

8 It is proposed by the Florida Constitution Revision Commission
9 that:

10
11 Section 1. Section 2 of Article V of the Florida
12 Constitution is revised by amending that section to read:

15 SECTION 2. Administration; practice and procedure.--

16 (a) The supreme court shall adopt rules for the

17 practice and procedure in all courts including the time for

18 seeking appellate review, the administrative supervision of

19 all courts, the transfer to the court having jurisdiction of

20 any proceeding when the jurisdiction of another court has been

21 improvidently invoked, and a requirement that no cause shall

22 be dismissed because an improper remedy has been sought. The

23 supreme court shall adopt rules to allow the court and the

24 district courts of appeal to submit questions relating to

25 military law to the federal Court of Appeals for the Armed

26 Forces for an advisory opinion. These rules may be repealed by

27 general law enacted by two-thirds vote of the membership of

28 each house of the legislature.

1 shall have the power to assign justices or judges, including
2 consenting retired justices or judges, to temporary duty in
3 any court for which the judge is qualified and to delegate to
4 a chief judge of a judicial circuit the power to assign judges
5 for duty in his respective circuit.

6 (c) A chief judge for each district court of appeal
7 shall be chosen by a majority of the judges thereof or, if
8 there is no majority, by the chief justice. The chief judge
9 shall be responsible for the administrative supervision of the
10 court.

11 (d) A chief judge in each circuit shall be chosen from
12 among the circuit judges as provided by supreme court rule.
13 The chief judge shall be responsible for the administrative
14 supervision of the circuit courts and county courts in his
15 circuit.

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31