SENATE RESOLUTION

ESTABLISHING A TASK FORCE TO REVIEW THE RETIREMENT AGE FOR STATE COURT JUSTICES AND JUDGES; THE TERMS OF AND POSSIBLE TERM LIMITS FOR STATE COURT JUSTICES AND JUDGES; THE POSSIBILITY OF ESTABLISHING A SENIOR JUDGE SYSTEM FOR STATE COURT JUSTICES AND JUDGES; JUDICIAL ACCOUNTABILITY AND FITNESS IN THE STATE OF HAWAII; AND RELATED MATTERS.

WHEREAS, Article VI, Section 3, of the Constitution of the State of Hawaii currently requires that state court justices and judges retire from the bench upon attaining the age of seventy years; and

WHEREAS, Senate Bill No. 995, Regular Session of 2006, proposed a repeal of the constitutional provision mandating the retirement of justices and judges at age seventy; and

WHEREAS, Senate Bill No. 995 passed both the House of Representatives and the Senate by the two-thirds vote, as required by Article XVII, Section 3, of the Constitution of the State of Hawaii; and

WHEREAS, the proposed repeal of the mandatory retirement age for justices and judges was duly placed on the ballot and submitted to the voters for ratification or rejection at the general election on November 7, 2006; and

WHEREAS, only 34.8 per cent of the electorate voted in favor of the repeal and 57.8 per cent of the electorate voted against repealing the mandatory retirement age for justices and judges; and

WHEREAS, the proposed repeal of the mandatory retirement age for justices and judges failed to obtain the majority of all the votes tallied upon the proposal and was therefore rejected; and

WHEREAS, Hawaii has no term limits for judges and justices; Hawaii has no senior judge system; and the system of judicial

SR LRB 08-1539.doc

accountability and determining judicial fitness has not been studied; and

WHEREAS, major concerns with the proposed amendment included the lack of any careful study of:

 (1) The effects of a repeal of the retirement age on the Judiciary and the administration of justice, including a study of whether the retirement age should be retained, altered, or eliminated and, if so, whether prospectively only;

(2) Whether there should be term limits for state court justices and judges;

(3) Whether there should be a senior judge system for state court justices and judges; and

(4) Whether there is currently sufficient judicial accountability and means for determining judicial fitness; and

WHEREAS, a study:

(1) Reviewing the practices of other jurisdictions regarding: the regulation of judicial retirement, term limits for judges, a senior judge system, judicial accountability, and means for determining judicial fitness;

(2) Identifying public policies promoted or impeded by:
the current Hawaii mandatory judicial retirement age
or its alternatives, the lack of judicial terms limits
in Hawaii, the lack of a senior judge system in
Hawaii, the current Hawaii system of judicial
accountability, and the current Hawaii means for
determining judicial fitness; and

(3) Collecting data on the impact of changing any of the above;

would be valuable in facilitating an informed discussion of, evaluating the merits of retaining, repealing, or amending, the current Hawaii: mandatory judicial retirement age, including if

there is to be a change whether it should be prospective only; 1 lack of judicial terms limits; lack of a senior judge system; 2 system of judicial accountability; means for determining 3 judicial fitness; now, therefore, 4 5 BE IT RESOLVED by the Senate of the Twenty-fourth 6 7 Legislature of the State of Hawaii, Regular Session of 2008, that a task force be convened to: 8 9 Collect relevant data, including, but not limited to, 10 (1)practices in other jurisdictions; 11 12 13 (2)Identify public policies promoted or impeded by, and 14 make recommendations on the repeal, amendment, or 15 retention of the: 16 Mandatory judicial retirement age; 17 (A) 18 19 (B) Lack of judicial terms limits; 20 (C) Lack of a senior judge system; 21 22 Current system of judicial accountability; and 23 (D) 24 Current means for determining judicial fitness; 25 (E) 26 and 27 BE IT FURTHER RESOLVED that the task force be composed of 28 29 the following members: 30 (1) The Dean of the William S. Richardson School of Law, 31 32 who is requested to serve as the chairperson; 33 (2)The Attorney General, or the Attorney General's 34 35 designee; 36 37 (3) The United States Attorney for the District of Hawaii, or designee; 38 39 40 (4)A representative from each county prosecuting attorney's office; 41 42

A representative from the Office of the Public

Defender:

(5)

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1 2 3 4	(6)	A representative from the Hawaii State Bar Association;
5 6 7	(7)	The Chairperson of the Judicial Selection Commission, or the Chairperson's designee;
8 9	(8)	A representative of the appellate judges of Hawaii, to be selected by the Chief Justice;
10 11 12	(9)	A representative of the district and circuit judges of Hawaii, to be selected by them; and
13 14 15	(10)	A member of the public, to be appointed by the Governor; and
16 17 18 19	requested	FURTHER RESOLVED that the University of Hawaii is to provide administrative, clerical, and other staff support to the task force; and
20 21 22 23 24	BE IT FURTHER RESOLVED that the task force is requested to report its findings and recommendations, including any proposed legislation, to the Legislature no later than twenty days prior to the convening of the Regular Session of 2009; and	
25 26 27 28 29 30 31 32 33 34 35	Resolution Richardson States Att Attorney f President Judicial S Administra	FURTHER RESOLVED that certified copies of this be transmitted to the Dean of the William S. School of Law, the Attorney General, the United corney for the District of Hawaii, the Prosecuting for each county, the Office of the Public Defender, the of the Hawaii State Bar, the Chairperson of the Selection Commission, the Chief Justice, the cive Director of the Courts, the Governor, and the of the University of Hawaii.
36 37		OFFERED BY: By Request