2011 Legislature

1	House Joint Resolution
2	A joint resolution proposing a revision of Article V of
3	the State Constitution, relating to the judiciary,
4	consisting of amendments to Sections 2, 11, and 12 of
5	Article V of the State Constitution; revising provisions
6	relating to repeal of court rules; limiting readoption of
7	a repealed court rule; providing for Senate confirmation
8	of Supreme Court justices; requiring the Judicial
9	Qualifications Commission to make all of its files
10	available to the Speaker of the House of Representatives;
11	providing for confidentiality of records provided to the
12	House of Representatives until impeachment is initiated;
13	making other conforming and modernizing changes to the
14	State Constitution regarding the judicial branch.
15	
16	Be It Resolved by the Legislature of the State of Florida:
17	
18	That the following revision to Sections 2, 11, and 12 of
19	Article V of the State Constitution is agreed to and shall be
20	submitted to the electors of this state for approval or
21	rejection at the next general election or at an earlier special
22	election specifically authorized by law for that purpose:
23	ARTICLE V
24	JUDICIARY
25	SECTION 2. Administration; practice and procedure
26	(a) The supreme court shall adopt rules for the practice
27	and procedure in all courts including the time for seeking
28	appellate review, the administrative supervision of all courts,
I	Page 1 of 15

2011 Legislature

29 the transfer to the court having jurisdiction of any proceeding 30 when the jurisdiction of another court has been improvidently 31 invoked, and a requirement that no cause shall be dismissed 32 because an improper remedy has been sought. The supreme court 33 shall adopt rules to allow it the court and the district courts 34 of appeal to submit questions relating to military law to the 35 federal Court of Appeals for the Armed Forces for an advisory 36 opinion. Rules of court may be repealed by general law that 37 expresses the policy behind the repeal enacted by two-thirds 38 vote of the membership of each house of the legislature. The 39 court may readopt the repealed rule only in conformity with the 40 public policy expressed by the legislature. If the legislature 41 determines that a rule has been readopted and repeals the 42 readopted rule, the rule may not be readopted thereafter without 43 prior approval of the legislature.

44 (b) The chief justice of the supreme court shall be chosen 45 by a majority of the members of the court; shall be the chief administrative officer of the judicial system; and shall have 46 47 the power to assign justices or judges, including consenting retired justices or judges, to temporary duty in any court for 48 49 which the judge is qualified and to delegate to a chief judge of 50 a judicial circuit the power to assign judges for duty in that 51 circuit.

(c) A chief judge for each district court of appeal shall
be chosen by a majority of the judges thereof or, if there is no
majority, by the chief justice. The chief judge shall be
responsible for the administrative supervision of the court.

Page 2 of 15

ENROLLED

CS/HJR 7111, Engrossed 3

2011 Legislature

(d) A chief judge in each circuit shall be chosen from among the circuit judges as provided by supreme court rule. The chief judge <u>of a circuit</u> shall be responsible for the administrative supervision of the circuit courts and county courts in <u>the</u> his circuit.

61

SECTION 11. Vacancies.-

62 Whenever a vacancy occurs in a judicial office to (a) 63 which election for retention applies, the governor shall fill 64 the vacancy by appointing for a term ending on the first Tuesday 65 after the first Monday in January of the year following the next 66 general election occurring at least one year after the date of appointment, one of not fewer than three persons nor more than 67 68 six persons nominated by the appropriate judicial nominating 69 commission.

70 The governor shall fill each vacancy on a circuit (b) 71 court or on a county court, wherein the judges are elected by a 72 majority vote of the electors, by appointing for a term ending 73 on the first Tuesday after the first Monday in January of the 74 year following the next primary and general election occurring 75 at least one year after the date of appointment, one of not 76 fewer than three persons nor more than six persons nominated by 77 the appropriate judicial nominating commission. An election 78 shall be held to fill that judicial office for the term of the 79 office beginning at the end of the appointed term.

