CRC20 - 34 - pr(V - 3 - a - 2)By Commissioner Langley A proposal to revise 1 2 ARTICLE V, s. 1, Fla. Const.; providing for 3 military courts martial to be conducted by military judges of the Florida National Guard 4 5 with direct appeal to the District Court of 6 Appeal, First District. 7 8 It is proposed by the Florida Constitution Revision Commission 9 that: 10 Section 1. Section 1 of Article V of the Florida 11 Constitution is revised by amending that section to read: 12 13 ARTICLE V 14 JUDICIARY 15 SECTION 1. Courts. -- The judicial power shall be vested 16 in a supreme court, district courts of appeal, circuit courts 17 and county courts. No other courts may be established by the 18 state, any political subdivision or any municipality. The 19 legislature shall, by general law, divide the state into 20 appellate court districts and judicial circuits following county lines. Commissions established by law, or 21 22 administrative officers or bodies may be granted 23 quasi-judicial power in matters connected with the functions of their offices. The legislature may establish by general law 24 25 a civil traffic hearing officer system for the purpose of 26 hearing civil traffic infractions. The legislature may, by 27 general law, authorize a military court martial to be 28 conducted by military judges of the Florida National Guard, 29 with direct appeal of a decision to the District Court of 30 Appeal, First District. 31

CODING: Words stricken are deletions; words underlined are additions.