The Constitution Revision Commission

COMMITTEE MEETING EXPANDED AGENDA

STYLE AND DRAFTING Commissioner Heuchan, Chair **Commissioner Timmann, Vice Chair**

MEETING DATE: Thursday, April 5, 2018

TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

MEMBERS: Commissioner Heuchan, Chair; Commissioner Timmann, Vice Chair; Commissioners Cerio, Gamez,

Jordan, Karlinsky, Kruppenbacher, Lester, Martinez, Nuñez, Sprowls, and Stargel

TAB	PROPOSAL NO. and INTRODUCER	PROPOSAL DESCRIPTION and COMMITTEE ACTIONS	COMMITTEE ACTION
	Ballot Preparation of CRC Revision	ons:	
1	Grouping and Ordering		Discussed
2	Ballot Titles and Summaries		Discussed
3	PCP 6001	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
4	PCP 6002	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
5	PCP 6003	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
6	PCP 6004	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
7	PCP 6005	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 9 Nays 2
8	PCP 6006	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 10 Nays 0
9	PCP 6007	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
10	PCP 6008	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0

TAB	PROPOSAL NO. and INTRODUCER	PROPOSAL DESCRIPTION and COMMITTEE ACTIONS	COMMITTEE ACTION
11	PCP 6009	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
12	PCP 6010	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
13	PCP 6011	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
14	PCP 6012	Revision to the State Constitution;	Submitted as Committee Proposal Yeas 11 Nays 0
15	PCP 6013	Revision to the State Constitution;	Not Considered
16	PCP 6014	Revision to the State Constitution;	Not Considered
17	PCP 6015	Revision to the State Constitution;	Not Considered
18	PCP 6016	Revision to the State Constitution;	Not Considered
19	PCP 6017	Revision to the State Constitution;	Not Considered
20	PCP 6018	Revision to the State Constitution;	Not Considered
21	PCP 6019	Revision to the State Constitution;	Not Considered
22	PCP 6020	Revision to the State Constitution;	Not Considered



CONSTITUTION REVISION COMMISSION

STYLE AND DRAFTING COMMITTEE

Chair Brecht Heuchan Vice Chair Carolyn Timmann

GROUPING AND ORDERING

Proposed Grouping

P 65

Vaping in Indoor Workplaces

Group A: K-12 Education (Revision 3)			Group E: Property Rights; Removal of Obsolete Provision; Criminal Statutes	
P 43	School Board Term Limits		sion 6)	
P 71	School Operation	(7137)		
P 10	Civic Literacy	P 3 P 12	Alien Land Law High Speed Rail Language Removal	
Surviv	B: Military and First Responder vor Benefits; Higher Education sion 2)	P 20	Amendment or Repeal of Criminal Statutes	
P 49	First Responders and Military Survivor Benefits		p F: Government Structure and ation (Revision 5)	
P 44	Voting Thresholds for University	P 9	Department of Veterans' Affairs	
	Fees	P 26	Office of Domestic Security and	
P 83	State College System		Counterterrorism	
		P 13	Elected Constitutional Officers	
Group	C: Judicial (Revision 1)	P 103	3 Sessions of the Legislature	
P 96	Victim's Rights	Stand	dalone	
P 6	Judicial Deference	P 39	Lobbying and Abuse of Office by	
P 41	Judge Retirement	r 33	Public Officers (Revision 7)	
		P 93	Innovation School Districts	
Group D: Regulation of Vaping;			(Revision 8)	
Prohibition of Oil and Gas Drilling		P 11	Close Write-In Loophole	
(Revision 4)			sion 9)	
P 91	Ban on Oil and Gas Drilling			

P 29

Employment Eligibility

Verification (Revision 10)

P 37 Naming Government Facilities and Programs (Revision 11)

P 67 Greyhounds (Revision 12)



Ballot Summaries and Titles by Proposal Number

#3

PROPERTY RIGHTS

Removes discriminatory language related to real property rights. (8 words)

#6

INTERPRETATION OF STATUTES AND RULES

Requires judges to independently interpret statutes and rules rather than deferring to an administrative agency's interpretation. (16 words)

#9

DEPARTMENT OF VETERANS' AFFAIRS

Requires legislature to retain the department of veterans' affairs. (9 words)

#10

CIVIC LITERACY

Requires legislature to provide for the promotion of civic literacy in public schools. (13 words)

#11

PRIMARY ELECTIONS

Currently, all qualified voters, regardless of party affiliation, may vote in primary elections when all candidates have the same party affiliation and there is no opposition, including write-in candidates, in the general election. This amendment provides that the presence of write-in candidates on the ballot will not prevent all qualified voters from voting in primary elections. (56 words)

