

1 2

SYNOPSIS:

Under existing law, the Governor and Lieutenant Governor are required to be citizens of the United States for 10 years before election; the Attorney General, State Auditor, Secretary of State, State Treasurer, and Commissioner of Agriculture and Industries for seven years; members of the Senate and House of Representatives for three years; and for other constitutional offices there is no requirement.

This bill would propose an amendment to the Constitution of Alabama of 2022, relating to eligibility to serve in a constitutional office, to provide that only a natural born citizen of the United States may serve as Governor; Lieutenant Governor; Justice of the Alabama Supreme Court; judge of the Alabama Court of Civil Appeals or Court of Criminal Appeals; judge of a circuit court or district court; member of the Legislature; Attorney General; State Auditor; Secretary of State; State Treasurer; Commissioner of Agriculture and Industries; member of the State Board of Education; or local sheriff, district attorney, circuit clerk, or constable.

A BILL



29	TO BE ENTITLED
30	AN ACT
31	
32	Proposing an amendment to Sections 47, 117, 132, 138,
33	146, 160, and 262 of the Constitution of Alabama of 2022,
34	relating to eligibility to serve in certain state and local
35	offices; to provide that only natural born citizens of the
36	United States may serve as Governor; Lieutenant Governor;
37	Justice of the Alabama Supreme Court; judge of the Alabama
38	Court of Civil Appeals or Court of Criminal Appeals; judge of
39	a circuit court or district court; member of the Legislature;
40	Attorney General; State Auditor; Secretary of State; State
41	Treasurer; Commissioner of Agriculture and Industries; member
42	of the State Board of Education; or local sheriff, district
43	attorney, circuit clerk, or constable.
44	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
45	Section 1. The following amendment to the Constitution
46	of Alabama of 2022, is proposed:
47	PROPOSED AMENDMENT
48	"Section 47
49	Senators shall be at least-twenty-five 25 years of age,
50	and representatives twenty-one 21 years of age at the time of
51	their election. They shall be natural born citizens of the
52	United States, shall have been citizens and residents of this
53	state for three years and residents of their respective
54	counties or districts for one year next before their election
55	if such county or district shall have been so long
56	established; but if not, then of the county or district from



57 which the same shall have been taken; and they shall reside in 58 their respective counties or districts during their terms of 59 office."

"Section 117

The governor and lieutenant governor shall each be at least thirty 30 years of age when elected, shall be a natural born citizen of the United States, and shall have been citizens of the United States ten years and a resident citizens of this state at least seven years next before the date of their his or her election. The lieutenant governor shall be ex officio president of the senate, but shall have no right to vote except in the event of a tie."

"Section 132

No person individual shall be eligible to the office of attorney-general, state auditor, secretary of state, state treasurer, or commissioner of agriculture and industries unless he shall have been or she is a natural born citizen of the United States at least seven years, and shall have, has resided in this state at least five years next preceding his or her election, and shall be is at least twenty-five 25 years old when elected."

78 "Section 138

A sheriff shall be a natural born citizen of the United States, shall be elected in each county by the qualified electors—thereof who of the county, shall hold office for a term of four years unless sooner removed, and—he shall be eligible to serve in such office as his or her own successor. Whenever any prisoner is taken from jail, or from the custody



of any sheriff or his or her deputy, and put to death, or suffers grevious [grievous] bodily harm, owing to the neglect, connivance, cowardice, or other grave fault of the sheriff, such sheriff may be impeached, under-section Section 174-of this Constitution. If the sheriff-be is impeached, and thereupon convicted, he or she shall not be eligible to hold any office in this state during the time for which he or she had been elected or appointed to serve as sheriff."

"Section 146

Judges of the supreme court, courts of appeals, circuit court courts, and district—court courts shall be natural born citizens of the United States, licensed to practice law in this state, and have such other qualifications as the legislature may prescribe. Judges of the probate court shall have such qualifications as may be provided by law."

