As Adopted by the Senate

131st General Assembly Regular Session 2015-2016

Sub. S. J. R. No. 1

Senator Faber

Cosponsors: Senators Widener, Patton, Oelslager, Obhof, Williams, Seitz, LaRose, Bacon, Beagle, Hottinger, Coley, Balderson, Brown, Burke, Hite, Hughes, Jones, Lehner, Manning, Peterson, Sawyer, Tavares, Thomas, Uecker, Yuko

JOINT RESOLUTION

Proposing to amend Sections 4, 20, and 31 of Article	1
II, Section 19 of Article III, and Section 6 of	2
Article IV and to enact Section 20a of Article II	3
of the Constitution of the State of Ohio to	4
establish the Public Office Compensation	5
Commission.	6

Be it resolved by the General Assembly of the State of	7
Ohio, three-fifths of the members elected to each house	8
concurring herein, that there shall be submitted to the	9
electors of the state, in the manner prescribed by law at the	10
general election to be held on November 3, 2015, a proposal	11
to amend Sections 4, 20, and 31 of Article II, Section 19 of	12
Article III, and Section 6 of Article IV and to enact Section	13
20a of Article II of the Constitution of the State of Ohio to	14
read as follows:	1.5

ARTICLE II 16

Section 4. No member of the general assembly shall,	17
during the term <u>of office</u> for which <u>he</u> the member was	18
elected, unless during such term he the member resigns	19
therefrom, hold any public office under the United States,	20
or this state, or a political subdivision thereof; but this	21
provision does not extend to officers of a political party,	22
notaries public, or officers of the militia or of the United	23
States armed forces.	24
No member of the general assembly shall, during the	25
term of office for which he the member was elected, or for	26
one year thereafter, be appointed to any public office under	27
this state, which office was created or the compensation of	28
which was increased, during the term of office for which he	29
the member was elected.	30
Section 20. The General Assembly, in cases not provided	31
for in this constitution, shall fix the term of office and	32
the compensation of all officers; but no change therein	33
shall affect the salary of any officer during his the	34
officer's existing term of office, unless the office be	35
abolished.	36
Section 20a. (A) The Public Office Compensation	37
Commission is created. The Commission consists of the	38
following nine voting members: two members appointed by the	39
Governor; two members appointed by the President of the	40
Senate; two members appointed by the Speaker of the House of	41
Representatives; one member appointed by the legislative	42
leader of the largest political party in the Senate of which	43
the President of the Senate is not a member; one member	44
appointed by the legislative leader of the largest political	45
party in the House of Representatives of which the Speaker	46
of the House of Representatives is not a member; and one	47

member appointed by the Chief Justice of the Supreme Court.	48
The following are not eligible to be appointed as a member	49
of the Commission: (1) an officer or employee of the state	50
or a political subdivision of the state or a family member,	51
as defined by law, of an officer or employee of the state or	52
a political subdivision of the state; (2) an individual who,	53
within twelve months before appointment, was a candidate for	54
election to a public office in the state; or (3) an	55
individual who engages during at least a portion of the	56
individual's time to actively advocate legislation on behalf	57
of another.	58
Terms of members of the Commission are for two years.	59
Members may not serve more than four consecutive terms. The	60
Commission chairperson shall be selected by majority vote of	61
all members of the Commission. Members are not entitled to	62
compensation, but shall be reimbursed for actual and	63
necessary expenses incurred in the performance of Commission	64
duties. A vacancy among the members of the Commission shall	65
be filled in the manner prescribed for the original_	66
appointment. A member may be removed from the Commission	67
only by that member's designated appointing authority and	68
only if it is found that the member is inefficient or	69
derelict in the discharge of the member's duties.	70
(B) (1) The Public Office Compensation Commission shall	71
meet each even-numbered year to review the current	72
compensation of each elected public office in the state. The	73
Commission shall consider such factors as are provided by	74
law, including the amount of compensation paid to similarly	75
skilled individuals in the private sector, the amount of	76
compensation paid to individuals in comparable elected	77
public offices in other states, and the current financial	78

condition of and within Ohio. After completing its review,	79
the Commission, by vote of at least five of its members,	80
shall prepare a proposed compensation plan that sets forth	81
the compensation of each elected public office in the state.	82
The Commission shall prepare a report of its proposed	83
compensation plan and promptly submit the report to the	84
Governor, the President of the Senate, the legislative	85
leader of the largest political party in the Senate of which	86
the President of the Senate is not a member, the Speaker of	87
the House of Representatives, the legislative leader of the	88
largest political party in the House of Representatives of	89
which the Speaker of the House of Representatives is not a	90
member, and the Chief Justice of the Supreme Court. The	91
Commission shall present the proposed compensation plan and	92
report at not less than three public hearings in the state	93
in order to obtain public input regarding the proposed	94
compensation plan. After conducting its public hearings, the	95
Commission, by vote of at least five of its members, shall	96
issue a final compensation plan that sets forth the	97
compensation of each elected public office in the state. The	98
Commission shall prepare a report of its final compensation	99
plan not later than the last day of December in each even-	100
numbered year and, upon completion of the report, promptly	101
submit it to the Governor, the President of the Senate, the	102
legislative leader of the largest political party in the	103
Senate of which the President of the Senate is not a member,	104
the Speaker of the House of Representatives, the legislative	105
leader of the largest political party in the House of	106
Representatives of which the Speaker of the House of	107
Representatives is not a member, and the Chief Justice of	108
the Supreme Court.	109

