel of
23	which he is a member, and shall designate the presiding judge of the other panel or panels.
24	Three judges shall constitute a quorum for the transaction of the business of the court,
25	except as may be provided in G.S. 7A-32.
26	In the event the Chief Judge is unable, on account of absence or temporary incapacity, to
27	perform the duties placed upon him as Chief Judge, the Chief Justice shall appoint an acting
28	Chief Judge from the other judges of the Court, to temporarily discharge the duties of Chief
29	Judge."
30	SECTION 7. G.S. 163-1 is amended in the table by deleting the entries for
31	"Justices and Judges of the Appellate Division."
32	SECTION 8. G.S. 163-9 reads as rewritten:
33	"§ 163-9. Filling vacancies in State and district judicial offices.
34	(a) Vacancies occurring in the offices of Justice of the Supreme Court, judge of the
35	Court of Appeals, and office of judge of the superior court for causes other than expiration of
36	term shall be filled by appointment of the Governor. An appointee to the office of Justice of the
37	Supreme Court or judge of the Court of Appeals shall hold office until January 1 next following
38	the election for members of the General Assembly that is held more than 60 days after the
39	vacancy occurs, at which time an election shall be held for an eight-year term and until a
40	successor is elected and qualified.
41	(b) Except for judges specified in the next paragraph of this subsection, an appointee to
42	the office of judge of superior court shall hold his place until the next election for members of
43	the General Assembly that is held more than 60 days after the vacancy occurs, at which time an
44	election shall be held to fill the unexpired term of the office.
45	Appointees for judges of the superior court from any district:
46	(1) With only one resident judge; or
47	(2) In which no county is subject to section 5 of the Voting Rights Act of 1965,
48	shall hold the office until the next election of members of the General Assembly that is held
49 50	more than 60 days after the vacancy occurs, at which time an election shall be held to fill an
50	eight-year term.

General Assembly of North Carolina	Session 2009
(c) When the unexpired term of the office in which the va the first day of January succeeding the next election for member Governor shall appoint to fill that vacancy for the unexpired term	rs of the General Assembly, the
(d) Vacancies in the office of district judge which occur shall not be filled by election. Vacancies in the office of di	before the expiration of a term
accordance with G.S. 7A-142."	istrict judge shall be filled in
SECTION 9. G.S. 143-318.11(a) is amended b	ov adding the following new
subdivision to read:	
"(10) To consider the qualifications, competence,	, performance, character, and
fitness of a candidate who is seeking a judici	ial nomination to the Governor
by the Judicial Nomination Commission."	
SECTION 10. The title of Subchapter X of Chapt	ter 163 of the General Statutes
reads as rewritten:	
"SUBCHAPTER X. ELECTION OF APPELLATE, SUP	ERIOR, <u>SUPERIOR</u> AND
DISTRICT COURT JUDGES."	,
SECTION 11. The title of Article 25 of Chapter 16	3 of the General Statutes reads
as rewritten:	
"Article 25.	
Nomination and Election of Appellate, Superior, Superior a	nd District Court Judges."
SECTION 12. G.S. 163-321 reads as rewritten:	
"§ 163-321. Applicability.	
The nomination and election of justices of the Supreme (
Appeals, and superior and district court judges of the Genera	al Court of Justice shall be as
provided by this Article."	
SECTION 13. G.S. 163-323 reads as rewritten:	
"§ 163-323. Notice of candidacy.	
(a) Form of Notice. – Each person offering to be a candi	•
filing a notice of candidacy with the State Board of Elections in	n the following form, inserting
the words in parentheses when appropriate:	
Date:	
Date:	
I hereby file notice that I am a candidate for e	election to the office of
in the regular election to be held	
	,
Signed	
(Name of Candidate)
(3	(and of culture)
Witness:	
·····	
The notice of candidacy shall be either signed in the present	ce of the chairman or secretary
of the State Board of Elections, or signed and acknowledged b	•
take acknowledgments who shall certify the notice under seal. A	
notice may be mailed to the State Board of Elections. In sign	
candidate shall use only the candidate's legal name and, in his	•
which commonly known. A candidate may also, in lieu of that c	
middle initial or middle name, if any, sign that candidate's nicl	
appends to the notice of candidacy an affidavit that the candida	
by that nickname for at least five years prior to the date of maki	
shall also include with the affidavit the way the candidate's nam	
-	

be listed on the ballot if another candidate with the same last name files a notice of candidacy
 for that office.

A notice of candidacy signed by an agent or any person other than the candidate himself shall be invalid.

5 (b) Time for Filing Notice of Candidacy. – Candidates seeking election to the following 6 offices shall file their notice of candidacy with the State Board of Elections no earlier than 7 12:00 noon on the second Monday in February and no later than 12:00 noon on the last 8 business day in February preceding the election:

9 Justices of the Supreme Court.

10 Judges of the Court of Appeals.

11 Judges of the superior courts.

12 Judges of the district courts.

(c) Withdrawal of Notice of Candidacy. – Any person who has filed a notice of
 candidacy for an office shall have the right to withdraw it at any time prior to the date on which
 the right to file for that office expires under the terms of subsection (b) of this section.

