GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

HOUSE DRH10097-LL-38 (1/22)

| Changer | Depresentatives Stavens Dryon Floyd and D. Holl (Drimony Spon | |
|---------------------------|---|-----------------|
| Sponsors: Referred to: | Representatives Stevens, Bryan, Floyd, and D. Hall (Primary Spon | .8018). |
| Keleneu to. | | |
| | A BILL TO BE ENTITLED | |
| AN ACT TO | AMEND THE CONSTITUTION TO PROVIDE THAT CAND | IDATES FOR |
| JUDGES ATTORN | HIPS MUST HAVE AT LEAST FIVE YEARS' EXPERIENCE A | S LICENSED |
| | Assembly of North Carolina enacts: | |
| | ECTION 1. Section 22 of Article IV of the North Carolina Consti- | tution reads as |
| rewritten: | | |
| "Sec. 22. Qu | alification of Justices and Judges. | |
| | sons duly authorized to practice law in the courts of this State who | |
| | perience as licensed attorneys in North Carolina shall be eligible | |
| | as a Justice of the Supreme Court, Judge of the Court of Appeals | |
| - | rt, or Judge of District Court. This section shall not apply to person the capacities on or before January 1, 1981." | s elected to o |
| 0 | ECTION 2. The amendment set out in Section 1 of this act shall b | e submitted t |
| | voters of the State at a statewide general election to be held on Nove | |
| | n shall be conducted under the laws then governing elections in the | |
| | ns, or both may be used in accordance with Chapter 163 of the Ge | |
| The question | to be used in the voting systems and ballots shall be: | |
| - | "[] FOR [] AGAINST | |
| | onstitutional amendment providing that only persons duly authoriz | - |
| | urts of this State who have at least five years' experience as licensed lection or appointment as Justice of the Supreme Court, Judge of | • |
| - | ge of the Superior Court, or Judge of District Court." | |
| | ECTION 3. If a majority of the votes cast on the question are i | n favor of th |
| | set out in Section 1 of this act, the State Board of Elections sh | |
| | o the Secretary of State, who shall enroll the amendment so certif | |
| - | cords of that office. The amendment becomes effective January | 1, 2017, an |
| | icial appointments and elections on or after that date. | |
| | ECTION 4. G.S. 7A-142 reads as rewritten: Vacancies in office. | |
| - | cy in the office of district judge shall be filled for the unexp | vired term b |
| | of the Governor. The bar of the judicial district, as defined in G. | |
| 11 | e persons who are residents of the judicial district who are duly | |
| - | in the district and who have at least five years' experience as license | • |
| | na for consideration by the Governor. The nominees shall be selec | |
| only those ba | ar members who reside in the district. In the event fewer than five | e persons ar |
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nominated, upon providing the nominations to the Governor, the bar shall certify that there
were insufficient nominations in the district to comply with this section. Prior to filling the
vacancy, the Governor shall give due consideration to the nominations provided by the bar of

- 4 the judicial district."
- 5 **SECTION 5.** Section 4 of this act is effective only upon approval by the voters of 6 the constitutional amendment proposed in Section 1 of this act. If the constitutional amendment 7 proposed in Section 1 is approved by the voters, Section 4 of this act becomes effective January 8 1, 2017, and applies to judicial appointments and elections on or after that date. The remainder
- 9 of this act is effective when it becomes law.