A BILL TO BE ENTITLED

## AN ACT

relating to the appointment of certain judicial offices and a nonpartisan election for the retention or rejection of a person appointed to those offices.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Chapter 21, Government Code, is amended by adding Section 21.010 to read as follows:

Sec. 21.010. APPOINTMENT AND RETENTION OF JUSTICES AND JUDGES. (a) This section applies to each office of justice or judge for which the Texas Constitution requires a person appointed to fill a vacancy in the office to be subject to retention or rejection by the voters at the end of the appointed term and each successive term.
(b) In conjunction with the last general election for state and county officers to be held before the end of a term of office to which a justice or judge is appointed or retained, the justice or judge is subject to retention or rejection at the nonpartisan judicial retention election in accordance with Chapter 291, Election Code.
(c) If a justice or judge does not seek retention, or withdraws from the retention election, as provided by Chapter 291, Election code, the vacancy existing at the beginning of the succeeding term shall be filled in the manner prescribed by the Texas Constitution.
(d) If a vacancy occurs in the office of a justice or judge seeking retention and the name of the justice or judge is omitted from the retention election ballot under Chapter 291, Election Code, the vacancy shall be filled in the manner prescribed by the Texas Constitution.
(e) If a majority of the votes received on the question are for the retention of the justice or judge, the person is entitled to remain in office for a regular term beginning on the first day of the following January, unless the person becomes ineligible or is removed as provided by law.
(f) If less than a majority of the votes received on the question are for retention, a vacancy in the office exists on the first day of the following January, and the vacancy shall be filled in the manner prescribed by the Texas Constitution.
(g) If the name of a justice or judge seeking retention appears on the retention election ballot under Chapter 291, Election Code, although a vacancy has occurred in the office, the retention election for that office has no effect, and the vacancy shall be filled in the manner prescribed by the Texas Constitution.

SECTION 2. The Election Code is amended by adding Title 17 to read as follows:

TITLE 17. NONPARTISAN JUDICIAL RETENTION ELECTIONS
CHAPTER 291. RETENTION ELECTION
Sec. 291.001. DECLARATION OF CANDIDACY. (a) Not later than 5 p.m. on June 1 preceding the nonpartisan judicial retention election at which the justice or judge is subject to retention or rejection, a justice or judge who seeks to continue to serve in that
office must file with the secretary of state a declaration of candidacy to succeed to the next term.
(b) A declaration may not be filed earlier than the 30th day before the date of the filing deadine. A declaration filed by mail is considered to be filed at the time of its receipt by the appropriate authority.
(c) The filling of the subsequent vacancy for the office for which a declaration of candidacy is not filed is covered by Section 21.010, Government Code.

Sec. 291.002. WITHDRAWAL, DEATH, OR INELIGIBILITY. (a) With respect to withdrawal, death, or ineligibility of a candidate in a nonpartisan judicial retention election, this section supersedes Subchapter A, Chapter 145 , to the extent of any conflict.
(b) A candidate may not withdraw from the retention election after the 65th day before election day.
(c) A withdrawal request must be filed with the authority with whom the withdrawing candidate's declaration of candidacy is required to be filed.
(d) A candidate's name shall be omitted from the retention election ballot if the candidate withdraws, dies, or is declared ineligible on or before the 65th day before election day.
(e) If a candidate who has made a declaration of candidacy that complies with the applicable requirements dies or is declared ineligible after the 65th day before election day, the candidate's name shall be placed on the retention election ballot.
(f) The filling of the subsequent vacancy for the office

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following implementation of Subsection (d) or (e) is covered by
Section 21.010, Government Code.
    Sec. 291.003. CERTIFICATION OF NAMES FOR PLACEMENT ON
    RETENTION ELECTION BALLOT. (a) Except as provided by Subsection
    (c), the secretary of state shall certify in writing for placement
    on the nonpartisan judicial retention election ballot the name of
    each candidate who files with the secretary a declaration of
candidacy that complies with Section 291.001.
    (b) Not later than the 55th day before election day, the
secretary of state shall deliver the certification to the authority
responsible for having the official ballot prepared in each county
in which the candidate's name is to appear on the ballot.
    (c) A candidate's name may not be certified if, before
delivering the certification, the secretary of state learns that
the name is to be omitted from the ballot under Section 291.002.
    Sec. 291.004. RETENTION ELECTION BALLOT. The name of the
person subject to retention or rejection shall be submitted to the
voters on the nonpartisan judicial retention election ballot
following the offices subject to election under the heading
"Retention of Nonpartisan Judicial Offices," in substantially the
following form:
    "Shall (Justice or Judge)
    be retained in office as (justice or judge) of the
    (name of court)___?"
    ___"Yes"
        "No"
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Sec. 291.005. GENERAL PROCEDURE FOR CONDUCT OF RETENTION ELECTION. (a) Except as otherwise provided by this code, the nonpartisan judicial retention election shall be conducted and the results canvassed, tabulated, and reported in the manner applicable to partisan offices in the general election for state and county officers.
(b) A certificate of election shall be issued to a retained officer in the same manner as provided for a candidate elected to an office.

