THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2283 Session of 2012

INTRODUCED BY BAKER, HARPER, GINGRICH, PICKETT, DALEY, FARRY, GEIST, HESS, F. KELLER AND MILLARD, MARCH 27, 2012

REFERRED TO COMMITTEE ON CHILDREN AND YOUTH, MARCH 27, 2012

A JOINT RESOLUTION

1 2 3 4 5	Proposing integrated amendments to the Constitution of the Commonwealth of Pennsylvania, providing for hearing and deciding cases involving dissolution of marriage, custody, child support, spousal support, alimony, equitable division of marital property and related family law matters.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby resolves as follows:
8	Section 1. The following integrated amendments to the
9	Constitution of Pennsylvania are proposed in accordance with
10	Article XI:
11	(1) That section 5 of Article V be amended to read:
12	§ 5. Courts of common pleas.
13	There shall be one court of common pleas for each judicial
14	district (a) having such divisions and consisting of such number
15	of judges as shall be provided by law, one of whom shall be the
16	president judge; and
17	(b) having unlimited original jurisdiction in all cases
18	except as may otherwise be provided by law[.]; and
19	(c) having a procedure for the disposition of cases

involving dissolution of marriage, custody, child support,_ 1 spousal support, alimony, alimony pendente lite, equitable 2 3 division of marital property and related family law matters as provided by statute; and 4 5 (d) having a family resource center as provided by statute; 6 and 7 (e) having educational requirements for judges and family 8 law masters and mediators as provided by statute. 9 That section 10(c) of Article V be amended to read: (2)10 § 10. Judicial administration.

11 * * *

12 The Supreme Court shall have the power to prescribe (C) 13 general rules governing practice, procedure and the conduct of 14 all courts, justices of the peace and all officers serving process or enforcing orders, judgments or decrees of any court 15 16 or justice of the peace, including the power to provide for assignment and reassignment of classes of actions or classes of 17 18 appeals among the several courts as the needs of justice shall 19 require, and for admission to the bar and to practice law, and 20 the administration of all courts and supervision of all officers 21 of the Judicial Branch, if such rules are consistent with this 22 Constitution and neither abridge, enlarge nor modify the 23 substantive rights of any litigant, nor affect the right of the 24 General Assembly to determine the jurisdiction of any court or 25 justice of the peace, nor suspend nor alter any statute of 26 limitation or repose. [All] Except for statutes enacted pursuant_ to section 5 of this article, all laws shall be suspended to the 27 28 extent that they are inconsistent with rules prescribed under 29 these provisions. Notwithstanding the provisions of this section, the General Assembly may by statute provide for the 30

- 2 -

20120HB2283PN3285

manner of testimony of child victims or child material witnesses
 in criminal proceedings, including the use of videotaped
 depositions or testimony by closed-circuit television.

4 * * *

5 (3) That section 18(a)(7), (8) and (9), (b)(5), (c)(1), (3) 6 and (4) and (d) introductory paragraph and (1), (2) and (3) of 7 Article V be amended to read:

§ 18. Suspension, removal, discipline and other sanctions.
9 (a) There shall be an independent board within the Judicial
10 Branch, known as the Judicial Conduct Board, the composition,
11 powers and duties of which shall be as follows:

12 * * *

13 (7) The board shall receive and investigate complaints regarding judicial conduct filed by individuals or initiated by 14 15 the board against a justice, judge, justice of the peace or 16 family law master; issue subpoenas to compel testimony under oath of witnesses, including the subject of the investigation, 17 18 and to compel the production of documents, books, accounts and 19 other records relevant to the investigation; determine whether 20 there is probable cause to file formal charges against a justice, judge [or], justice of the peace or family law master 21 for conduct proscribed by this section; and present the case in 22 23 support of the charges before the Court of Judicial Discipline. 24 Complaints filed with the board or initiated by the (8) 25 board shall not be public information. Statements, testimony, 26 documents, records or other information or evidence acquired by the board in the conduct of an investigation shall not be public 27 28 information. A justice, judge [or]_ justice of the peace or_ 29 family law master who is the subject of a complaint filed with 30 the board or initiated by the board or of an investigation