(c) The nominations shall be made within thirty days from
the occurrence of a vacancy unless the period is extended by the
governor for a time not to exceed thirty days. The governor

Page 3 of 15

2011 Legislature

83	shall make the appointment within sixty days after the
84	nominations have been certified to the governor.
85	(d) Each appointment of a justice of the supreme court is
86	subject to confirmation by the senate. The senate may sit for
87	the purpose of confirmation regardless of whether the house of
88	representatives is in session or not. If the senate fails to
89	vote on the appointment of a justice within 90 days, the justice
90	shall be deemed confirmed. If the senate votes to not confirm
91	the appointment, the supreme court judicial nominating
92	commission shall reconvene as though a new vacancy had occurred
93	but may not renominate any person whose prior appointment to
94	fill the same vacancy was not confirmed by the senate. The
95	appointment of a justice is effective upon confirmation by the
96	senate.

97 (e) (d) There shall be a separate judicial nominating 98 commission as provided by general law for the supreme court, one 99 for each district court of appeal, and one for each judicial 100 circuit for all trial courts within the circuit. Uniform rules 101 of procedure shall be established by the judicial nominating 102 commissions at each level of the court system. Such rules, or 103 any part thereof, may be repealed by general law enacted by a 104 majority vote of the membership of each house of the 105 legislature, or by the supreme court, five justices concurring. 106 Except for deliberations of the judicial nominating commissions, 107 the proceedings of the commissions and their records shall be open to the public. 108 109 SECTION 12. Discipline; removal and retirement.-

Page 4 of 15

FLORIDA HOUSE OF REPRESENTATIN	ES
--------------------------------	----

CS/HJR 7111, Engrossed 3

2011 Legislature

(a) JUDICIAL QUALIFICATIONS COMMISSION.—A judicial
 qualifications commission is created.

112 There shall be a judicial qualifications commission (1)113 vested with jurisdiction to investigate and recommend to the 114 Supreme Court of Florida the removal from office of any justice 115 or judge whose conduct, during term of office or otherwise, 116 occurring on or after November 1, 1966, (without regard to the 117 effective date of this section) demonstrates a present unfitness to hold office, and to investigate and recommend the discipline 118 of a justice or judge whose conduct, during term of office or 119 otherwise occurring on or after November 1, 1966 (without regard 120 121 to the effective date of this section), warrants such

discipline. For purposes of this section, discipline is defined 122 123 as any or all of the following: reprimand, fine, suspension with or without pay, or lawyer discipline. The commission shall have 124 125 jurisdiction over justices and judges regarding allegations that 126 misconduct occurred before or during service as a justice or 127 judge if a complaint is made no later than one year following 128 service as a justice or judge. The commission shall have 129 jurisdiction regarding allegations of incapacity during service 130 as a justice or judge. The commission shall be composed of:

a. Two judges of district courts of appeal selected by the
judges of those courts, two circuit judges selected by the
judges of the circuit courts and two judges of county courts
selected by the judges of those courts;

b. Four electors who reside in the state, who are members
of the bar of Florida, and who shall be chosen by the governing
body of the bar of Florida; and

Page 5 of 15

2011 Legislature

138 c. Five electors who reside in the state, who have never 139 held judicial office or been members of the bar of Florida, and 140 who shall be appointed by the governor.

141 The members of the judicial qualifications commission (2)142 shall serve staggered terms, not to exceed six years, as 143 prescribed by general law. No member of the commission except a 144 judge shall be eligible for state judicial office while acting 145 as a member of the commission and for a period of two years thereafter. No member of the commission shall hold office in a 146 147 political party or participate in any campaign for judicial office or hold public office; provided that a judge may campaign 148 149 for judicial office and hold that office. The commission shall 150 elect one of its members as its chairperson.

(3) Members of the judicial qualifications commission not subject to impeachment shall be subject to removal from the commission pursuant to the provisions of Article IV, Section 7, Florida Constitution.

155 The commission shall adopt rules regulating its (4) 156 proceedings, the filling of vacancies by the appointing 157 authorities, the disqualification of members, the rotation of 158 members between the panels, and the temporary replacement of 159 disqualified or incapacitated members. The commission's rules, 160 or any part thereof, may be repealed by general law enacted by a majority vote of the membership of each house of the 161 162 legislature, or by the supreme court, five justices concurring. The commission shall have power to issue subpoenas. Until formal 163 164 charges against a justice or judge are filed by the investigative panel with the clerk of the supreme court of 165

Page 6 of 15

2011 Legislature

166 Florida all proceedings by or before the commission shall be 167 confidential; provided, however, upon a finding of probable 168 cause and the filing by the investigative panel with said clerk 169 of such formal charges against a justice or judge such charges 170 and all further proceedings before the commission shall be 171 public.

