SESSION 1999

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SENATE BILL 12

Short Title: Judicial Appt./Voter Retention.

Sponsors: Senators Odom; Ballance, Carter, Clodfelter, Dannelly, Gulley, Hartsell, Hoyle, Jordan, Kerr, Kinnaird, Lee, Lucas, Martin of Guilford, Miller, Phillips, Plyler, Purcell, Rand, Reeves, Shaw of Cumberland, Warren, Weinstein, and Wellons.

Referred to: Judiciary I.

January 28, 1999

1	A BILL TO BE ENTITLED
2	AN ACT TO AMEND THE CONSTITUTION OF NORTH CAROLINA TO PROVIDE
3	FOR GUBERNATORIAL NOMINATION OF JUSTICES OF THE SUPREME
4	COURT AND JUDGES OF THE COURT OF APPEALS, LEGISLATIVE
5	CONFIRMATION, AND RETENTION BY 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
10	Court of Appeals, and Judges of the Superior Court. Selection and tenure of Justices of
11	the Supreme Court and Judges of the Court of Appeals; election of Judges of the Superior
12	<u>Court.</u>
13	Justices of the Supreme Court, Judges of the Court of Appeals, and regular (1) Judges
14	of the Superior court shall be elected by the qualified voters and shall hold office for
15	terms of eight years and until their successors are elected and qualified. Justices of the
16	Supreme Court and Judges of the Court of Appeals shall be elected by the qualified
17	voters of the State. Regular Judges of the Superior Court may shall be elected by the

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(Public)

qualified voters of the State or by the voters of their respective districts, as the General 1 2 Assembly may prescribe. districts. 3 (2) General principles. Justices and judges of the Appellate Division should be 4 selected for and continue to hold office solely upon the basis of personal and professional 5 fitness to administer right and justice wisely, according to law, and without favor, denial, 6 or delay, to all persons who come into the courts. While their continuation in office should be periodically subject to approval by the people, both their initial selection and 7 8 continuation in office should be free, so far as may be, from the influences and 9 necessities of partisan political activity. 10 (3) Nomination, confirmation, appointment retention election, and terms of justices and judges. On and after January 1, 2001, when a vacancy occurs in the office of 11 12 Chief Justice, Associate Justice, or Judge of the Appellate Division, the Governor shall nominate a person to fill the vacancy. Prior to appointment, such nominations by the 13 14 Governor shall be subject to confirmation of the General Assembly by three-fifths of the 15 members of each house present and voting prior to appointment. For the purposes of this section, creation of a new judgeship within the Appellate Division creates a vacancy. 16 17 Each house of the General Assembly shall vote on confirmation within 60 calendar 18 days of the date of nomination, except that no day shall be included within that calculation if it is: 19 20 Between sine die adjournment of one regular session and convening of (a) 21 the next regular session; or During any period when the General Assembly has adjourned a regular 22 (b) 23 session for more than 30 days jointly as provided under Section 20 of 24 Article II of this Constitution. If a nomination is made during either of the periods listed in subdivision (a) 25 or (b) of this subsection, the Governor may convene the General Assembly in extra session for 26 the purpose of considering confirmation of the nomination. No action of that extra 27 session shall be valid after the second calendar day of that session, and that extra session 28 29 may not consider any matters other than rules for the extra session, confirmation of the 30 nomination, and adjournment sine die. The nomination may not be confirmed in any extra session other than one called under this subsection. 31 32 The term of office by appointment as Chief Justice, Associate Justice, or Judge of the Appellate Division extends through June 30 after the next statewide election for members 33 of the General Assembly that is held more than 18 months after the nomination is 34 confirmed. At that election, a person holding by appointment the office of Chief Justice, 35 Associate Justice, or Judge of the Appellate Division who desires to continue in office 36 shall be subject to approval by nonpartisan ballot, by a majority of the votes cast on the 37 38 issue of the Justice's or Judge's retention. A Chief Justice, Associate Justice, or Judge of the Appellate Division then approved for retention serves a regular term. 39 The regular term of office of the Chief Justice, Associate Justices, and Judges of the 40 Appellate Division is eight years and expires on June 30. 41 42 At the last statewide election for members of the General Assembly held before the expiration of a regular term of office, a Chief Justice, Associate Justice, or Judge of the 43

