## SENATE AMENDMENT NO.

Offered by	Of	

## Amend SS/SCS/HCS/House Bill No. 271, Page 7, Section 59.100, Line 15,

2	by inserting after all of said line the following:
3	"115.127. 1. Except as provided in subsection 4 of
4	this section, upon receipt of notice of a special election
5	to fill a vacancy submitted pursuant to subsection 2 of
6	section 115.125, the election authority shall cause legal
7	notice of the special election to be published in a
8	newspaper of general circulation in its jurisdiction. The
9	notice shall include the name of the officer or agency
10	calling the election, the date and time of the election, the
11	name of the office to be filled and the date by which
12	candidates must be selected or filed for the office. Within
13	one week prior to each special election to fill a vacancy
14	held in its jurisdiction, the election authority shall cause
15	legal notice of the election to be published in two
16	newspapers of different political faith and general
17	circulation in the jurisdiction. The legal notice shall
18	include the date and time of the election, the name of the
19	officer or agency calling the election and a sample ballot.
20	If there is only one newspaper of general circulation in the
21	jurisdiction, the notice shall be published in the newspaper
22	within one week prior to the election. If there are two or
23	more newspapers of general circulation in the jurisdiction,
24	but no two of opposite political faith, the notice shall be
25	published in any two of the newspapers within one week prior
26	to the election.

- 27 2. Except as provided in subsections 1 and 4 of this section and in sections 115.521, 115.549 and 115.593, the 28 29 election authority shall cause legal notice of each election held in its jurisdiction to be published. The notice shall 30 31 be published in two newspapers of different political faith 32 and qualified pursuant to chapter 493 which are published within the bounds of the area holding the election. 33 34 there is only one so-qualified newspaper, then notice shall be published in only one newspaper. If there is no 35 36 newspaper published within the bounds of the election area, then the notice shall be published in two qualified 37 newspapers of different political faith serving the area. 38 39 Notice shall be published twice, the first publication occurring in the second week prior to the election, and the 40 second publication occurring within one week prior to the 41 42 election. Each such legal notice shall include the date and time of the election, the name of the officer or agency 43 44 calling the election and a sample ballot; and, unless notice 45 has been given as provided by section 115.129, the second publication of notice of the election shall include the 46 location of polling places. The election authority may 47 provide any additional notice of the election it deems 48 49 desirable.
- 50 The election authority shall print the official ballot as the same appears on the sample ballot, and no 51 52 candidate's name or ballot issue which appears on the sample 53 ballot or official printed ballot shall be stricken or removed from the ballot except on death of a candidate or by 54 court order, but in no event shall a candidate or issue be 55 stricken or removed from the ballot less than eight weeks 56 before the date of the election. 57
- 4. In lieu of causing legal notice to be published in accordance with any of the provisions of this chapter, the

60 election authority in jurisdictions which have less than 61 seven hundred fifty registered voters and in which no 62 newspaper qualified pursuant to chapter 493 is published, may cause legal notice to be mailed during the second week 63 prior to the election, by first class mail, to each 64 65 registered voter at the voter's voting address. All such 66 legal notices shall include the date and time of the 67 election, the location of the polling place, the name of the officer or agency calling the election and a sample ballot. 68 69 If the opening date for filing a declaration of candidacy for any office in a political subdivision or 70 special district is not required by law or charter, the 71 opening filing date shall be 8:00 a.m., the [sixteenth] 72 73 seventeenth Tuesday prior to the election[, except that for 74 any home rule city with more than four hundred thousand 75 inhabitants and located in more than one county and any 76 political subdivision or special district located in such 77 city, the opening filing date shall be 8:00 a.m., the fifteenth Tuesday prior to the election]. If the closing 78 date for filing a declaration of candidacy for any office in 79 a political subdivision or special district is not required 80 by law or charter, the closing filing date shall be 5:00 81 p.m., the [eleventh] fourteenth Tuesday prior to the 82 83 election. The political subdivision or special district 84 calling an election shall, before the [sixteenth] seventeenth Tuesday, [or the fifteenth Tuesday for any home 85 rule city with more than four hundred thousand inhabitants 86 and located in more than one county or any political 87 subdivision or special district located in such city, ] prior 88 89 to any election at which offices are to be filled, notify 90 the general public of the opening filing date, the office or offices to be filled, the proper place for filing and the 91 92 closing filing date of the election. Such notification may

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be accomplished by legal notice published in at least one
newspaper of general circulation in the political
subdivision or special district.
6. Except as provided for in sections 115.247 and
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115.359, if there is no additional cost for the printing or reprinting of ballots or if the candidate agrees to pay any printing or reprinting costs, a candidate who has filed for an office or who has been duly nominated for an office may, at any time after the certification of the notice of election required in subsection 1 of section 115.125 but no later than 5:00 p.m. on the eighth Tuesday before the election, withdraw as a candidate pursuant to a court order, which, except for good cause shown by the election authority in opposition thereto, shall be freely given upon application by the candidate to the circuit court of the area of such candidate's residence."; and

109 Further amend the title and enacting clause accordingly.