A BILL FOR AN ACT

PROPOSING AN AMENDMENT TO THE CONSTITUTION OF THE STATE OF HAWAII RELATING TO RESIDENCY REQUIREMENTS FOR MEMBERS OF THE LEGISLATURE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. The purpose of this Act is to propose an
- 2 amendment to article III, section 6, of the Constitution of the
- 3 State of Hawaii to amend the residency requirements for
- 4 candidates for the office of state senate or house of
- 5 representatives by requiring the candidates to be residents of
- 6 the district from which they seek to be elected for not less
- 7 than twelve consecutive months prior to the next succeeding
- 8 general election, except in the year of the first general
- 9 election following reapportionment when candidates shall be
- 10 required to be residents of the district from which they seek to
- 11 be elected for not less than one month.
- 12 SECTION 2. Article III, section 6, of the Constitution of
- 13 the State of Hawaii is amended to read as follows:

14 "QUALIFICATIONS OF MEMBERS

- 15 Section 6. No person shall be eligible to serve as a
- 16 member of the senate unless the person has been a resident of
- the State for not less than three years, has been a resident of 2013-2247 HB269 SD2 SMA.doc



1	the senat	orial district from which the person seeks to be
2	elected f	or not less than twelve consecutive months prior to the
3	next succ	eeding general election, and thereafter remains a
4	qualified	voter of the senatorial district from which the person
5	seeks to	be elected, and has attained the age of majority [and
6	is, prior	to filing nomination papers and thereafter continues
7	to be, a	qualified voter of the senatorial district from which
8	the perso	n seeks to be elected]; except that in the year of the
9	first gen	eral election following reapportionment, but prior to
10	the prima	ry election[, an]:
11	(1)	<u>An</u> incumbent senator may move to a new district
12		without being disqualified from completing the
13		remainder of the incumbent senator's term $[-]$; and
14	(2)	A qualified voter who resides in a district for not
15		less than one month prior to the deadline for filing
16		nomination papers and thereafter remains a qualified
17		voter of the senatorial district from which the person
18		seeks to be elected shall be eligible to serve as a
19		member of the senate.
20	No p	person shall be eligible to serve as a member of the
21	house of	representatives unless the person has been a resident
22	of the St	ate for not less than three years, has been a resident
		HB269 SD2 SMA.doc

1	of the re	presentative district from which the person seeks to be
2	elected f	or not less than twelve consecutive months prior to the
3	next succ	eeding general election, and thereafter remains a
4	qualified	voter of the representative district from which the
5	person se	eks to be elected, and has attained the age of majority
6	[and is,	prior to filing nomination papers and thereafter
7	continues	to be, a qualified voter of the representative
8	district	from which the person seeks to be elected]; except that
9	in the ye	ar of the first general election following
10	reapporti	onment, but prior to the primary election[, an]:
11	(1)	An incumbent representative may move to a new district
12		without being disqualified from completing the
13		remainder of the incumbent representative's term $[-]_{\underline{i}}$
14		and
15	(2)	A qualified voter who resides in a district for not
16		less than one month prior to the deadline for filing
17		nomination papers and thereafter remains a qualified
18	·	voter of the representative district from which the
19		person seeks to be elected shall be eligible to serve
20		as a member of the house of representatives."
21	SECT	TION 3. The question to be printed on the ballot shall
22	be as fol	lows:

1	"To be eligible to be a candidate for the state senate
2	or house of representatives, shall a person be
3	required to be a resident of the legislative district
4	from which the person seeks to be elected for not less
5	than twelve consecutive months prior to the next
6	general election, except in the year of the first
7	general election following reapportionment when a
8	candidate shall be required to be a resident of the
9	legislative district for not less than one month prior
10	to the deadline for filing nomination papers?"
11	SECTION 4. Constitutional material to be repealed is
12	bracketed and stricken. New constitutional material is
13	underscored.
14	SECTION 5. This amendment shall take effect on July 1,
15	2050.

Report Title:

Constitutional Amendment; Residency; State Legislators

Description:

Proposes to amend the state constitution to require candidates for the state senate or house of representatives to be a resident of the legislative district from which the person is a candidate for not less than twelve consecutive months prior to the next general election, except in the year of the first general election following reapportionment when the candidate shall be required to be a resident of the legislative district for not less than one month prior to the deadline for filing nomination papers. Effective 7/1/2050. (SD2)

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