ASSEMBLY CONCURRENT RESOLUTION No. 23

STATE OF NEW JERSEY
216th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2014 SESSION

Sponsored by:
Assemblywoman AMY H. HANDLIN
District 13 (Monmouth)
Assemblywoman DONNA M. SIMON
District 16 (Hunterdon, Mercer, Middlesex and Somerset)
Assemblyman RONALD S. DANCER
District 12 (Burlington, Middlesex, Monmouth and Ocean)

SYNOPSIS
Proposes constitutional amendment suspending from office any indicted elected official, providing for temporary replacement and return to office upon acquittal, or declaration of vacancy upon conviction.

CURRENT VERSION OF TEXT
Introduced Pending Technical Review by Legislative Counsel
ACR23 HANDLIN, SIMON

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A CONCURRENT RESOLUTION proposing to amend Article VII by adding a new Section IV to the Constitution of the State of New Jersey.

BE IT RESOLVED by the General Assembly of the State of New Jersey (the Senate concurring):

1. The following proposed amendment to the Constitution of the State of New Jersey is hereby agreed to:

PROPOSED AMENDMENT

a. Amend Article VII by adding a new Section IV to read as follows:

SECTION IV

1. Whenever a person elected to public office in this State is indicted for a crime under the laws of this State or the United States, or for an offense in any other jurisdiction that would be a crime if committed in New Jersey, that person shall be suspended from such office without compensation until the charges are dismissed, the person is acquitted of such charges, or the person is convicted.

2. During the period such a person is suspended under paragraph 1, the public office shall be filled temporarily in the following manner. If the indicted elected official is the Governor, the provisions of Article V, Section I, paragraph 7 concerning a temporary absence of the Governor shall apply. If the indicted elected official is a Senator who is a member of the same political party as the political party of the majority of the members in the Senate, the Senate President shall appoint the temporary replacement. If the indicted elected official is a Senator who is a member of a political party that is not the same as the political party of the majority of the members in the Senate, the Minority Leader of that party shall appoint the temporary replacement. If the indicted elected official is an Assembly member who is a member of the same political party as the political party of the majority of the members of the General Assembly, the Speaker shall appoint the temporary replacement. If the indicted elected official is an Assembly member who is a member of a political party that is not the same as the political party of the majority of the members in the General Assembly, the Minority Leader of that party shall appoint the temporary replacement. If the indicted elected official is a member of a county board of chosen freeholders, the remaining members of the board by a majority vote thereof shall appoint a

EXPLANATION – Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.
temporary replacement who is a member of the same political party
as is the indicted freeholder. If the indicted elected official is a
county executive, county clerk or sheriff, the members of the
county's board of chosen freeholders by a majority vote thereof
shall appoint a temporary replacement who is a member of the same
political party as is the indicted county executive, county clerk or
sheriff, as may be appropriate. If the indicted elected official is a
county surrogate, the Chief Justice of the Supreme Court shall
appoint a temporary replacement who is a member of the same
political party as is the indicted county surrogate. In the case of an
indicted elected official in a municipality that holds nonpartisan
elections, the members of the governing body by a majority vote
thereof shall appoint a temporary replacement. In the case of an
indicted elected official in a municipality that holds partisan
elections, the members of the governing body by a majority vote
thereof shall appoint a temporary replacement who is a member of
the same political party as is the indicted elected official. If the
indicted elected official is a member of the board of a school
district or any other public body, the remaining members of the
board or public body, as may be appropriate, by a majority vote
thereof shall appoint a temporary replacement.

3. If an indicted elected public official is acquitted of all
charges or the charges are dismissed, the official shall be restored to
office for the remainder of the term as soon as possible with full
return of compensation owed and no loss of seniority. If the person
is convicted, the office held by the person shall be declared vacant
and shall be filled as provided by this Constitution or statutory law.

2. When this proposed amendment to the Constitution is finally
agreed to pursuant to Article IX, paragraph 1 of the Constitution, it
shall be submitted to the people at the next general election
occurring more than three months after the final agreement and
shall be published at least once in at least one newspaper of each
county designated by the President of the Senate, the Speaker of the
General Assembly and the Attorney General, not less than three
months prior to the general election.