172 (5) The commission shall have access to all information from all executive, legislative and judicial agencies, including 173 174 grand juries, subject to the rules of the commission. At any 175 time, on request of the speaker of the house of representatives 176 or the governor, the commission shall make available to the house of representatives all information in the possession of 177 the commission, which information shall remain confidential 178 179 during any investigation and until such information is used in 180 the pursuit for use in consideration of impeachment or 181 suspension, respectively.

182 PANELS.-The commission shall be divided into an (b) 183 investigative panel and a hearing panel as established by rule 184 of the commission. The investigative panel is vested with the 185 jurisdiction to receive or initiate complaints, conduct 186 investigations, dismiss complaints, and upon a vote of a simple 187 majority of the panel submit formal charges to the hearing 188 panel. The hearing panel is vested with the authority to receive 189 and hear formal charges from the investigative panel and upon a 190 two-thirds vote of the panel recommend to the supreme court the removal of a justice or judge or the involuntary retirement of a 191 192 justice or judge for any permanent disability that seriously 193 interferes with the performance of judicial duties. Upon a

Page 7 of 15

2011 Legislature

194 simple majority vote of the membership of the hearing panel, the 195 panel may recommend to the supreme court that the justice or 196 judge be subject to appropriate discipline.

197 (c) SUPREME COURT.—The supreme court shall receive
 198 recommendations from the judicial qualifications commission's
 199 hearing panel.

200 (1)The supreme court may accept, reject, or modify in 201 whole or in part the findings, conclusions, and recommendations 202 of the commission and it may order that the justice or judge be 203 subjected to appropriate discipline, or be removed from office 204 with termination of compensation for willful or persistent 205 failure to perform judicial duties or for other conduct unbecoming a member of the judiciary demonstrating a present 206 207 unfitness to hold office, or be involuntarily retired for any permanent disability that seriously interferes with the 208 209 performance of judicial duties. Malafides, scienter or moral 210 turpitude on the part of a justice or judge shall not be 211 required for removal from office of a justice or judge whose 212 conduct demonstrates a present unfitness to hold office. After 213 the filing of a formal proceeding and upon request of the 214 investigative panel, the supreme court may suspend the justice 215 or judge from office, with or without compensation, pending 216 final determination of the inquiry.

(2) The supreme court may award costs to the prevailingparty.

(d) <u>REMOVAL POWER.</u>—The power of removal conferred by this section shall be both alternative and cumulative to the power of impeachment.

Page 8 of 15

2011 Legislature

222 PROCEEDINGS INVOLVING SUPREME COURT JUSTICE.-(e) 223 Notwithstanding any of the foregoing provisions of this section, 224 if the person who is the subject of proceedings by the judicial 225 qualifications commission is a justice of the supreme court of 226 Florida all justices of such court automatically shall be 227 disqualified to sit as justices of such court with respect to 228 all proceedings therein concerning such person and the supreme 229 court for such purposes shall be composed of a panel consisting 230 of the seven chief judges of the judicial circuits of the state of Florida most senior in tenure of judicial office as circuit 231 judge. For purposes of determining seniority of such circuit 232 233 judges in the event there be judges of equal tenure in judicial 234 office as circuit judge the judge or judges from the lower 235 numbered circuit or circuits shall be deemed senior. In the 236 event any such chief circuit judge is under investigation by the 237 judicial qualifications commission or is otherwise disqualified 238 or unable to serve on the panel, the next most senior chief 239 circuit judge or judges shall serve in place of such 240 disqualified or disabled chief circuit judge.

241

(f) SCHEDULE TO SECTION 12.-

(1) Except to the extent inconsistent with the provisions of this section, all provisions of law and rules of court in force on the effective date of this article shall continue in effect until superseded in the manner authorized by the constitution.