Appellate Division who desires to continue in office shall be subject to approval by 1 2 nonpartisan ballot, by a majority of the votes cast on the issue of the Justice's or Judge's 3 retention. 4 If the voters fail to approve the retention in office of a Chief Justice, Associate 5 Justice, or Judge of the Appellate Division serving an appointed or regular term, the 6 office shall become vacant at the end of the term of office, and it shall be filled by 7 nomination, confirmation, and appointment as prescribed in this section. In such case, 8 the Governor may only nominate a person of the same political affiliation as the justice or 9 judge who has not been retained in office. For the purpose of this section, the political 10 affiliation of a nominee for justice or judge is determined as of 24 months preceding the date of the vacancy for which the nomination is made. 11 12 Voting in a retention election on the Chief Justice, Associate Justices, and Judges of the Appellate Division shall be the qualified voters of the whole State. 13 14 (4) Transition provisions. The term of office of a person who has been elected 15 before January 1, 2001, to the office of Chief Justice, Associate Justice, or Judge of the Appellate Division for a term which extends beyond January 1, 2001, and who is in 16 17 office on January 1, 2001, is extended through June 30 of the year following the eighth 18 year after the date any such justice or judge was last elected to the office. If the person so elected continues to serve for the remainder of the term, that person may stand for 19 20 retention in the office for a succeeding regular term as provided in this section. If the 21 person continues to serve for the remainder of the term but does not stand for retention election, a vacancy is created in the office upon expiration of the term, and this vacancy 22 23 shall be filled by nomination, confirmation, and appointment as provided in this section. 24 The term of office of a person who has been appointed before January 1, 2001, to the office of Chief Justice, Associate Justice, or Judge of the Appellate Division for a term 25 which extends beyond January 1, 2001, and who is in office on January 1, 2001, shall end 26 on June 30, 2003. If the person so appointed continues to serve for the remainder of the 27 term, that person may stand for retention in the office for a regular term as provided by 28 29 this section at the statewide election for members of the General Assembly held in 2002. 30 Upon the death, resignation, removal, or retirement of any incumbent justice or judge on or after January 1, 2001, and before the expiration of his term of office, the resulting 31 vacancy shall be filled by nomination, confirmation, and appointment as provided in this 32 33 section. 34 Vacancies in judicial offices in the Appellate Division occurring before January 1, 35 2001, and not filled by that date, shall be filled by nomination, confirmation, and appointment as provided in this section. 36 From the date any incumbent described in this subsection is continued in office by 37 38 retention vote for a term next succeeding the term in progress on January 1, 2001, or is succeeded in office by another person, the office is held subject to the provisions of this 39 40 section. The General Assembly may implement this section by general law." 41 (5)42 Section 2. The amendment set out in Section 1 of this act shall be submitted to the qualified voters of the State at the general election in November 2000, which election 43

shall be conducted under the laws then governing elections in the State. Ballots, voting 1 2 systems, or both may be used in accordance with Chapter 163 of the General Statutes. 3 "[]FOR []AGAINST 4 Constitutional amendment to replace the present practice of selecting justices 5 and judges of the Appellate Division by gubernatorial appointment, followed by partisan 6 elections, with a method by which justices and judges of the Appellate Division will be 7 nominated by the Governor, confirmed by the General Assembly, and then serve for 8 limited terms after which the question of the justice's or judge's retention in office is 9 regularly submitted for approval or disapproval by nonpartisan vote of the people at 10 general elections, and to provide for election of superior court judges in their districts." Section 3. If a majority of votes cast on the question are in favor of the 11 12 amendment set out in Section 1 of this act, the State Board of Elections shall certify the amendment to the Secretary of State. The amendment becomes effective upon this 13 14 certification. The Secretary of State shall enroll the amendment so certified among the 15 permanent records of that office. Section 3.1. Chapter 7A of the General Statutes is amended by adding a new 16 17 Article to read: 18 "ARTICLE 1A. "APPOINTMENT AND CONFIRMATION OF JUSTICES AND JUDGES, 19 **RETENTION ELECTIONS.** 20 "§ 7A-4.1. Nomination of justices and judges by Governor and confirmation by 21 **General Assembly.** 22 The office of Chief Justice and Justice of the Supreme Court and Judge of the 23 (a) 24 Court of Appeals are filled by nomination by the Governor subject to confirmation by the General Assembly in accordance with Section 16 of Article IV of the Constitution. 25 Nominees are subject to confirmation as provided in this subsection. A 26 (b)nominee is confirmed by passage of a joint resolution of the General Assembly. The 27 Governor may withdraw a nomination at any time. 28 29 "§ 7A-4.2. Confirmation procedures. A legislative committee to which the issue of confirmation is referred may 30 (a) conduct an investigation of the nominee. The investigation may include an evaluation of 31 the nominee's ethical conduct, the nominee's knowledge of and application of the law, the 32 nominee's management of the courts over which he has presided, the nominee's work 33 habits, the nominee's health, and the nominee's judicial demeanor. The nominee or judge 34 35 shall be given an opportunity to present to the committee any information that the nominee determines to be appropriate. 36 The committee shall be allowed to inspect the files of the Judicial Standards 37 (b)38 Commission by request of the chair of the committee. Notwithstanding the provisions of G.S. 7A-377, the files of the Judicial Standards Commission shall be made available to 39 the committee. Testimony and other evidence presented to the committee is privileged in 40 any action for defamation. 41 42 "§ 7A-4.3. Governor to issue commissions to justices and judges.