Certificate That Candidate Is Registered Voter. - Candidates shall file along with 16 (d) 17 their notice a certificate signed by the chairman of the board of elections or the supervisor of 18 elections of the county in which they are registered to vote, stating that the person is registered 19 to vote in that county, and if the candidacy is for superior court judge and the county contains 20 more than one superior court district, stating the superior court district of which the person is a 21 resident. In issuing such certificate, the chairman or supervisor shall check the registration 22 records of the county to verify such information. During the period commencing 36 hours 23 immediately preceding the filing deadline, the State Board of Elections shall accept, on a 24 conditional basis, the notice of candidacy of a candidate who has failed to secure the 25 verification ordered herein subject to receipt of verification no later than three days following 26 the filing deadline. The State Board of Elections shall prescribe the form for such certificate, 27 and distribute it to each county board of elections no later than the last Monday in December of 28 each odd-numbered year.

29 Candidacy for More Than One Office Prohibited. - No person may file a notice of (e) 30 candidacy for more than one office or group of offices described in subsection (b) of this 31 section, or for an office or group of offices described in subsection (b) of this section and an 32 office described in G.S. 163-106(c), for any one election. If a person has filed a notice of 33 candidacy with a board of elections under this section or under G.S. 163-106(c) for one office 34 or group of offices, then a notice of candidacy may not later be filed for any other office or 35 group of offices under this section when the election is on the same date unless the notice of 36 candidacy for the first office is withdrawn under subsection (c) of this section.

(f) Notice of Candidacy for Certain Offices to Indicate Vacancy. – In any election in which there are two or more vacancies for the office of justice of the Supreme Court, judge of the Court of Appeals, or district court judge to be filled by nominations, each candidate shall, at the time of filing notice of candidacy, file with the State Board of Elections a written statement designating the vacancy to which the candidate seeks election. Votes cast for a candidate shall be effective only for election to the vacancy for which the candidate has given notice of candidacy as provided in this subsection.

A person seeking election for a specialized district judgeship established under G.S. 7A-147
 shall, at the time of filing notice of candidacy, file with the State Board of Elections a written
 statement designating the specialized judgeship to which the person seeks nomination.

47 (g) No person may file a notice of candidacy for superior court judge unless that person 48 is at the time of filing the notice of candidacy a resident of the judicial district as it will exist at 49 the time the person would take office if elected. No person may be nominated as a superior 50 court judge under G.S. 163-114 unless that person is at the time of nomination a resident of the 51 judicial district as it will exist at the time the person would take office if elected. This

subsection implements Article IV, Section 9(1) of the North Carolina Constitution which 1 2 requires regular Superior Court Judges to reside in the district for which elected." 3

SECTION 14. G.S. 163-325 reads as rewritten:

4 "§ 163-325. Petition in lieu of payment of filing fee.

5 General. - Any qualified voter who seeks election under this Article may, in lieu of (a) 6 payment of any filing fee required for the office he seeks, file a written petition requesting him 7 to be a candidate for a specified office with the State Board of Elections.

8 Requirements of Petition; Deadline for Filing. - If the candidate is seeking the (b) 9 office of justice of the Supreme Court, judge of the Court of Appeals, or superior or district 10 court judge, that individual shall file a written petition with the State Board of Elections no later than 12:00 noon on Monday preceding the filing deadline before the primary. If the office 11 12 is justice of the Supreme Court or judge of the Court of Appeals, the petition shall be signed by 13 10,000 registered voters in the State. If the office is superior court or district court judge, the 14 petition shall be signed by ten percent (10%) of the registered voters of the election area in 15 which the office will be voted for. The board of elections shall verify the names on the petition, 16 and if the petition and notice of candidacy are found to be sufficient, the candidate's name shall 17 be printed on the appropriate ballot. Petitions must be presented to the county board of 18 elections for verification at least 15 days before the petition is due to be filed with the State 19 Board of Elections. The State Board of Elections may adopt rules to implement this section and 20 to provide standard petition forms."

21

SECTION 15. G.S. 163-326(b) reads as rewritten:

22 "(b) Notification of Local Boards. – No later than 10 days after the time for filing notices 23 of candidacy under the provisions of G.S. 163-323(b) has expired, the chairman of the State 24 Board of Elections shall certify to the chairman of the county board of elections in each county 25 in the appropriate district the names of candidates for nomination to the offices of justice of the 26 Supreme Court, judge of the Court of Appeals, and superior and district court judge who have 27 filed the required notice and paid the required filing fee or presented the required petition to the 28 State Board of Elections, so that their names may be printed on the official judicial ballot for 29 justice of the Supreme Court, judge of the Court of Appeals, and superior and district court. 30 ballot."