247 (2) After this section becomes effective and until adopted248 by rule of the commission consistent with it:

Page 9 of 15

FLORIDA HOUSE OF REPRESENTATIV

ENROLLED

CS/HJR 7111, Engrossed 3

2011 Legislature

249	a. The commission shall be divided, as determined by the
250	chairperson, into one investigative panel and one hearing panel
251	to meet the responsibilities set forth in this section.
252	b. The investigative panel shall be composed of:
253	1. Four judges,
254	2. Two members of the bar of Florida, and
255	3. Three non-lawyers.
256	c. The hearing panel shall be composed of:
257	1. Two judges,
258	2. Two members of the bar of Florida, and
259	3. Two non-lawyers.
260	d. Membership on the panels may rotate in a manner
261	determined by the rules of the commission provided that no
262	member shall vote as a member of the investigative and hearing
263	panel on the same proceeding.
264	e. The commission shall hire separate staff for each
265	panel.
266	f. The members of the commission shall serve for staggered
267	terms of six years.
268	g. The terms of office of the present members of the
269	judicial qualifications commission shall expire upon the
270	effective date of the amendments to this section approved by the
271	legislature during the regular session of the legislature in
272	1996 and new members shall be appointed to serve the following
273	staggered terms:
274	1. Group IThe terms of five members, composed of two
275	electors as set forth in s. 12(a)(1)c. of Article V, one member
276	of the bar of Florida as set forth in s. 12(a)(1)b. of Article
I	Page 10 of 15

2011 Legislature

277 V, one judge from the district courts of appeal and one circuit 278 judge as set forth in s. 12(a)(1)a. of Article V, shall expire 279 on December 31, 1998.

280 2. Group II. The terms of five members, composed of one 281 elector as set forth in s. 12(a)(1)c. of Article V, two members 282 of the bar of Florida as set forth in s. 12(a)(1)b. of Article 283 V, one circuit judge and one county judge as set forth in s. 284 12(a)(1)a. of Article V shall expire on December 31, 2000.

285 3. Group III.—The terms of five members, composed of two 286 electors as set forth in s. 12(a)(1)c. of Article V, one member 287 of the bar of Florida as set forth in s. 12(a)(1)b., one judge 288 from the district courts of appeal and one county judge as set 289 forth in s. 12(a)(1)a. of Article V, shall expire on December 290 31, 2002.

291 <u>g.h.</u> An appointment to fill a vacancy of the commission
 292 shall be for the remainder of the term.

<u>h.i.</u> Selection of members by district courts of appeal judges, circuit judges, and county court judges, shall be by no less than a majority of the members voting at the respective courts' conferences. Selection of members by the board of governors of the bar of Florida shall be by no less than a majority of the board.

<u>i.j.</u> The commission shall be entitled to recover the costs
 of investigation and prosecution, in addition to any penalty
 levied by the supreme court.

302 <u>j.k.</u> The compensation of members and referees shall be the 303 travel expenses or transportation and per diem allowance as 304 provided by general law.

Page 11 of 15

2011 Legislature

305	
306	BE IT FURTHER RESOLVED that the following statement be
307	placed on the ballot:
308	CONSTITUTIONAL AMENDMENT
309	ARTICLE V, SECTIONS 2, 11, AND 12
310	STATE COURTSProposing a revision of Article V of the
311	State Constitution relating to the judiciary.
312	The State Constitution authorizes the Supreme Court to
313	adopt rules for the practice and procedure in all courts. The
314	constitution further provides that a rule of court may be
315	repealed by a general law enacted by a two-thirds vote of the
316	membership of each house of the Legislature. This proposed
317	constitutional revision eliminates the requirement that a
318	general law repealing a court rule pass by a two-thirds vote of
319	each house, thereby providing that the Legislature may repeal a
320	rule of court by a general law approved by a majority vote of
321	each house of the Legislature that expresses the policy behind
322	the repeal. The court could readopt the rule in conformity with
323	the public policy expressed by the Legislature, but if the
324	Legislature determines that a rule has been readopted and
325	repeals the readopted rule, this proposed revision prohibits the
326	court from further readopting the repealed rule without the
327	Legislature's prior approval. Under current law, rules of the
328	judicial nominating commissions and the Judicial Qualifications
329	Commission may be repealed by general law enacted by a majority
330	vote of the membership of each house of the Legislature. Under
331	this proposed revision, a vote to repeal those rules is changed

Page 12 of 15

2011 Legislature

332 to repeal by general law enacted by a majority vote of the 333 legislators present.