1	Every person duly nominated by the Governor as Chief Justice of the Supreme Court,
2	Associate Justice of the Supreme Court, or Judge of the Court of Appeals and duly
3	confirmed by the General Assembly shall be appointed by the Governor and shall procure
4	from the Governor a commission attesting that fact, which the Governor shall issue upon
5	receipt of a certification by the Secretary of State of the joint resolution of confirmation.
6	When a judge is retained in office by vote of the people, the Governor shall issue a
7	commission attesting that fact, which the Governor shall issue upon receipt of a
8	certification by the Secretary of State of the results of the election.
9	" <u>§ 7A-4.4. No elections in 2001.</u>
10	No partisan election as previously provided by law for Chief Justice or Associate
11	Justice of the Supreme Court, or Judge of the Court of Appeals, shall be held in 2001 or
12	thereafter.
13	" <u>§ 7A-4.5. Retention elections.</u>
14	(a) As provided by Section 16 of Article IV of the Constitution of North Carolina,
15	a Chief Justice or Associate Justice of the Supreme Court or Judge of the Court of
16	Appeals desiring to continue in office shall be subject to approval by nonpartisan ballot,
17	by a majority of votes cast on the issue of the justice's or judge's retention.
18	(b) A person subject to subsection (a) of this section shall indicate the desire to
19	continue in office by filing a notice to that effect with the State Board of Elections no
20	later than 12:00 noon on the first business day of July in the year of the election. The
21	notice shall be on a form approved by the State Board of Elections. Notice can be
22	withdrawn at any time prior to the deadline for filing notice under this subsection.
23	(c) <u>Retention elections shall be conducted and canvassed in accordance with rules</u>
24	of the State Board of Elections in the same general manner as general elections under
25	Chapter 163 of the General Statutes, except that the retention election is nonpartisan. The
26	form of the ballot shall be determined by the State Board of Elections.
27	(d) Retention elections shall be placed at the top of the ballot above all other
28	elections or matters for decision, whether partisan, nonpartisan, or otherwise.
29	(e) If a person who has filed a notice calling a retention election dies or is removed
30	from office prior to the time that the ballots are printed, the retention election is
31	cancelled. If a person who has filed a notice calling a retention election dies or is
32	removed from office after the ballots are printed, the State Board of Elections may cancel
33	the election if it determines that the ballots can be reprinted without significant expense.
34	If the ballots cannot be reprinted, then the results of the election shall be ineffective."
35	Section 3.2 G.S. 163-140(a) reads as rewritten:
36	"(a) Kinds of General Election Ballots; Right to Combine. – For purposes of
37	general elections, there shall be seven kinds of official ballots entitled:
38	(1) Ballot for presidential electors
39	(2) Ballot for United States Senator
40	(3) Ballot for member of the United States House of Representatives
41	(4) State ballot
42	(5) County ballot
43	(6) Repealed by Session Laws 1973, c. 793, s. 56