3. This proposed amendment to the Constitution shall be
submitted to the people at that election in the following manner and
form:

There shall be printed on each official ballot to be used at the
general election, the following:

a. In every municipality in which voting machines are not used,
a legend which shall immediately precede the question, as follows:
If you favor the proposition printed below make a cross (X), plus
(+), or check (T) in the square opposite the word "Yes." If you are
opposed thereto make a cross (X), plus (+) or check (T) in the
square opposite the word "No."
b. In every municipality the following question:

<table>
<thead>
<tr>
<th></th>
<th>CONSTITUTIONAL AMENDMENT TO SUSPEND FROM OFFICE ANY ELECTED PUBLIC OFFICIAL INDICTED AND PROVIDING FOR TEMPORARY REPLACEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>YES</td>
<td>Shall the amendment to Article VII of the Constitution of the State of New Jersey that adds a new Section IV thereto, agreed to by the Legislature, to suspend from office any elected official who is indicted for a crime, and to provide for a temporary replacement and the return to office upon acquittal or the declaration of a vacancy if the person is convicted, be approved?</td>
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</tbody>
</table>

This constitutional amendment provides that whenever a person elected to public office is indicted for a crime under the laws of this State or the United States, or for an offense in any other jurisdiction that would be a crime if committed in New Jersey, that person would be suspended from office without compensation until the charges are dismissed, the person is acquitted, or the person is convicted. During the period such a person is suspended, if that person is the Governor, the Senate President, followed by the Speaker of the General Assembly would serve as Acting Governor, as provided for currently in the Constitution. A temporary replacement would be appointed by the Chief Justice of the State Supreme Court, in the case of a county surrogate; by the Senate President or Senate Minority Leader, in the case of a member of the Senate; by the Speaker or Assembly Minority Leader, in the case of a member of the General Assembly; by a majority vote of a county board of chosen freeholders in the case of a member of a board of chosen freeholders, county executive, county clerk or county sheriff; by a majority vote of a governing body, in the case of a mayor or council member; or by a majority vote of a school board or any other public body, in the case of a member of a school board or of any other public body. If an indicted elected public official is acquitted or the charges are dismissed, the official would be restored to office as soon as possible with full return of compensation owed and no loss of seniority. If the person is convicted, the office that person held would be declared vacant and would be filled as provided by the Constitution or statutory law.
This constitutional amendment provides that whenever a person elected to public office in this State is indicted for a crime under the laws of this State or the United States, or for an offense in any other jurisdiction that would be a crime if committed in New Jersey, that person would be suspended from office without compensation until the charges are dismissed, the person is acquitted of such charges, or the person is convicted.

During the period such a person is suspended, the public office would be filled temporarily in the following manner. If the indicted elected official is the Governor, the Senate President followed by the Speaker of the General Assembly would serve as Acting Governor, as provided for currently by the Constitution. If the indicted elected official is a Senator who is a member of the same political party as the majority of the members in the Senate, the Senate President would appoint the temporary replacement. If the indicted elected official is a Senator who is a member of a political party that is not the same as the majority of the members in the Senate, the Minority Leader of that party would appoint the temporary replacement. If the indicted elected official is an Assembly member who is a member of the same political party as the majority of the members of the General Assembly, the Speaker would appoint the temporary replacement. If the indicted elected official is a member of a county board of chosen freeholders, the remaining members of the board by a majority vote thereof would appoint a temporary replacement who is a member of the same political party as the indicted freeholder. If the indicted elected official is a county executive, county clerk or sheriff, the members of the county's board of chosen freeholders by a majority vote thereof would appoint a temporary replacement who is a member of the same political party as the indicted county executive, county clerk or sheriff, as may be appropriate. If the indicted elected official is a county surrogate, the Chief Justice of the Supreme Court would appoint a temporary replacement who is a member of the same political party as the indicted county surrogate. In the case of an indicted elected official in a municipality that holds nonpartisan elections, the members of the governing body by a majority vote thereof would appoint a temporary replacement. In the case of an indicted elected official in a municipality that holds partisan elections, the members of the governing body by a majority vote thereof would appoint a temporary replacement who is a member of the same political party as is the indicted elected official. If the indicted elected official is a member of the board of a school
district or any other public body, the remaining members of the board or public body, as may be appropriate, would appoint a temporary replacement. If an indicted elected public official is acquitted of all charges or all charges are dismissed, the official would be restored to office as soon as possible with full return of compensation owed and no loss of seniority. If the person is convicted, the office held by the person would be declared vacant and would be filled as provided by the Constitution or statutory law.