31 32 SECTION 16. G.S. 163-328(e) is repealed.

SECTION 17. G.S. 163-329(a) reads as rewritten:

33 "(a) General. – If a vacancy is created in the office of justice of the Supreme Court, 34 judge of the Court of Appeals, or judge of superior court after the filing period for the primary 35 opens but more than 60 days before the general election, and under the Constitution of North 36 Carolina an election is to be held for that position, such that the office shall be filled in the 37 general election as provided in G.S. 163-9, the election to fill the office for the remainder of the 38 term shall be conducted without a primary using the method provided in subsection (b1) of this 39 section. If a vacancy is created in the office of justice of the Supreme Court, judge of the Court 40 of Appeals, or judge of superior court before the filing period for the primary opens, and under 41 the Constitution of North Carolina an election is to be held for that position, such that the office 42 shall be filled in the general election as provided in G.S. 163-9, the election to fill the office for 43 the remainder of the term shall be conducted in accordance with G.S. 163-322."

44

SECTION 18. G.S. 163-329(b1) reads as rewritten:

45 "(b1) Method for Vacancy Election. – If a vacancy for the office of justice of the Supreme 46 Court, judge of the Court of Appeals, or judge of the superior court occurs more than 60 days 47 before the general election and after the opening of the filing period for the primary, then the 48 State Board of Elections shall designate a special filing period of one week for candidates for 49 the office. If more than two candidates file and qualify for the office in accordance with 50 G.S. 163-323, then the Board shall conduct the election for the office as follows:

	General Assemb	oly of North Carolina	Session 2009
1 2 3 4 5	(1)	When the vacancy described in this section occurs more the the date of the second primary for members of the Ger special primary shall be held on the same day as the sec two candidates with the most votes in the special primar	eral Assembly, a ond primary. The y shall have their
		names placed on the ballot for the general election held of	n the same day as
	$\langle 0 \rangle$	the general election for members of the General Assembly.	
	(2)	When the vacancy described in this section occurs less the the date of the second primary, a general election for all the	•
		be held on the same day as the general election for memb	
		Assembly and the "instant runoff voting" method shall be	
		the winner. Under "instant runoff voting," voters rank u	
		candidates by order of preference, first, second, or third	
		with the greatest number of first-choice votes receives	•
		percent (50%) of the first-choice votes, that candidate win	
		receives that minimum number, the two candidates with th	-
		of first-choice votes advance to a second round of counti each ballot counts as a vote for whichever of the two f	-
		ranked highest by the voter. The candidate with the most v	
		round wins the election. If more than one seat is to be filled	
		the voter votes the same way as if one seat were to be fille	
		the same as when one seat is to be filled, with one or two	rounds as needed,
		except that counting is done separately for each seat to b	
		count results in the first winner. Then the second count pro	
		name of the first winner. This process results in the second additional seat to be filled, an additional count is done wit	
		the candidates who have already won. In multi-seat contest	
		of Elections may give the voter more than three choices.	s, the State Dourd
	(3)	If two or more candidates receiving the highest number of	votes each receive
		the same number of votes, the board of elections shall	resolve the tie in
		accordance with G.S. 163-182.8."	
		FION 19. G.S. 163-332(b) reads as rewritten:	
		ts to Be Furnished by County Board of Elections. – It shall	-
	primary:	elections to print official ballots for the following offices to b	be voted for in the
		Supreme Court.	
		Court of Appeals.	
	Superior cou	11	
	District court		
		allots, the county board of elections shall be governed by i	
		lections with regard to width, color, kind of paper, form, and	• 1
	•	before the election, the chairman of the county board of	
		l ballots to the chief judge of each precinct in his county, and int for the ballots received. On the day of the primary, it	
	shall give a receipt for the ballots received. On the day of the primary, it shall be the chief judge's duty to have all the ballots so delivered available for use at the precinct voting place."		
	SECTION 20. The General Assembly recognizes the importance of having a		
		d diverse group of Justices and Judges to serve on the State'	U
		ons to serve on the Judicial Nomination Commission, the ap	
		om among the most qualified persons, those persons whose a	
	1 0	, ethnic, racial, and geographical diversity in the me	-
		hen appointing nonattorneys to the Commission, the Govern sentatives, and the President Pro Tempore of the Senate a	· •
	HOUSE OF REDIE	semanizes and the president pro Lempore of the Nenate 2	tre encouraged to

51 House of Representatives, and the President Pro Tempore of the Senate are encouraged to

consider individuals with experience in alternative dispute resolution, individuals with
 experience working with victim assistance programs, and individuals with an interest in
 children's and family issues.

4 **SECTION 21.** Sections 4 through 20 of this act are effective only if the 5 constitutional amendment proposed by Section 1 of this act is approved by the qualified voters 6 in accordance with Section 2 of this act.

7 **SECTION 22.** Except as otherwise provided for, this act is effective when it 8 becomes law.