1	(7) Ballot for constitutional amendments and other propositions submitted
2	to the people
3	(8) Judicial ballot for superior court.
4	Use of official ballots shall be limited to the purposes indicated by their titles. The
5	printing on all ballots shall be plain and legible but, unless large type is specified by this
6	section, type larger than 10-point shall not be used in printing ballots. All general election
7	ballots shall be prepared in such a way as to leave sufficient blank space beneath each
8	name printed thereon in which a voter may conveniently write the name of any person for
9	whom he may desire to vote.
10	Unless prohibited by this section, the board of elections, State or county, charged by
11	law with printing ballots may, in its discretion, combine any two or more official ballots.
12	Whenever two or more ballots are combined, the voting instructions for the State ballot
13	set out in subsection (b)(4) of this section shall be used, except that if the two ballots
14	being combined do not contain a multi-seat race, then the second sentence of instruction
15	b. shall not appear on the ballot.
16	Contests in the general election for seats in the State House of Representatives and
17	State Senate shall be on ballots that are separate from ballots containing non-legislative
18	contests, except where the voting system used makes separation of ballots impractical.
19	State House and State Senate contests shall be on the same ballot, unless one is a single-
20	seat contest and the other a multi-seat contest.
21	All candidates for the Appellate Division shall appear on the same ballot."
22	Section 3.3. For purpose of Section 1 of this act, terms of justices and judges
23	covered by Section 2 of Chapter 98 of the 1995 Session Laws are as provided by that act.
24	Section 3.4. G.S. 7A-10(a) reads as rewritten:
25	"(a) The Supreme Court shall consist of a Chief Justice and six associate justices,
26	elected by the qualified voters of the State for terms of eight yearsselected as provided by
27	Article 1A of this Chapter. Before entering upon the duties of his office, each justice shall
28	take an oath of office. Four justices shall constitute a quorum for the transaction of the
29	business of the court. Sessions of the court shall be held in the city of Raleigh, and
30	scheduled by rule of court so as to discharge expeditiously the court's business. The
31	court may by rule hold sessions not more than twice annually in the Old Chowan County
32	Courthouse (1767) in the Town of Edenton, which is a State-owned court facility that is
33	designated as a National Historic Landmark by the United States Department of the
34	Interior." Section 3.5. G.S. 7A-16 reads as rewritten:
35	
36 37	"§ 7A-16. Creation and organization. The Court of Appeals is created effective January 1, 1967. It shall consist initially of
37	six judges, elected by the qualified voters of the State for terms of eight years. The Chief
38 39	Justice of the Supreme Court shall designate one of the judges as Chief Judge, to serve in
40	such capacity at the pleasure of the Chief Justice. Before entering upon the duties of his
40 41	office, a judge of the Court of Appeals shall take the oath of office prescribed for a judge
42	of the General Court of Justice.

