STATE OF ARIZONA
30th LEGISLATURE
1st REGULAR SESSION

SENATE

S.C.R. 6

January 19, 1971

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Rules		principal designation of the second
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Committee of Whole		
Committee of Whole 3rd Reading Aye		
•	No	Absent
3rd Reading Aye	No	Absent

Introduced by Senators O'Connor, Alexander, Mack, Thode, Elisworth, Goetze, Corbet, McNuity, Hoisclaw

A CONCURRENT RESOLUTION

PROPOSING AN AMENDMENT TO THE CONSTITUTION OF ARIZONA RELATING TO THE JUDICIAL DEPARTMENT; PROVIDING FOR AN INCREASE IN THE TERMS OF JUSTICES OF THE SUPREME COURT AND JUDGES OF THE SUPERIOR COURT; PROVIDING FOR THE RETIREMENT OF JUSTICES AND JUDGES OF COURTS OF RECORD; RESTRICTING THE POLITICAL ACTIVITY OF JUSTICES AND JUDGES OF COURTS OF RECORD; PROVIDING FOR THE HONPARTISAN SELECTION AND APPOINTMENT AND APPROVAL OR REJECTION OF JUSTICES AND JUDGES OF COURTS OF RECORD; ESTABLISHING JUDICIAL NOMINATING COMMISSIONS; PROVIDING FOR THE INVOLUNTARY RETIREMENT OF JUSTICES AND JUDGES OF COURTS OF RECORD; MAKING THE STATE BAR OF ARIZONA A CONSTITUTIONAL BODY; AMENDING ARTICLE 6, SECTIONS 3, 4, 12, 20, 28, 30 AND 35, CONSTITUTION OF ARIZONA, AND AMENDING ARTICLE 6, CONSTITUTION OF ARIZONA, BY ADDING SECTIONS 36, 37, 38, 39 AND 40.

- 1 Be it resolved by the Senate of the State of Arizona, the House
 2 of Representatives concurring:
- 1. The following amendments to article 6, sections 3, 4, 4, 12, 20, 28, 30 and 35, Constitution of Arizona, are proposed, 5 to become valid when approved by a majority of the qualified 6 electors voting thereon and upon proclamation of the governor:
 - Supreme court; administrative supervision; chief justice

Section 3. The Supreme Court shall have administrative supervision over all the courts of the state.

Justices-of-the-Supreme-Court-shall-elect-from-their
number-a-chief-justice-te-preside-ever-the-court-and
a-vice-chief-justice-te-preside-in-the-absence-or

SHALL BE ELECTED BY THE JUSTICES OF THE SUPERINF COURT FROM ONE OF THEIR NUMBER FOR A TERM OF FIVE VIAFO, AND MAY BE REFLECTED FOR LIKE TERMS. THE VICE CHIEF JUSTICE SHALL BE ELECTED BY THE JUSTICES OF THE SUPERINE COURT FROM ONE OF THEIR MUMBER FOR A TERM DETERMINED BY THE COURT. A MEMBER OF THE COURT MAY RESIGN THE OFFICE OF CHIEF JUSTICE OF VICE CHIEF JUSTICE WITHOUT RESIGNING FROM THE COURT.

The chief justice, or in his absence or incapacity, the vice chief justice, shall exercise the court's administrative supervision over all the courts of the state. He may assign judges of intermediate appellate courts, superior courts, or courts inferior to the superior court to serve in other courts or counties.

