1 2 An act relating to elections; amending s. 3 101.161, F.S.; providing an exception to ballot 4 statement and title length requirements; 5 revising ballot language used to change the method of selecting circuit and county court б 7 judges; amending s. 105.041, F.S.; providing procedure for determining the position on the 8 9 ballot of the names of candidates for the 10 office of circuit judge; amending s. 101.161, F.S.; providing an effective date. 11 12 13 Be It Enacted by the Legislature of the State of Florida: 14 15 Section 1. Subsections (1) and (3) of section 101.161, 16 Florida Statutes, are amended to read: 101.161 Referenda; ballots.--17 (1) Whenever a constitutional amendment or other 18 19 public measure is submitted to the vote of the people, the 20 substance of such amendment or other public measure shall be printed in clear and unambiguous language on the ballot after 21 the list of candidates, followed by the word "yes" and also by 22 the word "no," and shall be styled in such a manner that a 23 "yes" vote will indicate approval of the proposal and a "no" 24 vote will indicate rejection. The wording of the substance of 25 26 the amendment or other public measure and the ballot title to 27 appear on the ballot shall be embodied in the joint resolution, constitutional revision commission proposal, 28 29 constitutional convention proposal, taxation and budget reform commission proposal, or enabling resolution or ordinance. 30 Except for amendments and ballot language proposed by joint 31

**CODING:**Words stricken are deletions; words underlined are additions.

## ENROLLED 2000 Legislature

#### SB 2104, 1st Engrossed

1 <u>resolution</u>, the substance of the amendment or other public 2 measure shall be an explanatory statement, not exceeding 75 3 words in length, of the chief purpose of the measure. The 4 ballot title shall consist of a caption, not exceeding 15 5 words in length, by which the measure is commonly referred to 6 or spoken of.

7 (3)(a) The ballot for the general election in the year 8 2000 must contain a statement allowing voters to determine 9 whether circuit or county court judges will be selected by 10 merit selection and retention as provided in s. 10, Art. V of 11 the State Constitution. The ballot in each circuit must 12 contain the statement in paragraph (c). The ballot in each 13 county must contain the statement in paragraph (e).

(b) For any general election in which the Secretary of
State, for any circuit, or the supervisor of elections, for
any county, has certified the ballot position for an
initiative to change the method of selection of judges, the
ballot for any circuit must contain the statement in paragraph
(c) or paragraph (d) and the ballot for any county must
contain the statement in paragraph (e) or paragraph (f).

21 (c) In any circuit where the initiative is to change the selection of circuit court judges to selection by merit 22 23 selection and retention, the ballot shall state: "Shall the method of selecting circuit court judges in the ... (number of 24 the circuit)... judicial circuit be changed from election by a 25 26 vote of the people to selection by the judicial nominating commission and appointment by the Governor with subsequent 27 terms determined by a retention vote of the people selected 28 29 through merit selection and retention?" This statement must be 30 followed by the word "yes" and also by the word "no." 31

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### 2000 Legislature

### SB 2104, 1st Engrossed

1	(d) In any circuit where the initiative is to change
2	the selection of circuit court judges to election by the
3	voters, the ballot shall state: "Shall the method of selecting
4	circuit court judges in the (number of the circuit)
5	judicial circuit be changed from selection by the judicial
6	nominating commission and appointment by the Governor with
7	subsequent terms determined by a retention vote of the people
, 8	to election by a vote of the people <del>selected by vote of the</del>
8 9	electorate of the circuit?" This statement must be followed by
10	the word "yes" and also by the word "no."
11	(e) In any county where the initiative is to change
12	the selection of county court judges to merit selection and
13	retention, the ballot shall state: "Shall the method of
14	selecting county court judges in(name of county) be
15	changed from election by a vote of the people to selection by
16	the judicial nominating commission and appointment by the
17	Governor with subsequent terms determined by a retention vote
18	of the people selected through merit selection and retention?"
19	This statement must be followed by the word "yes" and also by
20	the word "no."
21	(f) In any county where the initiative is to change
22	the selection of county court judges to election by the
23	voters, the ballot shall state: "Shall the method of selecting
24	county court judges in(name of the county) be <u>changed</u>
25	from selection by the judicial nominating commission and
26	appointment by the Governor with subsequent terms determined
27	by a retention vote of the people to election by a vote of the
28	people selected by vote of the electorate of the county?" This
29	statement must be followed by the word "yes" and also by the
30	word "no."
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Section 2. Subsection (2) of section 105.041, Florida 1 2 Statutes, is amended to read: 105.041 Form of ballot.--3 4 (2) LISTING OF CANDIDATES.--5 (a) Except as provided in paragraph (b), the order of 6 nonpartisan offices appearing on the ballot shall be 7 determined by the Department of State. The names of candidates 8 for election to each nonpartisan office shall be listed in 9 alphabetical order. With respect to retention of justices and judges, the question "Shall Justice (or Judge) (name of 10 justice or judge) of the (name of the court) be retained in 11 12 office?" shall appear on the ballot in alphabetical order and thereafter the words "Yes" and "No." 13 14 (b)1. The names of candidates for the office of 15 circuit judge shall be listed on the first primary ballot in the order determined by lot conducted by the director of the 16 17 Division of Elections of the Department of State after the 18 close of the qualifying period. 19 2. Candidates who have secured a position on the 20 general election ballot, after having survived elimination at 21 the first primary, shall have their names listed in the same order as on the first primary ballot, notwithstanding the 22 23 elimination of any intervening names as a result of the first primary. 24 25 Section 3. This act shall take effect July 1, 2000. 26 27 28 29 30 31 4 CODING: Words stricken are deletions; words underlined are additions.