"Section 160

- (a) A district attorney for each judicial circuit shall be elected by the qualified electors of those counties in such circuit.—Such A district attorney shall be a natural born citizen of the United States, licensed to practice law in this state, and—shall, at the time of his or her election and during his or her continuance in office, reside in his or her circuit. His or her term of office shall be for six years and he or she shall receive such compensation as provided by law. Vacancies in the office of district attorney and—in his or her staff shall be filled as provided by law.
  - (b) Clerks of the circuit courts shall be <u>natural born</u> citizens of the United States and elected by the qualified



- electors in each county for a term of six years.—If the office

  of register in chancery continues to be provided by law then

  the clerk of the circuit court may also fill such office in a

  manner prescribed by law. Vacancies in the office of clerk of

  the circuit court shall be filled by the judge or judges of

  the circuit court who have jurisdiction over the county in

  which the office of clerk of the circuit court is located.
- 120 (c) Persons Individuals elected to the position of 121 constable to assist the courts of the state as provided by law 122 shall be natural born citizens of the United states, subject 123 to the same restrictions, rights, and limitations as are 124 specified in-section Section 280 of the Constitution of 1901, 125 and no law shall prohibit the receipt of fees for the performance of official duties of said the position while 126 127 holding any other elected or appointed office.
- (d) The revenue from fines, forfeitures, and court

  costs produced in district courts from the exercise of

  jurisdiction under municipal ordinances shall be apportioned

  between the municipality and the state as—shall be provided by

  law."
- 133 "Section 262
- 134 1. (a) General supervision of the public schools in
  135 Alabama shall be vested in a state board of education, which
  136 shall be elected in such manner as the legislature may
  137 provide. Each member of the State Board of Education shall be
  138 a natural born citizen of the United States.
- 139  $\frac{2\cdot(b)}{2\cdot(b)}$  The chief state school officer shall be the state superintendent of education, who shall be appointed by the



state board of education and serve at its pleasure. The authority and duties of the superintendent of education shall be determined by the state board of education according to such regulations laws as the legislature may prescribe. The superintendent of education shall receive an annual salary which shall be fixed by the legislature of Alabama and shall be paid from the state treasury in installments as the salaries of other state officers are paid. 

3.(c) The legislature shall enact appropriate laws to implement or enforce this article of amendment.

4-(d) The provisions of article V and XIV of—the

Constitution of Alabama this constitution as amended in

conflict with this article are expressly repealed. However,

this—amendment section shall not be so construed as to—effect

affect the election or term of the state superintendent of

education chosen before—it\_this section becomes valid as a

part of the Constitution."

Upon ratification of this constitutional amendment, the Code Commissioner shall number and place this amendment as appropriate in the constitution omitting this instructional paragraph and may make the following nonsubstantive revisions: change capitalization, hierarchy, spelling, and punctuation for purposes of style and uniformity; correct manifest grammatical, clerical, and typographical errors; revise internal or external citations and cross-references; harmonize language; and translate effective dates.

END OF PROPOSED AMENDMENT

Section 2. An election upon the proposed amendment



- shall be held in accordance with Sections 284 and 285 of the
- 170 Constitution of Alabama of 2022, and the election laws of this
- 171 state. The appropriate election official shall assign a ballot
- 172 number for the proposed constitutional amendment on the
- 173 election ballot and shall set forth the following description
- of the substance or subject matter of the proposed
- 175 constitutional amendment:
- "Proposing an amendment to Sections 47, 117, 132, 138,
- 177 146, 160, and 262 of the Constitution of Alabama of 2022, to
- 178 provide that only a natural born citizen of the United States
- 179 may serve as Governor; Lieutenant Governor; Justice of the
- 180 Alabama Supreme Court; judge of the Alabama Court of Civil
- 181 Appeals or Court of Criminal Appeals; judge of a circuit court
- or district court; member of the Legislature; Attorney
- 183 General; State Auditor; Secretary of State; State Treasurer;
- 184 Commissioner of Agriculture and Industries; member of the
- 185 State Board of Education; or local sheriff, district attorney,
- 186 circuit clerk, or constable.
- 187 Proposed by Act ."
- This description shall be followed by the following
- 189 language:
- 190 "Yes() No()."
- 191 Section 3. The proposed amendment shall become valid as
- a part of the Constitution of Alabama of 2022, when approved
- 193 by a majority of the qualified electors voting thereon.