4. Supreme court; term of office

Section 4. Justices of the Supreme Court shall be-elected-by-the-qualified-electors-of-the-state-at the-general-election.—They-shall hold office for a REGULAR term of six TEN years EXCEPT AS PROVIDED BY THIS ARTICLE. from-and-after-the-first-Henday-in January-next-succeeding-their-electiony-and-until their-successors-are-elected-and-qualify--The-nexes of-all-eandidates-for-justice-of-the-Supreme-Sourt shall-be-placed-on-the-regular-ballet-without-partican or-other-designation-except-the-term-and-title-of-the office-

The-Geverner-chell-fill-any-vacaney-by-appointing a-person-te-serve-watil-the-chestion-and-qualification of-a-successor-At-the-next-successification tien-following-the-appointment-of-a-person-te-fill-a vacaney-a-juctice-shall-be-closted-te-serve-fur-the remainder-of-the-unexpirat-term-

12. Superior court; term of office

Section 12. Judges of the superior court IN COUNTIES HAVING A FORULATION OF LEGG THAN TWO HUMITED

 THOUSAND PERSONS shall be elected by the qualified electors of their counties at the general election. They shall hold office for a REGULAR term of fews SIX years EXCEPT AS PROVIDED BY THIS SECTION from and after the first Monday in January next succeeding their election, and until their successors are elected and qualify. The names of all candidates for judge of the superior court IN SUCH COUNTIES shall be placed on the regular ballot without partisan or other designation except the division and title of the office.

The Governor shall fill any vacancy IN SUCH COUNTIES by appointing a person to serve until the election and qualification of a successor. At the next succeeding general election following the appointment of a person to fill a vacancy, a judge shall be elected to serve for the remainder of the unexpired term.

JUDGES OF THE SUPERIOR COURT IN COUNTIES HAVING A POPULATION OF MORE THAN TWO HUNDRED THOUSAND PERSONS SHALL HOLD OFFICE FOR A REGULAR TERM OF SIX YEARS EXCEPT AS PROVIDED BY THIS ARTICLE.

20. Retirement and service of retired justices and judges

Section 20. THE LEGISLATURE SHALL PRESCRIBE BY
LAW A PLAN OF RETIREMENT FOR JUSTICES AND JUDGES OF
COURTS OF RECORD, INCLUDING THE BASIS AND AMOUNT OF
RETIREMENT PAY, AND REQUIRING EXCEPT AS PROVIDED IN
SECTION 35 OF THIS ARTICLE, THAT JUSTICES AND JUDGES
OF COURTS OF RECORD BE RETIRED UPON REACHING THE AGE
OF SEVENTY. Any retired justice OR JUDGE OF ANY COURT
OF RECORD of the Supreme Court or judge of any court
ing retirement pay may serve as a Supreme Court justice;
intermediate appellate or superior court judge OF ANY
COURT OF RECORD AS MAY BE PROVIDED BY STATUTE OR BY
RULE OF THE SUPREME COURT. When serving outside his

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county of residence, any such retired justice or judge shall receive his necessary traveling and subsistence expenses.

28. Justices and judges; dual office holding; political activity; practice of law

Section 28. Justices and judges of courts of record shall not be eligible FOR to any OTHER public office or FOR ANY OTHER public employment during their term of office, except that they may assume another judicial office, and upon qualifying therefore, THERE-FOR, the office formerly held shall become vacant. justice or judge of any court of record shall practice law during his continuance in office. NOR SHALL HE DIRECTLY OR INDIRECTLY MAKE ANY CONTRIBUTION TO OR HOLD ANY OFFICE IN A POLITICAL PARTY OR ORGANIZATION. OR TAKE PART IN ANY POLITICAL CAMPAIGN OTHER THAN HIS OWN FOR HIS RELLECTION OR RETENTION IN OFFICE. ANY JUSTICE OR JUDGE WHO FILES NOMINATION PAPERS FOR AN LLECTIVE OFFICE, OTHER THAN FOR JUDGE OF THE SUPERIOR COURT OR A COURT OF RECORD INFERIOR TO THE SUPERIOR COURT IN A COUNTY HAVING A POPULATION OF LESS THAN TWO HUNDRED THOUSAND PERSONS. PORFEITS HIS JUDICIAL OFFICE.

30. Courts of record

Section 30. The Supreme Court and the superior court shall be courts of record. Other courts of record may be established by law, but justice courts shall not be courts of record.

