HB3162 FA1 GrauRa-SD 3/1/2016 4:14:44 pm

FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAKER:			
	CHAIR:			
I mor	re to amend	НВ3162		Of the printed Bill
Page		Section	Lines	or the printed birr
-				Of the Engrossed Bill
_	_	21, by adding after language ", determin		ounds" and before the for each applicant"
On page 5, line 23, by deleting the word "all" after the language "a list of" and before the word "applicants" and adding in lieu thereof the language "the five" and by adding after the word "applicants" and before the comma "," the language "who have the five highest merit scores";				
				the word " <a "="" "shall";<="" a="" href="Commission" reof="" the="" word="">
and k	_	ord " $\underline{\text{of}}''$, and adding		after the word "each" the language "of the
On page 6, line 7, by deleting the language after the word "appointment" and before the period ".";				
On page 6, lines 15 and 16, by deleting the language after the words "shall be" on line 15 and before the word "certified" on line 16;				
And by inserting the following language on page 7, line 11 $1/2$:				
SEE A	ATTACHED			
AMEND	TITLE TO CONF	ORM TO AMENDMENTS		
Adopte	ed:		Amendment subm	itted by: Randy Grau
		Reading Clerk		

"Section 5. Each Judicial Officer elected before or after the adoption of this Article shall, unless removed for cause, serve out the term for which he is elected and those Judicial Officers serving at the date of the adoption of this Article, whose Judicial Office comes under the provision of this Article on the date of the expiration of said term, shall be deemed to have been appointed as provided herein and eligible to file a declaration of candidacy to succeed themselves as provided in this Article. If retained in office, the term of each such Judicial Officer shall be six (6) years commencing the second Monday in January following such election.

The term and election of each Judicial Officer appointed to fill a vacancy after the adoption of this Article shall be as follows:

If such appointed officer has served or will have served twelve (12) months on or before the next general election following appointment, such officer may file for election, unless the appointment of such appointed officer is rejected by two-thirds (2/3) of the House of Representatives and two-thirds (2/3) of the Senate prior to the filing period for such election, for the remainder of the term for which such officer was appointed, or for a six (6) year six-year term, whichever is applicable, within the time and in the manner elected Judicial Officers file their candidacy under this Article.

If such appointed officer has not served or will not have served twelve (12) months on or before the next general election following

Req. No. 9415 Page 1

```
1
    appointment, such officer shall continue in office until the second
 2
    general election following appointment and may file for selection
    for the remainder of the term or for a six (6) year six-year term,
 3
 4
    whichever is applicable, as herein provided. In the event that such
 5
    appointed officer is rejected by the House of Representatives and
 6
    the Senate, as set forth in this section, before being elected on a
 7
    retention ballot, the position shall be declared vacant and shall be
 8
    filled pursuant to the provisions of this Constitution. No person
 9
    who has been rejected by both houses of the Legislature shall
10
    reapply for the immediate position for which he or she was
11
    rejected."
12
13
        55-2-9415 SD
                              03/01/16
14
15
16
17
18
19
20
21
22
23
24
```

Req. No. 9415 Page 2