- 1 HB543
- 2 106317-2
- 3 By Representatives McLaughlin and McDaniel (Constitutional
- 4 Amendment)
- 5 RFD: Local Legislation
- 6 First Read: 11-FEB-10

1	106317-2:n:03/26/2009:JRC/ll LRS2009-573R1
2	
3	
4	
5	
6	
7	
8	SYNOPSIS: This bill would provide for an amendment to
9	the Constitution of Alabama of 1901, to provide for
10	the nonpartisan election of circuit and district
11	judges in Marshall County.
12	
13	A BILL
14	TO BE ENTITLED
15	AN ACT
16	
17	To provide for an amendment to the Constitution of
18	Alabama of 1901, to provide for the nonpartisan election of
19	circuit and district judges in Marshall County.
20	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
21	Section 1. The following amendment to the
22	Constitution of Alabama of 1901, is proposed and shall become
23	valid as a part of the Constitution when all requirements of
24	this act are fulfilled:
25	PROPOSED AMENDMENT
26	In Marshall County, circuit and district judicial
27	offices shall be nonpartisan and candidates for those offices

shall be elected on a nonpartisan basis. There shall be a separate ballot for circuit and district judicial offices, without any party device or symbol appearing, which shall be designated only as the "Official Nonpartisan Circuit and District Judicial Ballot" and which shall list all candidates seeking circuit and district judicial offices. The "Official Nonpartisan Circuit and District Judicial Ballot" shall be available during the primary election cycle and a person may vote for the judicial candidate without voting in either primary. If a runoff is needed for either the office of district or circuit judge, or both, then the names shall be placed on another "Official Nonpartisan Circuit and District Judicial Ballot" that will be voted on during the general election. If there is no opposition on the "Official Nonpartisan Circuit and District Judicial Ballot" during the primary election, then no ballot shall be issued for that race at that time, but shall be voted on during the general election on a separate "Official Nonpartisan Circuit and District Judicial Ballot." If no runoff is needed from the primary election, then the single name winner of the primary election from the "Official Nonpartisan Circuit and District Judicial Ballot" shall be placed on the "Official Nonpartisan Circuit and District Judicial Ballot" in the general election. All duties and responsibilities under current state law that are delegated to the political parties are hereby transferred to the judge of probate.

1

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

1	This amendment shall be interpreted in para materia
2	with the provisions of Title 17, Code of Alabama 1975, but
3	those provisions in direct conflict with this amendment shall
4	not apply in Marshall County.
5	Section 2. An election upon the proposed amendment
6	shall be held in accordance with Amendment 555 to the
7	Constitution of Alabama of 1901, now appearing as Section
8	284.01 of the Official Recompilation of the Constitution of
9	Alabama of 1901, as amended, and the election laws of this
10	state.
11	Section 3. The appropriate election official shall
12	assign a ballot number for the proposed constitutional
13	amendment on the election ballot and shall set forth the
14	following description of the substance or subject matter of
15	the proposed constitutional amendment:
16	"Relating to Marshall County, proposing an amendment
17	to the Constitution of Alabama of 1901, to provide for the
18	election of circuit and district judges in the county without
19	reference to political party affiliation.
20	"Proposed by Act"
21	This description shall be followed by the following
22	language:
23	"Yes ( ) No ( )."