ALL JUDGES OF COURTS OF RECORD, EXCEPT FOR JUDGES OF THE SUPERIOR COURT AND OTHER COURTS OF RECORD INFERIOR TO THE SUPERIOR COURT IN COUNTIES HAVING A POPULATION OF LESS THAN TWO HUNDRED THOUSAND PERSONS, SHALL BE APPOINTED IN THE MANNER PROVIDED IN SECTION 37 OF THIS ARTICLE. JUDGES OF COURTS OF RECORD SHALL HOLD OFFICE FOR A REGULAR TERM OF SIX YEARS.

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Continuation in office; continued existence of offices; application of prior statute and rules

Section 35. All justices, judges, justices of the peace and officers of any court WHO ARE holding office AS SUCH by election or appointment, at the time of the adoption of this SECTION shall SERVE OR continue in office FOR THE RESPECTIVE TERMS FOR WHICH THEY ARE SO ELECTED OR for their respective UNEXPIRED terms. and until their successors are elected OR APPOINTED and qualify. The continued existence of any office heretofore legally established or held shall not be abolished or repealed by the adoption of this article. The statutes and rules relating to the authority, jurisdiction, practice and procedure of courts, judicial officers and offices in force at the time of the adoption of this article and not inconsistent herewith, shall, so far as applicable, apply to and govern such courts, judicial officers and offices until amended or repealed.

2. The following amendments to article 6, Constitution of 22 Arizona, by adding sections 36, 37, 38, 39 and 40 are proposed, 23 to become valid when approved by a majority of the qualified 24 electors voting thereon and upon proclamation of the governor:

New Sec.

Commissions on appellate court and terms. appointments and vacancies on such commissions

SECTION 36. THERE SHALL BE A NONPARTISAN COMMIS-SION ON APPELLATE COURT APPOINTMENTS WHICH SHALL BE COMPOSED OF THE CHIEF JUSTICE OF THE SUPREME COURT, WHO SHALL BE CHAIRMAN, FOUR ATTORNEY MEMBERS, WHO SHALL BE APPOINTED BY THE BOARD OF GOVERNORS OF THE STATE BAR OF ARIZONA, AND FOUR NONATTORNEY MEMBERS WHO SHALL BE APPOINTED BY THE GOVERNOR WITH THE AD-VICE AND CONSENT OF THE SENATE.

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ORIGINAL APPOINTMENTS.

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S.C.R. 4 ATTORNEY MEMBERS OF THE COMMISSION SHALL HAVE RESIDED IN THE STATE AND SHALL HAVE BEEN ADMITTED TO PRACTICE BEFORE THE SUPREME COURT FOR NOT LESS THAN FIVE YEARS. NONATTORNEY MEMBERS SHALL HAVE RESIDED IN THE STATE FOR NOT LESS THAN FIVE YEARS AND SHALL NOT BE JUDGES. RETIRED JUDGES OR ADMITTED TO PRACTICE BEFORE THE SUPREME COURT. NOT MORE THAN TWO NONAT-TORNEY MEMBERS SHALL BE MEMBERS OF THE SAME POLITICAL PARTY. NONE OF THE ATTORNEY OR NONATTORNEY MEMBERS OF THE COMMISSION SHALL HOLD ANY GOVERNMENTAL OFFICE. ELECTIVE OR APPOINTIVE, FOR PROFIT, AND NO ATTORNEY MEMBERS SHALL BE ELIGIBLE FOR APPOINTMENT TO ANY JU-DICIAL OFFICE OF THE STATE UNTIL ONE YEAR AFTER HE CEASES TO BE A MEMBER. ATTORNEY MEMBERS OF THE COM-MISSION CHALL SERVE STAGGERED FOUR-YEAR TERMS. AND NONATTORNEY MEMBERS SHALL SERVE STAGGERED FOUR-YEAR TERMS, EXCEPT THAT INITIAL APPOINTMENTS IN EACH CATEGORY SHALL BE FOR TERMS OF ONE, TWO, THREE AND FOUR YEARS RESPECTIVELY. VACANCIES SHALL BE FILLED FOR THE UNEXPIRED TERMS IN THE SAME MANNER AS THE

> THE CHAIRMAN OF THE COMMISSION SHALL CAST VOTES ONLY IN THE EVENT OF TIES. IN THE EVENT OF THE AB-SENCE OR INCAPACITY OF ANY SUCH CHAIRMAN THE SUPREME COURT SHALL APPOINT A JUSTICE THEREOF TO SERVE IN HIS PLACE AND STEAD.