20120HB2283PN3285

- 3 -

conducted by the board shall be apprised of the nature and 1 2 content of the complaint and afforded an opportunity to respond 3 fully to the complaint prior to any probable cause determination by the board. All proceedings of the board shall be confidential 4 except when the subject of the investigation waives 5 confidentiality. If, independent of any action by the board, the 6 fact that an investigation by the board is in progress becomes a 7 8 matter of public record, the board may, at the direction of the subject of the investigation, issue a statement to confirm that 9 10 the investigation is in progress, to clarify the procedural aspects of the proceedings, to explain the rights of the subject 11 of the investigation to a fair hearing without prejudgment or to 12 13 provide the response of the subject of the investigation to the 14 complaint. In acting to dismiss a complaint for lack of probable 15 cause to file formal charges, the board may, at its discretion, 16 issue a statement or report to the complainant or to the subject of the complaint, which may contain the identity of the 17 18 complainant, the identity of the subject of the complaint, the 19 contents and nature of the complaint, the actions taken in the 20 conduct of the investigation and the results and conclusions of the investigation. The board may include with a report a copy of 21 information or evidence acquired in the course of the 22 investigation. 23

(9) If the board finds probable cause to file formal charges
concerning mental or physical disability against a justice,
judge [or], justice of the peace or family law master, the board
shall so notify the subject of the charges and provide the
subject with an opportunity to resign from [judicial] his office
or, when appropriate, to enter a rehabilitation program prior to
the filing of the formal charges with the Court of Judicial

20120HB2283PN3285

- 4 -

1 Discipline.

2 * * *

3 (b) There shall be a Court of Judicial Discipline, the 4 composition, powers and duties of which shall be as follows: 5 * * *

6 (5) Upon the filing of formal charges with the court by the board, the court shall promptly schedule a hearing or hearings 7 8 to determine whether a sanction should be imposed against a justice, judge [or], justice of the peace or family law master 9 10 pursuant to the provisions of this section. The court shall be a court of record, with all the attendant duties and powers 11 appropriate to its function. Formal charges filed with the court 12 shall be a matter of public record. All hearings conducted by 13 the court shall be public proceedings conducted pursuant to the 14 15 rules adopted by the court and in accordance with the principles 16 of due process and the law of evidence. Parties appearing before the court shall have a right to discovery pursuant to the rules 17 18 adopted by the court and shall have the right to subpoena 19 witnesses and to compel the production of documents, books, 20 accounts and other records as relevant. The subject of the charges shall be presumed innocent in any proceeding before the 21 court, and the board shall have the burden of proving the 22 23 charges by clear and convincing evidence. All decisions of the 24 court shall be in writing and shall contain findings of fact and 25 conclusions of law. A decision of the court may order removal 26 from office, suspension, censure or other discipline as 27 authorized by this section and as warranted by the record.

29 (c) Decisions of the court shall be subject to review as30 follows:

20120HB2283PN3285

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28

- 5 -

1 (1) A justice, judge [or], justice of the peace or family 2 law master shall have the right to appeal a final adverse order 3 of discipline of the court. A judge [or]_ justice of the peace or family law master shall have the right to appeal to the 4 5 Supreme Court in a manner consistent with rules adopted by the Supreme Court; a justice shall have the right to appeal to a 6 special tribunal composed of seven judges, other than senior 7 8 judges, chosen by lot from the judges of the Superior Court and Commonwealth Court who do not sit on the Court of Judicial 9 10 Discipline or the board, in a manner consistent with rules adopted by the Supreme Court. The special tribunal shall hear 11 12 and decide the appeal in the same manner in which the Supreme 13 Court would hear and decide an appeal from an order of the 14 court.

