THE SENATE TWENTY-EIGHTH LEGISLATURE, 2015 STATE OF HAWAII

S.B. NO. 65

JAN 2 3 2015

A BILL FOR AN ACT

PROPOSING AN AMENDMENT TO ARTICLE VI, SECTION 3, OF THE CONSTITUTION OF THE STATE OF HAWAII.

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

1 SECTION 1. The legislature finds that in 2012, two days 2 after the constitutionally mandated thirty-day time period expired, the governor sent written notification to the senate of 3 the appointment to fill a vacancy on the supreme court bench. 4 5 However, this appointment was considered valid because 6 notification of the appointment was provided at a news conference a week earlier, which was within the thirty-day 7 8 period provided to the governor to make a judicial appointment. 9 The attorney general opined that the news conference met

10 constitutional deadlines because it was an open and unequivocal 11 act. Furthermore, the constitution does not specify that 12 written notice to the senate be given when the appointment is 13 made or that written notice be provided in conjunction with the 14 appointment. As a result, the senate's constitutionally 15 mandated thirty day period to consent to or reject the judicial 16 appointment started at the date of the news conference and not



S.B. NO. 615

when the senate received written notification of the
 appointment.

3 The purpose of this Act is to propose an amendment to
4 article VI, section 3, of the Constitution of the State of
5 Hawaii to clarify the responsibilities and procedures of
6 judicial appointments.

7 SECTION 2. Article VI, section 3, of the Constitution of8 the State of Hawaii is amended to read as follows:

9

"APPOINTMENT OF JUSTICES AND JUDGES

10 Section 3. The governor, with the consent of the senate, 11 shall fill a vacancy in the office of the chief justice, supreme 12 court, intermediate appellate court and circuit courts, by 13 appointing a person from a list of not less than four, and not 14 more than six, nominees for the vacancy, presented to the 15 governor by the judicial selection commission.

16 If the governor fails to make any appointment within thirty 17 days of presentation, or within ten days of the senate's 18 rejection of any previous appointment, the appointment shall be 19 made by the judicial selection commission from the list with the 20 consent of the senate. <u>The senate shall receive written notice</u> 21 of the governor's appointment concurrently with the appointment.



Page 3

S.B. NO. 615

3

If the senate fails to reject any appointment within thirty days 1 2 [thereof,] of the senate's receipt of written notice of the 3 governor's appointment, it shall be deemed to have given its 4 consent to such appointment. If the senate shall reject any appointment, the governor shall make another appointment from 5 6 the list within ten days thereof. The same appointment and 7 consent procedure shall be followed until a valid appointment 8 has been made, or failing this, the commission shall make the 9 appointment from the list, without senate consent.

10 The chief justice, with the consent of the senate, shall 11 fill a vacancy in the district courts by appointing a person from a list of not less than six nominees for the vacancy 12 presented by the judicial selection commission. If the chief 13 14 justice fails to make the appointment within thirty days of 15 presentation, or within ten days of the senate's rejection of 16 any previous appointment, the appointment shall be made by the judicial selection commission from the list with the consent of 17 the senate. The senate shall receive written notice of the 18 19 chief justice's appointment concurrently with the appointment. 20 The senate shall hold a public hearing and vote on each appointment within thirty days of [any appointment.] the 21



senate's receipt of written notice of the appointment. If the
 senate fails to do so, the nomination shall be returned to the
 commission and the commission shall make the appointment from
 the list without senate consent. The chief justice shall
 appoint per diem district court judges as provided by law.

6 The judicial selection commission shall disclose to the
7 public the list of nominees for each vacancy concurrently with
8 the presentation of each list to the governor or the chief
9 justice, as applicable.

10

QUALIFICATIONS FOR APPOINTMENT

11 Justices and judges shall be residents and citizens of the 12 State and of the United States, and licensed to practice law by 13 the supreme court. A justice of the supreme court, a judge of 14 the intermediate appellate court and a judge of the circuit court shall have been so licensed for a period of not less than 15 ten years preceding nomination. A judge of the district court 16 17 shall have been so licensed for a period of not less than five 18 years preceding nomination.

19 No justice or judge shall, during the term of office,20 engage in the practice of law, or run for or hold any other



S.B. NO. 615

office or position of profit under the United States, the State
 or its political subdivisions.

3

TENURE; RETIREMENT

4 The term of office of justices and judges of the supreme 5 court, intermediate appellate court and circuit courts shall be 6 ten years. Judges of district courts shall hold office for the 7 periods as provided by law. At least six months prior to the 8 expiration of a justice's or judge's term of office, every 9 justice and judge shall petition the judicial selection 10 commission to be retained in office or shall inform the commission of an intention to retire. If the judicial selection 11 12 commission determines that the justice or judge should be 13 retained in office, the commission shall renew the term of 14 office of the justice or judge for the period provided by this 15 section or by law.

16 Justices and judges shall be retired upon attaining the age 17 of seventy years. They shall be included in any retirement law 18 of the State."

19 SECTION 3. The question to be printed on the ballot shall20 be as follows:



Page 6

S.B. NO. 615

1 "Shall the senate receive written notice of the governor's 2 or the chief justice's appointment, as applicable, to fill 3 a vacancy in the office of chief justice, supreme court, 4 intermediate appellate court, circuit courts, and district 5 courts concurrently with the appointment?"

6 SECTION 4. Constitutional material to be repealed is
7 bracketed and stricken. New constitutional material is
8 underscored.

9 SECTION 5. This amendment shall take effect upon
10 compliance with article XVII, section 3, of the Constitution of
11 the State of Hawaii.

12

INTRODUCED BY:

mindo



S.B. NO. 615

Report Title:

Constitutional Amendment; Appointment of Justices and Judges; Written Notice

Description:

2015-0599 SB SMA.doc

Proposes a constitutional amendment to provide that the senate receive written notice of the governor's or the chief justice's appointment, as applicable, to fill a vacancy in the office of chief justice, supreme court, intermediate appellate court, circuit courts, and district courts concurrently with the appointment.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.