PRIOR TO MAKING RECOMMENDATIONS TO THE GOVERNOR AS HEREINAFTER PROVIDED, THE COMMISSION SHALL CONDUCT SUCH INVESTIGATION AND HOLD SUCH HEARINGS, EITHER PUBLIC OR EXECUTIVE, AS IT DEEMS ADVISABLE. FINAL DECISIONS AS TO RECOMMENDATIONS SHALL BE MADE ON THE BASIS OF MERIT ALONE WITHOUT REGARD TO POLITICAL AFFILIATION. VOTING SHALL BE BY SECRET, WRITTEN LALLOT. THE EXPENSES OF MEETINGS OF THE COMMISSION AND THE ATTENDANCE OF MEMBERS THEREOF POR TRAVEL AND

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SUBSISTENCE SHALL BE PAID FROM THE GENERAL FUNE OF THE STATE AS STATE OFFICERS ARE PAID, UPON CLAIMS APPROVED BY THE CHAIRDEN.

THERE SHALL BE A COMMISSION ON TRIAL COURT APPOINTMENTS FOR EACH COUNTY HAVING A POPULATION OF MORE
THAN TWO HUNDRED THOUSAND PERSONS WHICH SHALL BE COMPOSED OF THE CHIEF JUSTICE OF THE SUPREME COURT, WHO
SHALL BE CHAIRMAN, TWO ATTORNEY MEMBERS, WHO SHALL BE
APPOINTED BY THE BOARD OF GOVERNORS OF THE STATE BAR
OF ARIZONA, AND TWO NONATTORNEY MEMBERS, WHO SHALL BE
APPOINTED BY THE GOVERNOR WITH THE ALVICE AND CONSENT
OF THE SENATE.

ATTORNEY MEMBERS OF SUCH COMMISSIONS SHALL HAVE RESIDED IN THE STATE AND SHALL HAVE BEEN ADMITTED TO PRACTICE BEFORE THE SUPPEME COURT FOR NOT LESS THAN FIVE YEARS, AND SHALL BE RESIDENTS OF THE COUNTY FROM WHICH APPOINTED. NONATTORNEY MEMBERS CHALL HAVE BE-SIDED IN THE STATE FOR NOT LESS THAN FIVE YEARS AND SHALL NOT BE JUDGES. RETIRED JUDGES OR ADMITTED TO PRACTICE BEFORE THE SUPREME COURT AND SHALL BE A RESIDENT OF THE COUNTY FROM WHICH APPOINTED. ON EACH OF SUCH COMMISSIONS NOT MORE THAN ONE ATTORNEY MEMBER AND NOT MORE THAN ONE NONATTORNEY MEMBER SHALL BE A MEMBER OF THE SAME POLITICAL PARTY. HONE OF THE AT-TORNEY OR NONATTORNEY MEMBERS OF ANY SUCH COMMISSIONS SHALL HOLD ANY GOVERNMENTAL OFFICE, ELECTIVE OR AF-POINTIVE, FOR PROFIT, AND NO ATTORNEY MEMBERS SHALL BE ELIGIBLE FOR APPOINTMENT TO ANY JUDICIAL OFFICE OF THE STATE UNTIL ONE YEAR AFTER HE CEASES TO BE A MEM-ATTOPHEY MEMBERS SHALL SERVE STAGGERED TWO-YEAR TERMS, AND NONATTORNEY MEMBERS SHALL SERVE STAGGERED TWO-YEAR TERMS, EXCEPT THAT INITIAL APPOINTMENTS IN EACH CATEGORY SHALL BE FOR TERMS OF ONE AND TWO YEARS RESPECTIVELY. VACANCIES SHALL DE FILLED FOR THE UN-EXPIRED TERMS IN THE SAME MANNER AS THE ORIGINAL APPOINTMENTS.

