## STATE OF NEW YORK

10628

## IN ASSEMBLY

July 6, 2022

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Barclay) -read once and referred to the Committee on Governmental Operations

CONCURRENT RESOLUTION OF THE SENATE AND ASSEMBLY

proposing the addition of a new article 20 to the constitution, in relation to providing for the recall of a district attorney

Section 1. Resolved (if the Senate concur), That article 20 of the constitution be renumbered article 21 and a new article 20 be added to read as follows:

ARTICLE XX

Recall of a District Attorney

Section 1. Recall is the power of the electors to remove an elective 7 officer.

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- § 2. 1. Recall of a district attorney is initiated by delivering to the state board of elections a petition alleging reason for recall. Sufficiency of reason is not reviewable. Proponents have one hundred 10 sixty days to file signed petitions.
- 12 2. A petition to recall a district attorney must be signed by electors 13 within the county the district attorney shall have been elected or 14 appointed equal in number to twenty percent of the last vote for the 15 office.
  - 3. The state board of elections shall maintain a continuous count of the signatures certified to that office.
- § 3. 1. An election to determine whether to recall a district attorney 19 and, if appropriate, to elect a successor shall be called by the governor and held not less than sixty days nor more than eighty days from the date of certification of sufficient signatures.
- 2. A recall election may be conducted within one hundred eighty days 23 from the date of certification of sufficient signatures in order that 24 the election may be consolidated with the next regularly scheduled 25 election occurring wholly or partially within the same jurisdiction in which the recall election is held, if the number of voters eligible to 26 vote at that next regularly scheduled election equal at least fifty 28 percent of all the voters eligible to vote at the recall election.
- 29 3. If the majority vote on the question is to recall, the district 30 attorney is removed and, if there is a candidate, the candidate who

EXPLANATION -- Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

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1 receives a plurality is the successor. The district attorney may not be a candidate.

- § 4. A district attorney who is not recalled shall be reimbursed by 4 the state for the district attorney's recall election expenses legally and personally incurred. Another recall may not be initiated against the district attorney until six months after the election.
- § 2. Resolved (if the Senate concur), That the foregoing amendment be referred to the first regular legislative session convening after the next succeeding general election of members of the assembly, and, in 9 10 conformity with section 1 of article 19 of the constitution, be 11 published for 3 months previous to the time of such election.