1	STATE OF OKLAHOMA
2	1st Session of the 55th Legislature (2015)
3	HOUSE JOINT RESOLUTION 1022 By: Christian
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6	AS INTRODUCED
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8	A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Sections 1 and 4 of
9	Article VII of the Constitution of the State of Oklahoma; granting judicial power to Court of Capital
10	Appeals; directing Oklahoma Legislature to set court composition, election or appointment of judges and
11	judicial term in statute; giving Court of Capital Appeals exclusive jurisdiction over capital murder
12	appeals; limiting Court of Criminal Appeals jurisdiction to all other criminal appeals;
13	authorizing Court of Capital Appeals to issue, rule and hear remedial writs; providing ballot title; and
14	directing filing.
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16	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE
17	1ST SESSION OF THE 55TH OKLAHOMA LEGISLATURE:
18	SECTION 1. The Secretary of State shall refer to the people for
19	their approval or rejection, as and in the manner provided by law,
20	the following proposed amendment to Sections 1 and 4 of Article VII
22	of the Constitution of the State of Oklahoma to read as follows:
23	Section 1. A. The judicial power of this State shall be vested
24	in the Senate, sitting as a Court of Impeachment, a Supreme Court,

the Court of Criminal Appeals, the Court of Capital Appeals, the Court on the Judiciary, the State Industrial Court, the Court of Bank Review, the Court of Tax Review, and such intermediate appellate courts as may be provided by statute, District Courts, and such Boards, Agencies and Commissions created by the Constitution or established by statute as exercise adjudicative authority or render decisions in individual proceedings. Provided that the Court of Criminal Appeals, the State Industrial Court, the Court of Bank Review and the Court of Tax Review and such Boards, Agencies and Commissions as have been established by statute shall continue in effect, subject to the power of the Legislature to change or abolish said Courts, Boards, Agencies, or Commissions. Municipal Courts in cities or incorporated towns shall continue in effect and shall be subject to creation, abolition or alteration by the Legislature by general laws, but shall be limited in jurisdiction to criminal and traffic proceedings arising out of infractions of the provisions of ordinances of cities and towns or of duly adopted regulations authorized by such ordinances.

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B. The composition of the Court of Capital Appeals, election or appointment of judges and judicial terms shall be set by the Oklahoma Legislature in a manner provided by statute. The amendments to this section shall become effective November 1, 2017.

Section 4.  $\underline{A}$ . The appellate jurisdiction of the Supreme Court shall be co-extensive with the State and shall extend to all cases

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    at law and in equity; except that the Court of Capital Appeals shall
    have exclusive appellate jurisdiction in capital murder cases and
    the Court of Criminal Appeals shall have exclusive appellate
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    jurisdiction in all other criminal cases and until otherwise
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    provided by statute and in the event there is any conflict as to
    jurisdiction, the Supreme Court shall determine which court has
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    jurisdiction and such determination shall be final. The original
    jurisdiction of the Supreme Court shall extend to a general
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    superintending control over all inferior courts and all Agencies,
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    Commissions and Boards created by law. The Supreme Court, Court of
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    Capital Appeals, Court of Criminal Appeals, in criminal matters and
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    all other appellate courts shall have power to issue, hear and
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    determine writs of habeas corpus, mandamus, quo warranto,
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    certiorari, prohibition and such other remedial writs as may be
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    provided by law and may exercise such other and further jurisdiction
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    as may be conferred by statute. Each of the Justices or Judges
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    shall have power to issue writs of habeas corpus to any part of the
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    State upon petition by or on behalf of any person held in actual
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    custody and make such writs returnable before himself, or before the
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    Supreme Court, other Appellate Courts, or before any District Court,
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    or judge thereof in the State. The appellate and the original
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    jurisdiction of the Supreme Court and all other appellate courts
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    shall be invoked in the manner provided by law.
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1	B. The amendments to this section shall become effective
2	November 1, 2017.
3	SECTION 2. The Ballot Title for the proposed Constitutional
4	amendment as set forth in SECTION 1 of this resolution shall be in
5	the following form:
6	BALLOT TITLE
7	Legislative Referendum No State Question No
8	THE GIST OF THE PROPOSITION IS AS FOLLOWS:
9	This measure amends the Oklahoma Constitution. It amends
10	Sections 1 and 4 of Article 7. It would give judicial power to
11	a newly created court in the state. The new court would be
12	known as the Court of Capital Appeals. The composition of the
13	court, election or appointment of judges and judicial terms for
14	the Court of Capital Appeals would be set by the Oklahoma
15	Legislature through statute. The Court of Capital Appeals would
16	have exclusive jurisdiction in all capital murder case appeals.
17	The Court of Criminal Appeals would have exclusive jurisdiction
18	in all other criminal case appeals. The Court of Capital
19	Appeals would have the authority to issue, rule and hear
20	remedial writs as provided by law. This amendment would become
21	effective on January 1, 2017.
22	SHALL THE PROPOSAL BE APPROVED?
23	FOR THE PROPOSAL — YES
24	AGAINST THE PROPOSAL - NO

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        SECTION 3. The Chief Clerk of the House of Representatives,
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    immediately after the passage of this resolution, shall prepare and
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    file one copy thereof, including the Ballot Title set forth in
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    SECTION 2 hereof, with the Secretary of State and one copy with the
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    Attorney General.
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