1	The Governor on or after July 1, 1967, shall make temporary appointments to the six
2	initial judgeships. The appointees shall serve until January 1, 1969. Their successors shall
3	be elected at the general election for members of the General Assembly in November,
4	1968, and shall take office on January 1, 1969, to serve for the remainder of the
5	unexpired term which began on January 1, 1967.
6	Upon the appointment of at least five judges, and the designation of a Chief Judge, the
7	court is authorized to convene, organize, and promulgate, subject to the approval of the
8	Supreme Court, such supplementary rules as it deems necessary and appropriate for the
9	discharge of the judicial business lawfully assigned to it.
10	Effective January 1, 1969, the number of judges is increased to nine, and the
11	Governor, on or after March 1, 1969, shall make temporary appointments to the
12	additional judgeships thus created. The appointees shall serve until January 1, 1971.
13	Their successors shall be elected at the general election for members of the General
14	Assembly in November, 1970, and shall take office on January 1, 1971, to serve for the
15	remainder of the unexpired term which began on January 1, 1969.
16	Effective January 1, 1977, the number of judges is increased to 12; and the Governor,
17	on or after July 1, 1977, shall make temporary appointments to the additional judgeships
18	thus created. The appointees shall serve until January 1, 1979. Their successors shall be
19	elected at the general election for members of the General Assembly in November, 1978,
20	and shall take office on January 1, 1979, to serve the remainder of the unexpired term
21	which began on January 1, 1977.
22	The Court of Appeals shall consist of 12 judges, selected as provided in Article 1A of
23	this Chapter. The Chief Justice of the Supreme Court shall designate one of the judges as
24	Chief Judge to serve in such capacity at the pleasure of the Chief Justice. Before entering
25	upon the duties of his office, a judge of the Court of Appeals shall take the oath of office
26	prescribed for a judge of the General Court of Justice.
27	The Court of Appeals shall sit in panels of three judges each. The Chief Judge insofar
28	as practicable shall assign the members to panels in such fashion that each member sits a
29	substantially equal number of times with each other member. He shall preside over the
30	panel of which he is a member, and shall designate the presiding judge of the other panel
31	or panels.
32	Three judges shall constitute a quorum for the transaction of the business of the court,
33	except as may be provided in G.S. 7A-32.
34	In the event the Chief Judge is unable, on account of absence or temporary incapacity,
35	to perform the duties placed upon him as Chief Judge, the Chief Justice shall appoint an
36	acting Chief Judge from the other judges of the Court, to temporarily discharge the duties
37	of Chief Judge."
38	Section 3.6. G.S. 163-106(c) reads as rewritten:
39	"(c) Time for Filing Notice of Candidacy Candidates seeking party primary
40	nominations for the following offices shall file their notice of candidacy with the State
41	Board of Elections no earlier than 12:00 noon on the first Monday in January and no later
42	than 12:00 noon on the first Monday in February preceding the primary:
43	Governor

- 1 Lieutenant Governor
- 2 All State executive officers
- 3 Justices of the Supreme Court, Judges of the Court of Appeals
- 4 Judges of the district courts
- 5 United States Senators
- 6 Members of the House of Representatives of the United States
- 7 District attorneys
- 8 Candidates seeking party primary nominations for the following offices shall file their 9 notice of candidacy with the county board of elections no earlier than 12:00 noon on the 10 first Monday in January and no later than 12:00 noon on the first Monday in February
- 11 preceding the primary:
- 12 State Senators
- 13 Members of the State House of Representatives
- 14 All county offices."
 - Section 3.7. G.S. 163-106(d) reads as rewritten:

16 "(d) Notice of Candidacy for Certain Offices to Indicate Vacancy. - In any primary in which there are two or more vacancies for Chief Justice and associate justices of the 17 18 Supreme Court, two or more vacancies for judge of the Court of Appeals, or two vacancies for United States Senator from North Carolina or two or more vacancies for the 19 20 office of district court judge to be filled by nominations, each candidate shall, at the time 21 of filing notice of candidacy, file with the State Board of Elections a written statement designating the vacancy to which he seeks nomination. Votes cast for a candidate shall be 22 23 effective only for his nomination to the vacancy for which he has given notice of 24 candidacy as provided in this subsection.

A person seeking party nomination 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 he seeks nomination."

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Section 3.8. G.S. 163-107(a) reads as rewritten:

"(a) Fee Schedule. - At the time of filing a notice of candidacy, each candidate
shall pay to the board of elections with which he files under the provisions of G.S. 163106 a filing fee for the office he seeks in the amount specified in the following tabulation:
Office Sought Amount of Filing Fee

- 34
- 34
- 35
- 35 36
- 37
- 38
- 39 All State executive offices

Lieutenant Governor

40
41 All Justices, Judges, and
42 salary of the office sought
43 District Court Judges,

Governor One percent (1%) of the annual

salary of the office sought One percent (1%) of the annual salary of the office sought One percent (1%) of the annual salary of the office sought One percent (1%) of the annual