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THE CHAIRMAN OF SUCH COMMISSIONS SHALL CAST VOTES ONLY IN THE EVENT OF THE ABSENCE OR INCAPACITY OF ANY SUCH CHAIRMAN THE SUPRLME COURT SHALL APPOINT A JUSTICE THEREOF TO SERVE IN HIS PLACE AND STEAD.

PRIOR TO MAKING RECOMMENDATIONS TO THE GOVERNOR AS HEREINAFTER PROVIDED, THE ONE OF SUCH COMMISSIONS HAVING JURISDICTION SHALL CONDUCT SUCH INVESTIGATION AND HOLD SUCH HEARINGS, EITHER PUBLIC OR EXECUTIVE, AS IT DEEMS ADVISABLE. FINAL DECISIONS AS TO RECOMMENDATIONS SHALL BE MADE ON THE BASIS OF MERIT ALONE WITHOUT REGARD TO POLITICAL AFFILIATION. VOTING SHALL BE BY SECRET, WRITTEN BALLOT. THE EXPENSES OF MEETINGS OF SUCH COMMISSIONS AND THE ATTENDANCE OF MEMBERS THEREOF FOR TRAVEL AND SUBSISTENCE SHALL BE PAID FROM THE GENERAL FUND OF THE STATE AS STATE OFFICERS ARE PAID. UPON CLAIMS APPROVED BY THE CHAIRMEN.

New 18 Sec. 19

37. Judicial vacancies and appointments; initial terms; residence; age

SECTION 37. WITHIN SIXTY DAYS FROM THE OCCUR-RENCE OF A VACANCY IN THE OFFICE OF A JUSTICE OR JUDGE OF ANY COURT OF RECORD, EXCEPT FOR VACANCIES OCCUPRING IN THE OFFICE OF A JUDGE OF THE SUFERIOR COURT OR A JUDGE OF A COURT OF RECORD INFERIOR TO THE SUPERIOR COURT IN A COUNTY HAVING A POPULATION OF LESS THAN TWO HUNDRED THOUSAND PERSONS, THE COMMISSION ON AP-PELLATE COURT APPOINTMENTS, IF THE VACANCY IS IN THE SUPREME COURT OR AN INTERMEDIATE APPLLLATE COURT OF RECORD, OR THE COMMISSION ON TRIAL COURT APPOINTMENTS FOR THE COUNTY IN WHICH THE VACANCY OCCURS. IP THE VACANCY IS IN THE SUPERIOR COURT OR A COUPT OF RECORD INFERIOR TO THE SUPERIOR COURT, SHALL SUPMIT TO THE GOVERNOR THE NAMES OF NOT LESS THAN THREE PERSONS NOMINATED BY IT TO FILL SUCH VACANCY, NO MORE THAN TWO OF WHOM SHALL BE MEMBERS OF THE SAME POLITICAL PARTY UNLESS THERE ARE MORE THAN FOUR SUCH NOMINEES.

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IN WHICH EVENT NOT MORE THAN SIXTY PER CENTUM OF SUCH NOMINEES SHALL BE MEMBERS OF THE SAME POLITICAL PARTY.

