## 1999 DRAFTING REQUEST

## Senate Substitute Amendment (SSA-AJR64)

Receive	d: <b>02/16/200</b> 0	)		Received By: dykmapj				
Wanted	: Today			y.	Identical to LRB: 99s0215/1  By/Representing: aide			
For: Ro	bert Wirch (	(608) 267-8979						
This file	e may be show	n to any legisla	tor: NO		Drafter: dykmapj			
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Subject: Constitutional Amendments Elections - miscellaneous Counties Munis - miscellaneous				Extra Copies:				
Pre To	pic:			,			<u></u>	
No spec	ific pre topic	given						
Topic:								
Reconci	le AJR 3 and	AJR 64						
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See Atta	ached							
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For: Robert Wirch (608) 267-8979

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Subject:

**Constitutional Amendments** 

**Elections - miscellaneous** 

Extra Copies:

**Counties** 

Munis - miscellaneous

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UMA	 min
Pre	 vui.

No specific pre topic given

#### Topic:

Reconcile AJR 3 and AJR 64

#### **Instructions:**

See Attached

### **Drafting History:**

Vers.

Drafted

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Proofed

Submitted

**Jacketed** 

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dykmapi

FE Sent For:

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# State of Misconsin 1999 – 2000 LEGISLATURE

LRBs0313/1

PJD&JTK:,...

SENATE SUBSTITUTE AMENDMENT,

TO 1999 ASSEMBLY JOINT RESOLUTION

andre grint of

To renumber and amend section 12 of article VII; and to create section 12 (2) of article VII of the constitution; relating to: 4-year terms of office for clerks of circuit court (first consideration).

Resolved by the assembly, the senate concurring, That:

SECTION 1. Section 12 of article VII of the constitution is renumbered section 12 (1) of article VII and amended to read:

[Article VII] Section 12 (1) There shall be a clerk of the circuit court chosen in each county organized for judicial purposes by the qualified electors thereof, who, except as provided in sub. (2), shall hold his office for two years, subject to removal as shall be provided by law; in.

(3) In case of a vacancy, the judge of the circuit court shall have power to may appoint a clerk until the vacancy shall be is filled by an election, the .

- (4) The clerk thus elected or appointed of circuit court shall give such security as the legislature may require requires by law.
- (5) The supreme court shall appoint its own clerk, and may appoint a clerk of the circuit court may be appointed a to be the clerk of the supreme court.

**SECTION 2.** Section 12 (2) of article VII of the constitution is created to read:

[Article VII] Section 12 (2) Beginning with the first general election at which the governor is elected which occurs after the ratification of this subsection, a clerk of circuit court shall be chosen by the electors of all of the respective counties comprising each circuit for the term of 4 years, subject to removal as provided by law.

Section 3. Numbering of new provision. The new subsection (2) of section 12 of article VII of the constitution created in this joint resolution shall be designated by the next higher open whole subsection number in that section in that article if, before the ratification by the people of the amendment proposed in this joint resolution, any other ratified amendment has created a subsection (2) of section 12 of article VII of the constitution of this state. If one or more joint resolutions create a subsection (2) of section 12 of article VII simultaneously with the ratification by the people of the amendment proposed in this joint resolution, the subsections created shall be numbered and placed in a sequence so that the subsections created by the joint resolution having the lowest enrolled joint resolution number have the numbers designated in that joint resolution and the subsections created by the other joint resolutions have numbers that are in the same ascending order as are the numbers of the enrolled joint resolutions creating the subsections.

1	Be it further resolved, That this proposed amendment be referred to the
2	legislature to be chosen at the next general election and that it be published for 3
3	months previous to the time of holding such election.

4 (END)

## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBs0313/1dn PJD&JTK:

February 16, 2000

Kmg

This substitute amendment to 1999 SJR 20 is necessary to reconcile the treatment

of section 12 of article VII of the constitution with the treatment of that provision in other joint resolutions. There is no substantive change with the reformatting.

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## DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU

LRBs0313/1dn PJD:kmg:kjf

February 16, 2000

This substitute amendment to 1999 AJR 64 is necessary to reconcile the treatment of section 12 of article VII of the constitution with the treatment of that provision in other joint resolutions. There is no substantive change with the reformatting.

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