<u>If a proposed or final compensation plan increases or</u>	110
decreases the compensation amount of an elected public	111
office by greater than the lesser of the following, the	112
Commission shall include, in its accompanying report,	113
specific factors that support the increase or decrease:	114
(a) Three per cent; or	115
(b) The percentage increase, if any, in the consumer	116
price index, or a generally available comparable index, over	117
the twelve-month period that ends on the thirtieth day of	118
September of the immediately preceding year, rounded to the	119
nearest one-tenth of one per cent.	120
(2) The compensation amounts set forth in the final	121
compensation plan for each elected public office in the	122
state shall take effect on the first day of July of the	123
following odd-numbered year unless, before that day, the	124
General Assembly, by a three-fifths vote of the members	125
elected to each house, adopts a concurrent resolution	126
rejecting one or more of the compensation amounts. In that	127
event, only those compensation amounts not rejected by the	128
General Assembly shall take effect on that date.	129
If the General Assembly rejects a final compensation	130
plan or portion thereof, a member of the General Assembly	131
who, at the time the plan was voted on, voted or would have	132
been entitled to vote thereon, is not entitled to an	133
increase in compensation for the duration of the member's	134
term of office.	135
(3) The compensation amount established under this	136
section for a judicial office may be decreased during a	137
judicial officer's existing term of office only if both of	138
the following conditions are met:	139

Page 6

Sub. S. J. R. No. 1

Page 7

197

Sub. S. J. R. No. 1

228

The compensation of all judges of the courts of appeals	198
shall be the same. Common pleas judges and judges of	199
divisions thereof, and judges of all courts of record	200
established by law shall receive such compensation as may be	201
provided by law for in Article II, Section 20a of this	202
constitution. Judges shall receive no fees or perquisites,	203
nor not hold any other office of profit or trust, under the	204
authority of this state, or of the United States. All votes	205
for any judge, for any elective office, except a judicial	206
office, under the authority of this state, given by the	207
general assembly, or the people shall be void.	208
(C) No person shall be elected or appointed to any	209
judicial office if on or before the day when he the person	210
shall assume the office and enter upon the discharge of its	211
duties <u>he</u> the person shall have attained the age of seventy	212
years. Any voluntarily retired judge, or any judge who is	213
retired under this section, may be assigned with https://doi.org/10.1007/journal.org/	214
<pre>judge's consent, by the chief justice or acting chief</pre>	215
justice of the supreme court to active duty as a judge and	216
while so serving shall receive the established compensation	217
for such office, computed upon a per diem basis, in addition	218
to any retirement benefits to which he-the-judge may be	219
entitled. Laws may be passed providing retirement benefits	220
for judges.	221
SCHEDULE I	222
The Public Office Compensation Commission shall meet in	223
2015 to review the current compensation of each elected	224
public office in the state. The Commission shall issue a	225
proposed compensation plan and final compensation plan, and	226
the accompanying reports, not later than December 31,	227

2015 February 29, 2016, in accordance with the process in

Article II, Section 20a of the Constitution.	229
The compensation amounts set forth in the final	230
compensation plan for each elected public office in the	231
state shall take effect on July 1, 2016, unless, before that	232
day, the General Assembly, by a three-fifths vote of the	233
members elected to each house, adopts a concurrent	234
resolution rejecting one or more of the compensation	235
amounts. In that event, only those compensation amounts not	236
rejected by the General Assembly shall take effect on that	237
date.	238
If the General Assembly rejects a final compensation	239
plan or portion thereof, a member of the General Assembly	240
who, at the time the plan was voted on, voted or would have	241
been entitled to vote thereon, is not entitled to an	242
increase in compensation for the duration of the member's	243
term of office.	244
SCHEDULE II	245
The term of an initial appointment to the Commission	246
begins upon appointment and ends December 31, 2017.	247
If, by November 13, 2015, one or more appointments have	248
not been made to the Commission, a majority of the members	249
of the Commission who have been appointed by that date shall	250
appoint, not later than November 15, 2015, a sufficient	251
number of individuals to the Commission so that the	252
Commission consists of nine voting members, and shall	253
promptly notify the Governor, President of the Senate,	254
Speaker of the House of Representatives, Minority Leader of	255
the Senate, Minority Leader of the House of Representatives,	256
and Chief Justice of the Supreme Court appointing	257
authorities listed in Division (A) of Section 20a of Article	258

II of the Ohio Constitution of the appointments.	259
SCHEDULE III	260
Some of the proposed amendments to Ohio Constitution,	261
Article II, Sections 4 and 20, and Article IV, Section 6,	262
replace gender specific language with gender neutral	263
language. These amendments are not intended to make	264
substantive changes in the Ohio Constitution. The gender	265
neutral language shall be interpreted as a restatement of,	266
and substituted in a continuing way for, the corresponding	267
gender specific language existing prior to adoption of the	268
proposal.	269
EFFECTIVE DATE AND REPEAL	270
If adopted by a majority of the electors voting on this	271
proposal, Sections 4, 20, and 31 of Article II, Section 19	272
of Article III, and Section 6 of Article IV of the	273
Constitution of the State of Ohio as amended by this	274
proposal and Section 20a of Article II of the Constitution	275
of the State of Ohio shall take effect immediately and	276
existing Sections 4, 20, and 31 of Article II, Section 19 of	277
Article III, and Section 6 of Article IV of the Constitution	278
of the State of Ohio are repealed effective immediately.	279

Page 10