$| \underbrace{\texttt{H}}_{\texttt{L}} \underbrace{\texttt{H}}_{\texttt{R}} \underbrace{\texttt{H}}_{\texttt{H}} \underbrace{\texttt{H}} \underbrace{\texttt{H}}$

Elections Campaign Reform Committee

Filed: 10/25/2005

	09400SB0204ham001 LRB094 05130 JAM 49213 a
1	AMENDMENT TO SENATE BILL 204
2	AMENDMENT NO Amend Senate Bill 204 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Public Officer Simultaneous Tenure Act is
5	amended by changing Sections 1 and 2 as follows:
6	(50 ILCS 110/1) (from Ch. 102, par. 4.10)
7	Sec. 1. Legislative findings; purpose) . The General
8	Assembly finds and declares that questions raised regarding the
9	legality of simultaneously holding the office of county board
10	member and township supervisor are unwarranted, and in counties
11	of less than 100,000 population such questions regarding the
12	legality of simultaneously holding the office of county board
13	member and township trustee are unwarranted; that the General
14	Assembly viewed the office of township supervisor, and in
15	counties of less than 100,000 population the office of township
16	trustee, and the office of county board member as compatible;
17	and that to settle the question of legality and avoid confusion
18	among such counties and townships as may be affected by such
19	questions it is lawful to hold the office of county board
20	member simultaneously with the office of township supervisor,
21	and in counties of less than 100,000 population with the office
22	of township trustee, in accordance with this Act.
23	The General Assembly finds and declares that questions

24 raised regarding the legality of simultaneously holding the

09400SB0204ham001 -2- LRB094 05130 JAM 49213 a

office of county board member and the office of community 1 college board member are unwarranted; that the General Assembly 2 3 views the office of community college board member and the office of county board member as compatible; and that to settle 4 5 questions of legality and avoid confusion among the counties and community college districts as may be affected by those 6 7 questions, it is lawful to simultaneously hold the office of county board member and the office of community college board 8 member, in accordance with this Act. 9

10 (Source: P.A. 82-554.)

11

Sec. 2. Simultaneous tenure declared to be lawful. It is 12 13 lawful for any person to hold the office of county board member 14 and township supervisor, and in counties of less than 100,000 15 population the office of county board member and township trustee, simultaneously. It is lawful for any person to hold 16 17 the office of county board member and the office of township assessor or town clerk, simultaneously, in counties of less 18 19 than 300,000 population.

(50 ILCS 110/2) (from Ch. 102, par. 4.11)

20 <u>It is lawful for any person to simultaneously hold the</u> 21 <u>office of county board member and the office of community</u> 22 <u>college board member.</u>

23 (Source: P.A. 90-748, eff. 8-14-98.)

24 Section 99. Effective date. This Act takes effect upon 25 becoming law.".