Session of 2025

SENATE BILL No. 105

By Committee on Federal and State Affairs

1-29

AN ACT concerning the offices of United States senator, state treasurer 40-106 and repealing the existing sections; also repealing K.S.A. 25governor appoint one of the nominated persons; establishing the joint committee on vacancy appointments; amending K.S.A. 25-101b and three persons for consideration for such appointment and that the political party as the incumbent; requiring the legislature to nominate in such offices; requiring the appointment of a person of the same and the commissioner of insurance; relating to the filling of vacancies

9 8 7 6 5 4

10 11 12 13 14 15 Be it enacted by the Legislature of the State of Kansas:

office upon receiving such senator's certificate of election. vacancy shall be filled by election and the senator so elected shall take section 4, and amendments thereto, or a report submitted pursuant to report to temporarily fill such vacancy. At the time of the next election of section 3, and amendments thereto, the governor shall appoint one of the calendar days after receiving a concurrent resolution adopted pursuant to provisions of sections 2 through 4, and amendments thereto. Within two Such temporary appointment shall be made in accordance with the appointment to fill such vacancy until a successor is elected and qualified States senator from this state, the governor shall make a temporary representatives in congress immediately following such vacancy, such three persons recommended as candidates in such concurrent resolution or New Section 1. (a) Upon a vacancy occurring in the office of United

16 17 18

such office. If the United States senator elected at the immediately preceding election for such office was not registered with any political appointed pursuant to sections 2 through 4, and amendments thereto. party, then any suitable person who is a resident of this state may be same political party for the immediately preceding six years as that of the person is a resident of this state and shall have been registered with the United States senator elected at the immediately preceding election for No person shall be appointed pursuant to this act unless such

19 20 21 21 22 23 23 24 24 25 26 27 27 27 28 29 30 31 31 33 33 34 34

joint committee on vacancy appointments shall be established office of state treasurer or the office of the commissioner of insurance, the days of a vacancy occurring in the office of United States senator, the New Sec. 2. (a) Except as otherwise provided, within 10 calendar

> Proposed Amendments to Senate Bill No. 105 #1 Senate Committee on Federal and State Affairs

Office of Revisor of Statutes Prepared by: Jason Long

consist of 12 members as follows: congressional districts shall be represented by at least two members of the joint committee who shall be residents thereof. The joint committee shall appointment of the members of the joint committee. Each of this state's

- by the president; (1) The president of the senate, or a member of the senate designated
- one member of the senate appointed by the president;
- house of representatives designated by the speaker; (3) the speaker of the house of representatives, or a member of the
- speaker; (4) one member of the house of representatives appointed by the
- senate; (5) two members of the senate appointed by the majority leader of the
 - majority leader of the house of representatives; 6 (7) one member of the senate appointed by the vice president of the two members of the house of representatives appointed by the
 - senate; (8) one member of the house of representatives appointed by the
 - senate; and speaker pro tem of the house of representatives; (9) one member of the senate appointed by the minority leader of the
 - minority leader of the house of representatives. (10) one member of the house of representatives appointed by the
 - such general election and was an incumbent in such election. (b) The joint committee on vacancy appointments shall not be established when a vacancy occurs less than 90 calendar days prior to held, unless the person vacating such office was elected to such office at December 31 in any year in which a general election for such office is
 - absence of the chairperson. representatives, or the speaker's designee, shall be the vice chairperson. the chairperson of the joint committee and the speaker of the house of The vice chairperson shall exercise all the powers of the chairperson in the (c) The president of the senate, or the president's designee, shall be
 - of the joint committee shall receive compensation and travel expenses and amendments thereto, when attending meetings of such committee. subsistence expenses or allowances as provided in K.S.A. 75-3212, and time and at any place within the state on call of the chairperson. Members (d) The joint committee on vacancy appointments shall meet at any
- calendar days of a vacancy occurring in the office of United States senator, the office of state treasurer or the office of the commissioner of The first meeting of the joint committee shall be held within 30
- New Sec. 3. (a) The joint committee on vacancy appointments shall

opportunity to be heard before the joint committee. conduct one or more public hearings and shall grant each candidate an candidate satisfies federal and state requirements to hold such office and to amendments thereto. Such review shall include verifying that such be appointed to fill a vacancy in such office. The joint committee shall review candidates to fill the vacancy described in section 2, and

public hearings, the joint committee shall introduce a concurrent resolution in each house recommending three persons as candidates to fill the (b) Except as provided in subsection (c), at the conclusion of its

10 vacancy.

9 8

7654

candidates to fill the vacancy. shall submit a report to the governor recommending three persons as legislature is not in regular or special session, then the joint committee If the joint committee concludes its public hearings while the

days and shall either adopt such resolution or direct the joint committee to that is introduced pursuant to section 3, and amendments thereto, within 10 New Sec. 4. (a) Each house shall consider any concurrent resolution

reconvene to reconsider candidates to fill the vacancy.

thereto. When introducing any second or subsequent resolution, the joint shall reconvene and act in accordance with section 3, and amendments recommended in any prior resolution. committee may recommend one or more of the candidates who were (b) When directed to do so by the legislature, the joint committee

political party for the immediately preceding six years as that of the state is a resident of this state and shall have been registered with the same such office, within two calendar days after receiving a concurrent through 4, and amendments thereto. serve for the unexpired term and until a successor is elected and qualified recommended as candidates in such concurrent resolution or report to governor shall appoint some suitable person one of the three persons report submitted pursuant to section 3, and amendments thereto, the resolution adopted pursuant to section 4, and amendments thereto, or a who is a resident of this state may be appointed pursuant to sections 2 office was not registered with any political party, then any suitable person the state treasurer elected at the immediately preceding election for such treasurer elected at the immediately preceding election for such office. If No person shall be appointed pursuant to this section unless such person term of office shall be four-(4) years beginning on the second Monday in thereafter, there shall be elected a treasurer for the state of Kansas, whose January next succeeding such treasurer's election. In case of a vacancy in 101b. At the general election held in 1978 and each four-(4) years K.S.A. 25-101b is hereby amended to read as follows: 25-

K.S.A. 40-106 is hereby amended to read as follows: 40-106

recommended as a candidate to fill the vacancy No member of the joint committee shall be

SB 105

political party, then any suitable person who is a resident of this state may election for such office. If the commissioner of insurance elected at the such person is a resident of this state and shall have been registered with qualified. No person shall be appointed pursuant to this section unless concurrent resolution adopted pursuant to section 4, and amendments thereto, or a report submitted pursuant to section 3, and amendments of a vacancy in such office, within two calendar days after receiving a whose term of office shall be four-(4) years beginning on the second be appointed pursuant to sections 2 through 4, and amendments thereto. immediately preceding election for such office was not registered with any the commissioner of insurance elected at the immediately preceding the same political party for the immediately preceding six years as that of report to serve for the unexpired term and until a successor is elected and persons recommended as candidates in such concurrent resolution or thereto, the governor shall appoint-some suitable person one of the three Monday in January next succeeding such commissioner's election. In case there shall be elected a commissioner of insurance for the state of Kansas, At the general election held in 1978 and each four-(4) years thereafter Sec. 7. K.S.A. 25-101b, 25-318 and 40-106 are hereby repealed.

Sec. 8. This act shall take effect and be in force from and after its publication in the Kansas register.