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By Commissioner Stemberger

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A proposal to create

a new section in Article X of the State Constitution to prohibit the naming of public buildings, programs, or other facilities after municipal, county, or state elected officials unless certain requirements are met.

Be It Proposed by the Constitution Revision Commission of Florida:

A new section is added to Article X of the State Constitution to read:

ARTICLE X

MISCELLEANEOUS

Naming of governmental programs and government-owned buildings and other facilities.—

- (a) The state, a local government, or any other political subdivision of the state may not name a building, a facility, or a tract of land owned by the governmental entity, or a program administered by the governmental entity, after an elected state or local official until the official has vacated public office.
- (b) A law or an ordinance enacted which names a building, a facility, or a tract of land, or a program after a former elected state or local official may not contain provisions on any other subject.