Sec. 291.006. WRITE-IN VOTING PROHIBITED. Write-in voting is not permitted in a nonpartisan judicial retention election.

Sec. 291.007. POLITICAL CONTRIBUTIONS AND EXPENDITURES. A candidate for retention of a judicial office is subject to Title 15 and shall comply with that title in the same manner as a candidate for election to the office.

Sec. 291.008. APPLICABILITY OF OTHER PARTS OF CODE. The other titles of this code apply to a nonpartisan judicial retention election except provisions that are inconsistent with this title or that cannot feasibly be applied in a retention election.

Sec. 291.009. ADDITIONAL PROCEDURES. The secretary of state shall prescribe any additional procedures necessary for the orderly and proper administration of elections held under this chapter.

SECTION 3. Section 1.005, Election Code, is amended by amending Subdivision (9) and adding Subdivisions (25) and (26) to read as follows:
(9) "Independent candidate" means a candidate in a
nonpartisan election or a candidate in a partisan election who is not the nominee of a political party. The term does not include a nonpartisan judicial candidate.
(25) "Nonpartisan judicial candidate" means a candidate in a nonpartisan judicial retention election.
(26) "Nonpartisan judicial retention election" means an election held under Chapter 291.

SECTION 4. Section 41.002, Election Code, is amended to read as follows:

Sec. 41.002. GENERAL ELECTION FOR STATE AND COUNTY OFFICERS. The general election for state and county officers, including the nonpartisan judicial retention election, shall be held on the first Tuesday after the first Monday in November in even-numbered years.

SECTION 5. Section 52.092, Election Code, is amended by amending Subsections (a), (c), and (d) and adding Subsection (f-1) to read as follows:
(a) For an election at which offices regularly filled at the general election for state and county officers, including the nonpartisan judicial retention election, are to appear on the ballot, the offices shall be listed in the following order:
(1) offices of the federal government;
(2) offices of the state government:
(A) statewide offices;
(B) district offices;
(3) offices of the county government:
(A) county offices;
(B) precinct offices.
(c) Statewide offices of the state government shall be listed in the following order:
(1) governor;
(2) lieutenant governor;
(3) attorney general;
(4) comptroller of public accounts;
(5) commissioner of the General Land Office;
(6) commissioner of agriculture;
(7) railroad commissioner [;
[(8) chief justice, supxemecourt;
[(9) justice, supreme court;
[(10) presiding judge, court of cximinal appeals;
[(11) judge, court of cximinal appeals].
(d) District offices of the state government shall be listed in the following order:
(1) member, State Board of Education;
(2) state senator;
(3) state representative;
(4) [ehief justice, court of appeals;
[(5) justice, court of appealsi
[(6) district judge;
[ (7) cximinal district judge;
[(8) family district judge;
[(9)] district attorney;
(5) [(10)] criminal district attorney.
(f-1) Nonpartisan judicial retention election offices shall
be listed in the following order:
(1) chief justice, supreme court;
(2) justice, supreme court;
(3) presiding judge, court of criminal appeals;
(4) judge, court of criminal appeals;
(5) chief justice, court of appeals;
(6) justice, court of appeals;
(7) district judge;
(8) criminal district judge;
(9) family district judge.
SECTION 6. Section $145.003(\mathrm{~b})$, Election Code, is amended to
read as follows:
(b) A candidate in the general election for state and county officers, including the nonpartisan judicial retention election, may be declared ineligible before the 30th day preceding election day by:
(1) the party officer responsible for certifying the candidate's name for placement on the general election ballot, in the case of a candidate who is a political party's nominee; or
(2) the authority with whom the candidate's application for a place on the ballot or declaration of candidacy is required to be filed, in the case of an independent candidate or a nonpartisan judicial candidate, as applicable.