A VACANCY IN THE OFFICE OF A JUSTICE OR A JUDGE OF SUCH COURT OF RECORD SHALL BE FILLED BY APPOINTMENT BY THE GOVERNOR ON THE BASIS OF MERIT ALONE WITHOUT REGARD TO POLITICAL AFFILIATION PROM ONE OF THE NOMI-NEES WHOSE NAMES SHALL BE SUBMITTED TO HIM AS HEREIN-ABOVE PROVIDED. IF THE GOVERNOR SHALL NOT APPOINT ONE OF SUCH NOMINEES TO FILL SUCH VACANCY WITHIN SIXTY DAYS AFTER THEIR NAMES ARE SUBMITTED TO THE GOVERNOR BY SUCH COMMISSION. THE CHIEF JUSTICE OF THE SUPREME COURT FORTHWITH SHALL APPOINT ON THE BASIS OF MERIT ALONE WITHOUT REGARD TO POLITICAL AFFILIATION ONE OF SUCH NOMINEES TO FILL SUCH VACANCY. IF SUCH COMMIS-SION SHALL NOT, WITHIN SIXTY DAYS AFTER SUCH VACANCY OCCURS, SUBMIT THE NAMES OF NOMINEES AS HEREINABOVE PROVIDED, THE GOVERNOR SHALL HAVE THE POWER TO APPOINT ANY QUALIFIED PERSON TO FILL SUCH VACANCY AT ANY TIME THEREAFTER PRIOR TO THE TIME THE NAMES OF THREE OR MORE NOMINEES TO FILL SUCH VACANCY SHALL BE SUBMITTED TO THE GOVERNOR AS HEREINABOVE PROVIDED.

EACH JUSTICE OR JUDGE SO APPOINTED SHALL INITIALLY HOLD OFFICE FOR A TERM ENDING SIXTY DAYS FOLLOWING THE NEXT REGULAR GENERAL ELECTION AFTER THE
EXPIRATION OF A TERM OF TWO YEARS IN OFFICE. THEREAFTER, THE TERMS OF JUSTICES OR JUDGES OF THE SUPREME
COURT, THE SUPERIOR COURT AND OTHER COURTS OF RECORD
NOW EXISTING OR HEREAFTER ESTABLISHED BY LAW SHALL BE
AS PROVIDED BY THIS ARTICLE.

EXCEPT AS HEREINAPTER PROVIDED, A PERSON APPOINTED TO FILL A VACANCY ON AN INTERMEDIATE APPELLATE COURT, A SUPERIOR COURT, OR ANOTHER COURT OF RECORD NOW EXISTING OR HEREAFTER ESTABLISHED BY LAW SHALL HAVE BEEN A RICIDENT OF THE COUNTIES OR COUNTY IN WHICH THAT VACANCY EXISTS FOR AT LEAST ONE YEAR PRIOR TO HIS APPOINTMENT, IN ADDITION TO POSSESSING THE OTHER REQUIRED

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IN WHICH EVENT NOT MORE THAN SIXTY PER CENTUM OF SUCH NOMINEES SHALL BE MEMBERS OF THE SAME POLITICAL PARTY.

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A VACANCY IN THE OFFICE OF A JUSTICE OR A JUDGE OF SUCH COURT OF RECORD SHALL BE FILLED BY APPOINTMENT BY THE GOVERNOR ON THE BASIS OF MERIT ALONE WITHOUT REGARD TO POLITICAL AFFILIATION FROM ONE OF THE NOMI-NEES WHOSE NAMES SHALL BE SUBMITTED TO HIM AS HEREIN-ABOVE PROVIDED. IF THE GOVERNOR SHALL NOT APPOINT ONE OF SUCH NOMINEES TO FILL SUCH VACANCY WITHIN SIXTY DAYS AFTER THEIR NAMES ARE SUBMITTED TO THE GOVERNOR BY SUCH COMMISSION, THE CHIEF JUSTICE OF THE SUPREME COURT FORTHWITH SHALL APPOINT ON THE BASIS OF MERIT ALONE WITHOUT REGARD TO POLITICAL AFFILIATION ONE OF SUCH NOMINEES TO FILL SUCH VACANCY. IF SUCH COMMIS-SION SHALL NOT, WITHIN SIXTY DAYS AFTER SUCH VACANCY OCCURS, SUBMIT THE NAMES OF NOMINEES AS HEREINABOVE PROVIDED. THE GOVERNOR SHALL HAVE THE POWER TO APPOINT ANY CUALIFIED PERSON TO FILL SUCH VACANCY AT ANY TIME THEREAFTER PRIOR TO THE TIME THE NAMES OF THREE OR MORE NOMINEES TO FILL SUCH VACANCY SHALL BE SUBMITTED TO THE GOVERNOR AS HEREINABOVE PROVIDED.