15 * * *

16 (3) An order of the court which dismisses a complaint against a judge [or], justice of the peace or family law master_ 17 18 may be appealed by the board to the Supreme Court, but the 19 appeal shall be limited to questions of law. An order of the 20 court which dismisses a complaint against a justice of the Supreme Court may be appealed by the board to a special tribunal 21 in accordance with paragraph (1), but the appeal shall be 22 23 limited to questions of law.

(4) No justice, judge [or], justice of the peace or family
<u>law master</u> may participate as a member of the board, the court,
a special tribunal or the Supreme Court in any proceeding in
which the justice, judge or justice of the peace is a
complainant, the subject of a complaint, a party or a witness.
(d) A justice, judge [or], justice of the peace <u>or family</u>
<u>law master</u> shall be subject to disciplinary action pursuant to

20120HB2283PN3285

- 6 -

1 this section as follows:

2 (1) A justice, judge [or], justice of the peace or family 3 law master may be suspended, removed from office or otherwise disciplined for conviction of a felony; [violation of section 17 4 of this article;] misconduct in office; neglect or failure to 5 perform the duties of office or conduct which prejudices the 6 proper administration of justice or brings the judicial office 7 8 into disrepute, whether or not the conduct occurred while acting 9 in a judicial capacity or is prohibited by law; or conduct in 10 violation of a canon or rule prescribed by the Supreme Court. A justice, judge or justice of the peace may be suspended, removed 11 from office or otherwise disciplined for a violation of section 12 13 17 of this article. A judge or family law master may be suspended or removed from office for failure to complete 14 judicial education requirements as provided by statute. In the 15 16 case of a mentally or physically disabled justice, judge [or], justice of the peace or family law master, the court may enter 17 18 an order of removal from office, retirement, suspension or other 19 limitations on the activities of the justice, judge [or], justice of the peace or family law master as warranted by the 20 record. Upon a final order of the court for suspension without 21 pay or removal, prior to any appeal, the justice, judge [or], 22 23 justice of the peace or family law master shall be suspended or 24 removed from office; and the salary of the justice, judge [or], justice of the peace or family law master shall cease from the 25 26 date of the order.

(2) Prior to a hearing, the court may issue an interim order
directing the suspension, with or without pay, of any justice,
judge [or], justice of the peace or family law master against
whom formal charges have been filed with the court by the board

20120HB2283PN3285

- 7 -

or against whom has been filed an indictment or information
 charging a felony. An interim order under this paragraph shall
 not be considered a final order from which an appeal may be
 taken.

(3) A justice, judge [or], justice of the peace or family
<u>law master</u> convicted of misbehavior in office by a court,
disbarred as a member of the bar of the Supreme Court or removed
under this section shall forfeit automatically his judicial
office and thereafter be ineligible for judicial office.
* * *

Section 2. (a) 11 Upon the first passage by the General Assembly of these proposed constitutional amendments, the 12 13 Secretary of the Commonwealth shall proceed immediately to comply with the advertising requirements of section 1 of Article 14 15 XI of the Constitution of Pennsylvania and shall transmit the 16 required advertisements to two newspapers in every county in which such newspapers are published in sufficient time after 17 18 passage of these proposed constitutional amendments.

19 Upon the second passage by the General Assembly of these (b) 20 proposed constitutional amendments, the Secretary of the 21 Commonwealth shall proceed immediately to comply with the advertising requirements of section 1 of Article XI of the 22 23 Constitution of Pennsylvania and shall transmit the required 24 advertisements to two newspapers in every county in which such 25 newspapers are published in sufficient time after passage of 26 these proposed constitutional amendments. The Secretary of the Commonwealth shall submit the proposed constitutional amendments 27 28 under section 1 to the qualified electors of this Commonwealth 29 as a single ballot question at the first primary, general or 30 municipal election which meets the requirements of and is in

20120HB2283PN3285

- 8 -

1 conformance with section 1 of Article XI of the Constitution of 2 Pennsylvania and which occurs at least three months after the 3 proposed constitutional amendments are passed by the General 4 Assembly.