SECTION 7. Section 145.005(a), Election Code, is amended to read as follows:
(a) If the name of a deceased or ineligible candidate appears on the ballot [undex this chaptex], the votes cast for the
candidate shall be counted and entered on the official election returns in the same manner as for the other candidates.

SECTION 8. Section $172.021(e)$, Election Code, is amended to read as follows:
(e) A candidate for an office specified by Section 172.024(a)(8)[, (10), or (12), or for justice of the peace in a county with a population of more than 850,000 , who chooses to pay the filing fee must also accompany the application with a petition for a place on the primary ballot as a candidate for judicial office that complies with the requirements prescribed for the petition authorized by Subsection (b), except that the minimum number of signatures that must appear on the petition required by this subsection is 250. If the candidate chooses to file the petition authorized by Subsection (b) in lieu of the filing fee, the minimum number of signatures required for that petition is increased by 250. Signatures on a petition filed under this subsection or Subsection (b) by a candidate covered by this subsection may not be obtained on the grounds of a county courthouse or courthouse annex.

SECTION 9. Section $172.024(\mathrm{a})$, Election Code, is amended to read as follows:
(a) The filing fee for a candidate for nomination in the general primary election is as follows:
(1) United States senator . . . . . . . . . . $\$ 5,000$
(2) office elected statewide, except United States senator . . . . . . . . . . . . . . . . . . 3, 750
(3) United States representative . . . . . . . . 3, 125
(4) state senator . . . . . . . . . . . . . . . 1, 250
(5) state representative • . . . . . . . . . . . . 750
(6) member, State Board of Education . . . . . . . 300
(7) [ehief justice ox justice, court of appeals, othex than a justice specified by Subdivision

[(8) chief justice or justice of a court of appeals
that serves a court of appeals district in which a county with a population of moxe than 850,000 is wholly or partlysituated.........2,500
[(9) district judge or judge specified by section $52.092(d)$ for which this schedule does not

[(10) district or criminal district judge of at
court in a judicial district wholly contained in a county with a population of more than $850,000 \ldots 2,500$
[(11)] judge, statutory county court, other than a judge specified by Subdivision (12) • • • 1,500
(8) [(12)] judge of a statutory county court in a county with a population of more than 850,000 . . . . . . . . . . . . . . . . . . . 2, 500
(9) [(13)] district attorney, criminal district attorney, or county attorney performing the duties of a district attorney . . . . . . . 1,250
(10) [(14)] county commissioner, county clerk, sheriff, county tax assessor-collector, county treasurer, or judge, constitutional county court:
(A) county with a population of 200,000 or more . . . . . . . . . . . . . . . . 1,250
(B) county with a population of under 200,000 . . . . . . . . . . . . . . . . . . 750
(11) [(15)] justice of the peace or constable:
(A) county with a population of 200,000 or more . . . . . . . . . . . . . . . . . . 1,000
(B) county with a population of under 200,000 . . . . . . . . . . . . . . . . . 375
(12) [(16)] county surveyor, inspector of hides and animals, or public weigher . . . . . . . . . . 75
(13) [(17)] office of the county government for which this schedule does not otherwise prescribe a fee . . . . . . . . . . . . . . . . . . 750

SECTION 10. Section 202.001, Election Code, is amended to read as follows:

Sec. 202.001. APPLICABILITY OF CHAPTER. This chapter applies to elective offices of the state and county governments except the offices of:
(1) state senator and state representative;
(2) justice or judge of an appellate court; and
(3) judge of a district court.

SECTION 11. Section $172.021(g)$, Election Code, is repealed.
SECTION 12. (a) Each appellate justice or judge or district judge in office January 1, 2006, unless otherwise removed as provided by law, continues in office subject to this section.
(b) Each justice or judge listed in Subsection (a) of this section who is in office January 1, 2006, is subject to retention or rejection, in the manner provided by law for a justice or judge appointed to the office after the effective date of this Act, at the last general election preceding the expiration of the regular or unexpired term for which each was elected or appointed.

SECTION 13. This Act takes effect January 1, 2006, but only if the constitutional amendment proposed by the 79th Legislature, Regular Session, 2005, providing for appointment to fill vacancies in the offices of the justices and judges of the appellate or district courts and for nonpartisan retention elections for those offices is approved by the voters. If that amendment is not approved by the voters, this Act has no effect.