EACH JUSTICE OR JUDGE SO APPOINTED SHALL INITIALLY HOLD OFFICE FOR A TERM ENDING SIXTY DAYS FOLLOWING THE NEXT REGULAR GENERAL ELECTION AFTER THE
EXPIRATION OF A TERM OF TWO YEARS IN OFFICE. THEREAFTER, THE TERMS OF JUSTICES OR JUDGES OF THE SUPREME
COURT, THE SUPERIOR COURT AND OTHER COURTS OF RECORD
NOW EXISTING OR HEREAFTER ESTABLISHED BY LAW SHALL BE
AS PROVIDED BY THIS ARTICLE.

EXCEPT AS HEREINAFTER PROVIDED, A PERSON APPOINTED TO FILL A VACANCY ON AN INTERMEDIATE APPELLATE COURT, A SUPERIOR COURT, OR ANOTHER COURT OF RECORD NOW EXISTING OR HEREAFTER ESTABLISHED BY LAW SHALL HAVE BEEN A RESIDENT OF THE COUNTIES OR COUNTY IN WHICH THAT VACANCY EXISTS FOR AT LEAST ONE YEAR PPIOR TO HIS APPOINTMENT, IN ADDITION TO POSSESSING THE OTHER REQUIRED

QUALIFICATIONS. A NOMINEE SHALL BE UNDER SIXTY-FIVE 1 YEARS OF AGE AT THE TIME HIS NAME IS SUBSITTED TO THE GOVEENOR. New 38. Declaration of candidacy; form of judicial Sec. ballot, rejection and retention; failure 6 to file declaration SECTION 38. A JUSTICE OR JUDGE OF THE SUPREME 7 COURT OR AN INTERMEDIATE APPELLATE COURT SHALL FILE 9 IN THE OFFICE OF THE SECRETARY OF STATE, AND A JUDGE OF THE SUPERIOR COURT OR OTHER COURT OF PECORD, EXCEPT 10 11 FOR JUDGES OF THE SUPERIOR COUPT AND OTHER COURTS OF RECORD INFERIOR TO THE SUPERIOR COURT IN COUNTIES 12 HAVING A POPULATION OF LESS THAN TWO HUNDRED THOUSAND 13 14 PERSONS, SHALL FILE IN THE OFFICE OF THE CLERK OF THE 15 BOARD OF SUPERVISORS OF THE COUNTY IN WHICH HE REGU-LARLY SITS AND RESIDES, NOT LESS THAN SIXTY NOR MORE 16 THAN NINETY DAYS PRIOR TO THE REGULAR GENERAL ELECTION 17 18 NEXT PRECEDING THE EXPIRATION OF HIS TERM OF OFFICE. 19 A DECLARATION OF HIS DESIRE TO BE RETAINED IN OFFICE. 20 AND THE SECRETARY OF STATE SHALL CERTIFY TO THE SEVERAL 21 BOARDS OF SUPERVISORS THE AFPROPRIATE NAMES OF THE 22 CANDIDATE OR CANDIDATES APPEARING ON SUCH DECLARATIONS 23 FILED IN HIS OFFICE. 24

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THE NAME OF ANY JUSTICE OR JUDGE WHOSE DECLARATION IS FILED AS PROVIDED IN THIS SECTION SHALL BE PLACED ON THE APPROPRIATE OFFICIAL BALLOT AT THE NEXT REGULAR GENERAL ELECTION UNDER A NONPARTISAN DESIGNATION AND IN SUBSTANTIALLY THE FOLLOWING FORM:

SHALL (NAME OF JUSTICE OR JUDGE)

OF THE _____ COURT BE RETAINED IN OFFICE?