REMOVES OBSOLETE PROVISION

Removes obsolete language repealed by voters. (6 words)

#13

SELECTION AND DUTIES OF COUNTY OFFICERS

Ensures election of sheriffs, property appraisers, supervisors of elections, tax collectors, and clerks of court in all counties; removes ability of charter counties to abolish, change the term, transfer the duties, or eliminate the election of the office. (38 words)

#20

CRIMINAL STATUTES

Deletes provision that amendment of a criminal statute will not affect prosecution or penalties for a prior committed crime, but retains current provision allowing prosecution after a statute is repealed. (30 words)

#26

OFFICE OF DOMESTIC SECURITY AND COUNTERTERRORISM

Creates the office of domestic security and counterterrorism within the department of law enforcement. (14 words)

#29

EMPLOYMENT ELIGIBILITY VERIFICATION

Requires legislature to establish an employment eligibility verification process and to enact a random auditing program to enforce the existing prohibition on unauthorized aliens from working in Florida in violation of federal immigration law. (34 words)

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. (30 words)

#39

LOBBYING AND ABUSE OF OFFICE BY PUBLIC OFFICERS

Expands current restrictions on lobbying by former public officers; creates restrictions on lobbying by currently serving public officers and government entities; prohibits certain abuses of public office for personal benefit. (30 words)

#41

RETIREMENT AGE OF JUDGES

Raises mandatory retirement age of state judges from seventy to seventyfive years; deletes authorization for judges to complete term if one-half of the term has been served by retirement age. (32 words)

#43

SCHOOL BOARD TERM LIMITS

Creates term limit of eight consecutive years for school board members. (11 words)

#44

UNIVERSITY FEES

Requires super-majority votes by university trustees and state university system board of governors to raise or impose all legislatively authorized fees. (21 words)

FIRST RESPONDERS AND MILITARY MEMBERS

Creates mandatory payment of compensation and education benefits to qualifying survivors of certain first responders and military members who die while performing official duties. (24 words)

#54

HOSPITALS

Provides that, if any hospital in a county has an infection rate above the statewide average, any other hospital may enter the county without satisfying current statutory need-based restrictions on new hospitals. (32 words)

#65

REGULATION OF VAPING

Adds vapor-generating devices to current prohibition of tobacco smoking in enclosed indoor workplaces with exceptions; permits more restrictive local ordinances. (20 words)

#67

DOG RACING

Prohibits gaming or pari-mutuel entities from racing dogs in connection with wagering; eligibility of such entities to conduct other authorized pari-mutuel and gaming activities is not affected; prohibits wagering on outcome of in-state live dog races. (36 words)

#71

PUBLIC SCHOOLS

Currently, school boards have constitutional duty to operate, control, and supervise all public schools located within the district. Amendment provides school board's duty is to public schools it establishes, which allows state to operate, control, and supervise any public school not established by school board. (45 words)

STATE COLLEGE SYSTEM

Places the single state college system in the Constitution; a local board of trustees shall govern each state college system institution and the state board of education shall supervise the state college system as currently provided by general law. (47 words)

#91

PROHIBITS OFFSHORE OIL AND GAS DRILLING

Prohibits drilling for the exploration or extraction of oil and natural gas beneath all state-owned waters between the mean high water line and the state's outermost territorial boundaries. (28 words)

#93

INNOVATION SCHOOL DISTRICTS

Requires legislature to create process to designate high-performing school districts as innovation school districts; district school boards may seek such designation; permits flexibility from certain provisions of Florida law. (29 words)

#96

RIGHTS OF CRIME VICTIMS

Specifies certain enforceable rights of victims of crime; imposes requirements on courts to facilitate victims' rights; provides that no claims against a government entity arise from this section. (28 words)

#103

SESSIONS OF THE LEGISLATURE

Changes the commencement of annual legislative session in even-numbered years from a date in March to a date in January; removes current authorization for legislature to fix another date. (29 words)