1	District Attorneys of the		
2	General Court of Justice		
3	-other than Superior Court Judge		
4	United States Senator	One percent (1%) of the annual	
5		salary of the office sought	
6	Members of the United States	One percent (1%) of the annual	
7	House of Representatives	salary of the office sought	
8	State Senator	One percent (1%) of the annual	
9		salary of the office sought	
10	Member of the State House of	One percent (1%) of the annual	
11	Representatives	salary of the office sought	
12	All county offices not	One percent (1%) of the annual	
13	compensated by fees	salary of the office sought	
14	County commissioners, if	Ten dollars (\$10.00)	
15	compensated entirely by fees		
16	Members of county board of	Five dollars (\$5.00)	
17	education, if compensated		
18	entirely by fees		
19	Sheriff, if compensated	Forty dollars (\$40.00), plus one	
20	entirely by fees	percent (1%) of the income of the	
21		office above four thousand	
22		dollars (\$4,000)	
23	Clerk of superior court, if	Forty dollars (\$40.00), plus one	
24	compensated entirely by fees	percent (1%) of the income of the	
25		office above four thousand	
26		dollars (\$4,000)	
27	Register of deeds, if	Forty dollars (\$40.00), plus one	
28	compensated entirely by fees	percent (1%) of the income of the	
29		office above four thousand	
30		dollars (\$4,000)	
31	Any other county office, if	Twenty dollars (\$20.00), plus one	
32	compensated entirely by fees	percent (1%) of the income of the	
33		office above two thousand dollars	
34		(\$2,000)	
35	All county offices compensated	One percent (1%) of the first	
36	partly by salary and partly	annual salary to be received	
37	by fees (exclusive of fees).Section	a 3.9. G.S. 163-107.1(b) reads as rewritten:	
38	"(b) If the candidate is seeking the office of United States Senator, Governor,		
39	Lieutenant Governor, or any State executive officer, Justice of the Supreme Court or		
40	Judge of the Court of Appeals, the petition must be signed by 10,000 registered voters		
41		in whose primary the candidate desires to run,	
42		y as defined by G.S. $163-96(a)(2)$ which will be	
43	making nominations by primary election	on, the petition must be signed by ten percent	

1	(10%) of the registered voters of the State who are affiliated with the same political party
2	in whose primary the candidate desires to run, or in the alternative, the petition shall be
3	signed by no less than 10,000 registered voters regardless of the voter's political party
4	affiliation, whichever requirement is greater. The petition must be filed with the State
5	Board of Elections not later than 12:00 noon on Monday preceding the filing deadline
6	before the primary in which he seeks to run. The names on the petition shall be verified
7	by the board of elections of the county where the signer is registered, and the petition
8	must be presented to the county board of elections at least 15 days before the petition is
9	due to be filed with the State Board of Elections. When a proper petition has been filed,
10	the candidate's name shall be printed on the primary ballot."
11	Section 3.10. G.S. $163-111(c)(1)$ reads as rewritten:
12	"(1) A candidate who is apparently entitled to demand a second primary,
13	according to the unofficial results, for one of the offices listed below,
14	and desiring to do so, shall file a request for a second primary in writing
15	or by telegram with the Executive Secretary-Director of the State Board
16	of Elections no later than 12:00 noon on the seventh day (including
17	Saturdays and Sundays) following the date on which the primary was
18	conducted, and such request shall be subject to the certification of the
19	official results by the State Board of Elections. If the vote certification
20	by the State Board of Elections determines that a candidate who was not
21	originally thought to be eligible to call for a second primary is in fact
22	eligible to call for a second primary, the Executive Secretary-Director of
23	the State Board of Elections shall immediately notify such candidate
24	and permit him to exercise any options available to him within a 48-
25	hour period following the notification:
26	Governor,
27	Lieutenant Governor,
28	All State executive officers,
29	Justices, Judges, or District Court Judges or District Attorneys of
30	the General Court of Justice, other than superior court judge,
31	United States Senators,
32	Members of the United States House of
33	Representatives,
34	State Senators in multi-county senatorial
35	districts, and
36	Members of the State House of Representatives
37	in multi-county representative districts.
38	Section 3.11. G.S. 163-177 reads as rewritten:
39	"§ 163-177. Disposition of duplicate abstracts.
40	Within six hours after the returns of a primary or election have been canvassed and
41	the results judicially determined the chairman of the county board of elections shall mail

the results judicially determined, the chairman of the county board of elections shall mail,
or otherwise deliver, to the State Board of Elections the duplicate-original abstracts

