HOUSE AMENDMENT

Bill No. HJR 1 (2017)

Amendment No.

	CHAMBER ACTION
	Senate House
	•
1	Representative Moskowitz offered the following:
2	
3	Amendment (with schedule, ballot and title amendments)
4	Remove lines 75-83 and insert:
5	(c) The name of a district court of appeal judge may not
6	appear on the ballot for retention if, by the end of his or her
7	current term of office, the judge will have served in that
8	office for twenty-four consecutive years. A judge who is
9	ineligible for retention under
10	
11	
12	SCHEDULE AMENDMENT
13	Remove lines 90-97 and insert:
	439969
	Approved For Filing: 3/24/2017 3:16:28 PM
	Page 1 of 2

Bill No. HJR 1 (2017)

Amendment No.

14	Applicability of limitations on the terms of judgesThe
15	amendment to Section 10 of Article V takes effect on January 9,
16	2019, and applies to each district court judge in office on that
17	date and to each district court judge who assumes office
18	thereafter. When determining whether a district court judge in
19	office on January 9, 2019, may appear on the ballot for
20	retention, time served by the district court judge in that
21	office
22	
23	
24	BALLOT AMENDMENT
25	Remove lines 107-113 and insert:
26	TERM LIMITS FOR JUDGESProposing an amendment to the State
27	Constitution to prohibit the name of a district court of appeal
28	judge from appearing on a ballot for retention if he or she has
29	served more than 24 consecutive years in the same office and
30	prohibit reappointment of a judge for one year after leaving
31	office. The term limit applies to judges in office on January
32	
33	
34	TITLE AMENDMENT
35	Remove line 5 and insert:
36	limits for judges of the
	439969
	Approved For Filing: 3/24/2017 3:16:28 PM
	Page 2 of 2