YES ____ NO ___ (MARK X AFTER ONE).

IF A MAJORITY OF THOSE VOTING ON THE OUESTION VOTE "NO", THEN, UPON THE EXPIRATION OF THE TERM POP WHICH SUCH JUSTICE OR JUDGE WAS SERVING, A VACANCY SHALL EXIST, WHICH SHALL BE PILLED AS PROVIDED BY THIS ARTICLE. IF A MAJORITY OF THOSE VOTING ON THE

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New 15 Sec. 16 QUESTION VOTE "YES", SUCH JUSTICE OR JUDGE SHALL RE-MAIN IN OFFICE FOR ANOTHER TERM, SUBJECT TO REMOVAL AS PROVIDED BY THIS CONSTITUTION.

THE VOTES SHALL BE COUNTED AND CANVASSED AND THE RESULT DECLARED AS IN THE CASE OF STATE AND COUNTY ELECTIONS, WHEREUPON A CERTIFICATE OF RETENTION OF REJECTION OF THE INCUMBENT JUSTICE OF JUDGE SHALL BE DELIVERED TO HIM BY THE SECRETARY OF STATE OR THE CLERK OF THE BOARD OF SUPERVISORS, AS THE CASE MAY BE.

IF A JUSTICE OR JUDGE SHALL FAIL TO FILE A DEC-LARATION OF HIS DESIRE TO BE RETAINED IN OFFICE, AS REQUIRED BY THIS SECTION, THEN HIS OFFICE SHALL BECOME VACANT UPON EXPIRATION OF THE TERM FOR WHICH SUCH JUSTICE OR JUDGE WAS SERVING.

39. <u>Fetirement of justices and judges;</u> vacancies

SECTION 39. ON ATTAINING THE AGE OF SEVENTY YEARS A JUSTICE OR JUDGE OF A COURT OF RECORD SHALL RETIRE AND HIS JUDICIAL OFFICE SHALL BE VACANT, EXCEPT AS OTHERWISE PROVIDED IN SECTION 35 OF THIS ARTICLE.

IN ADDITION TO BECOMING VACANT AS PROVIDED IN THIS SECTION, THE OFFICE OF A JUSTICE OR JUEGE OF ANY COURT OF RECORL EECOMES VACANT UPON HIS DEATH OR HIS VOLUNTARY RETIREMENT PURSUANT TO STATUTE OF HIS VOLUNTARY RESIGNATION, AND ALSO, AS PROVIDED IN SECTION 36 OF THIS APTICLE, UPON THE EXPIRATION OF HIS TERM NEXT FOLLOWING A GENERAL ELECTION AT WHICH A MAJORITY OF THOSE VOTING ON THE QUESTION OF HIS RETENTION VOTE IN THE REGATIVE OF FOR WHICH GENERAL ELECTION HE IS REQUIRED, BUT FAILS, TO FILE A DECLARATION OF HIS DESIRE TO BE RETAINED IN OFFICE.

THIS SECTION IS ALTERNATIVE TO AND CUMULATIVE WITH THE METHODS OF REMOVAL OF JUDGES AND JUSTICES PROVIDED IN PARTS 1 AND 2 OF APTICLE 8 AND APTICLE 6.1 OF THIS CONSTITUTION.

S.C.R.6

New 1 40. State bar of Arizona
Sec. 2 SECTION 40. THE STATE BAR OF ARIZONA IS AND
3 SHALL REMAIN A PUBLIC CORPORATION WITH PERPETUAL
4 EXISTENCE AND SUCCESSION.
5 3. The proposed amendments (approved by a majoria

3. The proposed amendments (approved by a majority of the members elected to each house of the legislature, and entered upon the respective journals thereof, together with the ayes and mays thereon) shall be by the secretary of state submitted to the qualified electors at the next regular general election (or at a special election called for that purpose), as provided by article 21, Constitution of Arizona.