

2 SJR 8208 - S AMD 133

3 By Senator Kline and Johnson

4 ADOPTED 03/13/01

5 On page 1, after line 7, strike all material through "~~agreement.~~)")"

6 on line 19, and insert the following:

7 "Article IV, section 7. The judge of any superior court may hold

8 a superior court in any county at the request of the judge of the

9 superior court thereof, and upon the request of the governor it shall

10 be his or her duty to do so. A case in the superior court may be tried

11 by a judge((~~7~~)) pro tempore, who must be either: (1) A member of the

12 bar, agreed upon in writing by the parties litigant, or their attorneys

13 of record, approved by the court and sworn to try the case; or (2) any

14 sitting elected judge pursuant to supreme court rule providing for a

15 right, exercisable once during a case, to a change of judge pro

16 tempore. However, if a previously elected judge of the superior court

17 retires leaving a pending case in which the judge has made

18 discretionary rulings, the judge is entitled to hear the pending case

19 as a judge pro tempore without any written agreement."

--- END ---