~ ~	ordance with G.S. 163-176 for all offices and referenda for which the
State Board of I	Elections is required to canvass the votes and declare the results including:
President an	d Vice-President of the United States
Gove	rnor, Lieutenant Governor, and all other State executive officers
United State	s Senators
Mem	bers of the House of Representatives of the United States Congress
Justic	es, Judges, and Superior Court Judges, District Court Judges and District
	Attorneys of the General Court of Justice
State Senato	rs in multi-county senatorial districts
Mem	bers of the State House of Representatives in multi-county representative
	districts
Constitution	al amendments and propositions submitted to the voters of the State.
	abstract prepared in accordance with G.S. 163-176 for all offices and
referenda for w	hich the county board of elections is required to canvass the votes and
declare the resu	Ilts (and which are listed below) shall be retained by the county board,
which shall fort	hwith publish and declare the results; the second duplicate abstract shall
be mailed to the	e chairman of the State Board of Elections, to the end that there be one set
of all primary an	nd election returns available at the seat of government.
All county o	ffices
State Senato	rs in single-county senatorial districts
Mem	bers of the State House of Representatives in single-county representative
	districts
Propositions	submitted to the voters of one county.
If the chairn	han of the county board of elections fails or neglects to transmit duplicate
abstracts to the	chairman of the State Board of Elections within the time prescribed in this
section, he shall	be guilty of a misdemeanor. Provided, that the penalty shall not apply if
	as prevented from performing the prescribed duty because of sickness or
	le delay, but the burden of proof shall be on the chairman to show that his
-	m was due to sickness or unavoidable delay."
	on 3.12. G.S. 163-192 reads as rewritten:
	tate Board of Elections to prepare abstracts and declare results of
-	aries and elections.
. ,	Primary At the conclusion of its canvass of the primary election, the
State Board of I	Elections shall prepare separate abstracts of the votes cast:
(1)	For Governor and all State officers, justices of the Supreme Court,
(1)	• •
(1)	judges of the Court of Appeals, and United States Senators.
(1)	judges of the Court of Appeals, and United States Senators. For members of the United States House of Representatives for the
(2)	judges of the Court of Appeals, and United States Senators. For members of the United States House of Representatives for the several congressional districts in the State.
	judges of the Court of Appeals, and United States Senators. For members of the United States House of Representatives for the several congressional districts in the State. For district court judges for the several district court districts in the
(2) (3)	judges of the Court of Appeals, and United States Senators. For members of the United States House of Representatives for the several congressional districts in the State. For district court judges for the several district court districts in the State.
(2)	judges of the Court of Appeals, and United States Senators. For members of the United States House of Representatives for the several congressional districts in the State. For district court judges for the several district court districts in the State. For superior court judges for the several superior court districts in the
(2) (3)	judges of the Court of Appeals, and United States Senators. For members of the United States House of Representatives for the several congressional districts in the State. For district court judges for the several district court districts in the State.
	Justice State Senato Memil Constitution One duplicate a referenda for w declare the resu which shall fort be mailed to the of all primary an All county o State Senato Memil Propositions If the chairm abstracts to the section, he shall the chairman w other unavoidab failure to perfor Sectio "§ 163-192. S

1	(5) For State Senators in the several senatorial districts in the State
2	composed of more than one county.
3	(6) For members of the State House of Representatives in the several
4	representative districts in the State composed of more than one county.
5	Abstracts prepared by the State Board of Elections under this subsection shall state
6	the total number of votes cast for each candidate of each political party for each of the
7	various offices canvassed by the State Board of Elections. They shall also state the name
8	or names of the person or persons whom the State Board of Elections shall ascertain and
9	judicially determine by the count to be nominated for each office.
10	Abstracts prepared under this subsection shall be signed by the members of the State
11	Board of Elections in their official capacity and shall have the great seal of the State
12	affixed thereto.
13	(b) After General Election. – At the conclusion of its canvass of the general
14	election, the State Board of Elections shall prepare abstracts of the votes cast:
15	(1) For President and Vice-President of the United States, when an election
16	is held for those offices.
17	(2) For Governor and all State officers, justices of the Supreme Court,
18	judges of the Court of Appeals, and United States Senators.
19	(3) For members of the United States House of Representatives for the
20	several congressional districts in the State.
21	(4) For district court judges for the several district court districts as defined
22	in G.S. 7A-133 in the State.
23	(4a) For superior court judges for the several superior court districts in the
24	State.
25	(5) For district attorney in the several prosecutorial districts in the State.
26	(6) For State Senators in the several senatorial districts in the State
27	composed of more than one county.
28	(7) For members of the State House of Representatives in the several
29	representative districts in the State composed of more than one county.
30	(8) For and against any constitutional amendments or propositions
31	submitted to the people.
32	Abstracts prepared by the State Board of Elections under this subsection shall state
33	the names of all persons voted for, the office for which each received votes, and the
34	number of legal ballots cast for each candidate for each office canvassed by the State
35	Board of Elections. They shall also state the name or names of the person or persons
36	whom the State Board of Elections shall ascertain and judicially determine by the count
37	to be elected to each office.
38	Abstracts prepared under this subsection shall be signed by the members of the State
39	Board of Elections in their official capacity and shall have the great seal of the State
40	affixed thereto.
41	(c) Disposition of Abstracts of Returns. – The State Board of Elections shall file
42	with the Secretary of State the original abstracts of returns prepared by it under the

