

	CRC ACTION	
Commissioner		
Comm: FAV		
04/05/2018		
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The Committee on Style and Drafting (Jordan) recommended the following:

CRC Amendment (with title amendment)

Delete everything after the proposal clause and insert:

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

ARTICLE X

MISCELLANEOUS

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

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(a) The state, a local government, or any other political subdivision of the state may not name a building, a facility, a tract of land owned by the governmental entity, or a program administered by the governmental entity, after an elected state or local official if such official is a sitting member of the legislative body voting on the name of the project.

(b) A law or an ordinance which names a building, a facility, a tract of land, or a program after a former elected state or local official may not contain provisions on any other subject.

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> BE IT FURTHER PROPOSED that the following statement be placed on the ballot:

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RESTRICTIONS ON NAMING OF GOVERNMENT PROGRAMS AND PROPERTY.-Prohibits governmental programs and government-owned facilities and land from being named for a sitting elected state or local official; prohibits a naming law or ordinance from containing any other subject.

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======= T I T L E A M E N D M E N T ========= And the title is amended as follows:

Delete everything before the proposal clause and insert:

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REVISION 11

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A proposal to create a new section in Article X of the State Constitution to prohibit a state or local legislative body from naming public buildings,



40	programs, or other facilities after a sitting member
41	of such body; providing that a naming law or ordinance
42	may not contain provisions on any other subject.