334 Under current law, the Governor appoints a justice of the 335 Supreme Court from a list of nominees provided by a judicial 336 nominating commission, and appointments by the Governor are not 337 subject to confirmation. This revision requires Senate 338 confirmation of a justice of the Supreme Court before the 339 appointee can take office. If the Senate votes not to confirm 340 the appointment, the judicial nominating commission must 341 reconvene and may not renominate any person whose prior 342 appointment to fill the same vacancy was not confirmed by the Senate. For the purpose of confirmation, the Senate may meet at 343 344 any time. If the Senate fails to vote on the appointment of a 345 justice within 90 days, the justice will be deemed confirmed and will take office. 346

347 The Judicial Qualifications Commission is an independent 348 commission created by the State Constitution to investigate and 349 prosecute before the Florida Supreme Court alleged misconduct by 350 a justice or judge. Currently under the constitution, commission 351 proceedings are confidential until formal charges are filed by 352 the investigative panel of the commission. Once formal charges 353 are filed, the formal charges and all further proceedings of the 354 commission are public. Currently, the constitution authorizes 355 the House of Representatives to impeach a justice or judge. 356 Further, the Speaker of the House of Representatives may request, and the Judicial Qualifications Commission must make 357 available, all information in the commission's possession for 358 359 use in deciding whether to impeach a justice or judge. This

Page 13 of 15

373

378

2011 Legislature

360 proposed revision requires the commission to make all of its 361 files available to the Speaker of the House of Representatives 362 but provides that such files would remain confidential during 363 any investigation by the House of Representatives and until such 364 information is used in the pursuit of an impeachment of a 365 justice or judge. This revision also removes the power of the 366 Governor to request files of the Judicial Qualifications 367 Commission to conform to a prior constitutional change.

This revision also makes technical and clarifying additions and deletions relating to the selection of chief judges of a circuit and relating to the Judicial Qualifications Commission, and makes other nonsubstantive conforming and technical changes in the judicial article of the constitution.

374 BE IT FURTHER RESOLVED that the following statement be 375 placed on the ballot if a court declares the preceding statement 376 defective and the decision of the court is not reversed: 377 CONSTITUTIONAL AMENDMENT

ARTICLE V, SECTIONS 2, 11, AND 12

379 JUDICIARY .- Proposing a revision of the Judiciary Article of 380 the Florida Constitution; revising standards and procedures for 381 legislative repeal of a court rule and the Supreme Court's 382 readoption of a rule repealed by the Legislature; providing for Senate confirmation of an appointment of a Supreme Court 383 justice; allowing the House of Representatives to review 384 confidential files of the Judicial Qualifications Commission 385 386 under any circumstances; providing that such files shall remain 387 confidential until the House of Representatives initiates

Page 14 of 15

2011 Legislature

388 impeachment proceedings; and making other technical, clarifying, 389 and conforming revisions.

390

391 BE IT FURTHER RESOLVED that the following statement be 392 placed on the ballot if a court declares the preceding 393 statements defective and the decision of the court is not 394 reversed:

395 CONSTITUTIONAL AMENDMENT 396 ARTICLE V, SECTIONS 2, 11, AND 12 397 STATE COURTS.-Proposing a revision to Article V of the 398 State Constitution relating to the judiciary; changing the 399 authority of the Legislature to repeal a court rule by two-400 thirds vote of the membership of each house to a simple majority 401 of each house; limiting the Supreme Court's ability to readopt a 402 rule repealed by the Legislature; requiring Senate confirmation 403 before a justice may take office; providing that if the Senate 404 does not act within 90 days the nominee is deemed confirmed as a 405 justice; allowing the Senate to meet outside of regular session 406 without having the House of Representatives convene at the same 407 time; deleting outdated references related to the Judicial 408 Qualifications Commission; requiring the Judicial Qualifications 409 Commission to provide the House of Representatives access to 410 records; providing for confidentiality of records provided to 411 the House of Representatives until impeachment is initiated; 412 making conforming and technical changes.

Page 15 of 15