42 with the Secretary of State the original abstracts of returns prepared by it under the 43 provisions of subsections (a) and (b) of this section, and also the duplicate county

1	abstracts transmitted to the State Board of Elections under the provisions of G.S. 163-
2 3	177. Upon the request of the Legislative Services Office, the Secretary of State shall submit a copy of the original abstracts to that Office."
4	Section 3.13. G.S. 163-194 reads as rewritten:
5	"§ 163-194. Governor to issue commissions to certain elected officials.
6	Every person duly elected to one of the offices listed below, upon obtaining a
7	certificate of his election from the Secretary of State under the provisions of G.S. 163-
8	193, shall procure from the Governor a commission attesting his election to the specified
9	office, which the Governor shall issue upon production of the Secretary of State's
10	certificate:
11	Members of the United States House of Representatives,
12	Justices, Judges, and Superior Court Judges, District Court Judges and District
13	Attorneys of the General Court of Justice."
14	Section 3.14. G.S. 163-1 is amended in the table by deleting the entries for
15	"Justices and Judges of the Appellate Division".
16	Section 3.15. G.S. 163-9 reads as rewritten:
17	"§ 163-9. Filling vacancies in State and district judicial offices.
18	(a) Vacancies occurring in the offices of Justice of the Supreme Court, judge of
19	the Court of Appeals, and office of judge of the superior court for causes other than
20	expiration of term shall be filled by appointment of the Governor. An appointee to the
21	office of Justice of the Supreme Court or judge of the Court of Appeals shall hold office
22	until January 1 next following the election for members of the General Assembly that is
23	held more than 60 days after the vacancy occurs, at which time an election shall be held
24	for an eight-year term and until a successor is elected and qualified.
25	(b) Except for judges specified in the next paragraph of this subsection, an
26	appointee to the office of judge of superior court shall hold his place until the next
27	election for members of the General Assembly that is held more than 60 days after the
28	vacancy occurs, at which time an election shall be held to fill the unexpired term of the
29	office.
30	Appointees for judges of the superior court from any district:
31	 (1) With only one resident judge; or (2) In article no country is arbitrate particular 5 of the Vetine Dialty Act of
32	(2) In which no county is subject to section 5 of the Voting Rights Act of 1065
33	1965, shall hold the office with the next election of members of the Coneral Assembly that is
34 35	shall hold the office until the next election of members of the General Assembly that is
35 36	held more than 60 days after the vacancy occurs, at which time an election shall be held to fill an eight-year term.
30 37	(c) When the unexpired term of the office in which the vacancy has occurred
38	expires on the first day of January succeeding the next election for members of the
38 39	General Assembly, the Governor shall appoint to fill that vacancy for the unexpired term
39 40	of the office.
40	(d) Vacancies in the office of district judge which occur before the expiration of a
-11	(a) a acametes in the other of abunet judge which becar before the expitation of a

(d) Vacancies in the office of district judge which occur before the expiration of a
term shall not be filled by election. Vacancies in the office of district judge shall be filled
in accordance with G.S. 7A-142."

- Section 3.16. Sections 3.1 through 3.15 of this act are effective only if the 1 2 constitutional amendment proposed by Section 1 of this act is approved by the qualified voters in accordance with Section 2 of this act. 3 4
 - Section 4. This act is effective when it becomes law.