CONSTITUTION REVISION COMMISSION

STYLE AND DRAFTING COMMITTEE

Chair Brecht Heuchan Vice Chair Carolyn Timmann

STYLE AND DRAFTING COMMITTEE TITLE AND BALLOT SUMMARY SUBMISSIONS

PROPOSAL	<u>TITLE</u>	<u>Summary</u>
3 (Martinez)		 Deletes property rights restrictions on obsolete classification of Asian aliens (10). Deletes property rights restrictions on outdated classification of Asian aliens (10). Deletes the restrictions on property rights based on outdated classification of Asian aliens (13). Deletes the restrictions on property rights based on outdated classification of Asian aliens under the U.S. Immigration Laws (18). Deletes the restrictions on property rights based on outdated classification of Asian aliens under the Immigration Act of 1924 (19). Deletes the restrictions on the property rights of Asian aliens based on outdated classification under the U.S. Immigration Laws (19). Deletes a 1926 provision intended to prohibit ownership or possession of real property based upon national origin. (17). Deletes the restrictions on the property rights of Asian aliens based on outdated classification under the Immigration Act of 1924 (20). A revision ensuring the rights of all natural persons to possess or own real property by striking the 1926 Land Law Provision (22). Proposing an amendment to the State Constitution to protect the rights of all natural persons to possess or own real property by deleting provisions originally intended to prohibit such possession or ownership based upon national origin (36). Proposing an amendment to the State Constitution to protect the rights of all natural persons to possess or own real property by deleting provisions originally intended to prohibit such possession or ownership based upon national origin. Similar provisions have been repealed in all states other
6 (Martinez)		 than Florida (47). Requires an independent judicial interpretation of a state statute (9). Requires a court and administrative law judge to perform an independent interpretation of state statutes and rules in lawsuits involving the State of Florida (24).

the only opposition is from write-in candidates (25). A write-in candidate cannot close a primary election. If only one candidate representing each partial qualifies for the ballot all eligible voters can vote (24). Allows all qualified voters regardless of affiliation to vote in a primary when the winner will not be opposed in the general election or will only be opposed by write-in candidate(s)(31). Delete/Remove repealed section (3). Delete obsolete provision (3). Delete repealed section 1 of Article X (7). Deletes obsolete provision regarding a high speed ground transportation system (10). Ensures all voters can elect their county constitutional officers (9). Ensures all voters within a county can vote for independent and elected constitutional officers (14). Requires all charter counties to elect all their constitutional officers and reorganize their governments to adopt those changes (18).	PROPOSAL	TITLE	SUMMARY
Provides for a/the Florida Department of Veterans' Affairs (8). Requires the Legislature to provide for the Florida Department of Veterans' Affairs (9). Requires the Legislature to provide for the Florida Department of Veterans' Affairs and prescrit its duties (16). Requires the Legislature to provide for the Florida Department of Veterans' Affairs and prescrit its duties (16). Requires the Legislature to provide for the Florida Department of Veterans' Affairs and prescrit its duties (16). Requires the Legislature to provide for the Florida Department of Veterans' Affairs (9). Requires the Legislature to provide for the Florida Department of Veterans' Affairs (9). Requires the Legislature to provide for the Florida Department of Veterans' Affairs (9). Requires the Legislature to provide for the Florida Department of Veterans' Affairs (9). Requires the Legislature to provide for the Florida Department of Veterans' Affairs (9). Requires the Florida Department of Veterans' Affairs (9). Requires department of Veterans' Affairs (9). Requires department of Veterans' Affairs (9). Requires affairs (9). Requires department of Veterans' Affairs (9). Requires affairs (10). Requires			statutes and rules in lawsuits involving the State (22).
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• Ensures the election • Ensures all citizens within a county can vote for an independent and elected sheriff, clerk of countries to the election • Ensures all citizens within a country can vote for an independent and elected sheriff, clerk of countries to the election • Ensures all citizens within a country can vote for an independent and elected sheriff, clerk of countries to the election • Ensures all citizens within a country can vote for an independent and elected sheriff, clerk of countries to the election • Ensures all citizens within a country can vote for an independent and elected sheriff, clerk of countries to the elected sheriff.	(11mmann)		
tax collector, property appraiser and supervisor of elections (25). Paguires an independently elected sheriff property appraiser supervisor of elections tay			
Requires an independently elected sheriff, property appraiser, supervisor of elections, tax collector, and clerk of court in every county, including charter counties, beginning in 2020(25).			
OHIGEN		officers	 Requires election of a sheriff, property appraiser, supervisor of elections, tax collector, and clerk
of court in every county, including charter counties, beginning in 2020 (25).			

PROPOSAL	TITLE	<u>Summary</u>
		• There shall be elected by the electors of each county, for terms of four years, a sheriff, a tax collector, a property appraiser, a supervisor of elections, and a clerk of the circuit court (34).
20 (Rouson)		• Provides that prosecutions are not affected by repeal of statute (10).
26 (Keiser)		 Creates the Office of Domestic Security and Counterterrorism(9). Creates the Office of Domestic Security and Counter-Terrorism within FDLE (10). Creates the Office of Domestic Security and Counterterrorism within the Florida Department of Law Enforcement (14). Creates the Office of Domestic Security and Counter Terrorism within the Department of Law Enforcement (15). Creates the Office of Domestic Security and Counterterrorism within the Department of Law Enforcement to provide analysis and communication in response to threats and terrorism (25). Creates the Office of Domestic Security and Counter-Terrorism within the Florida Department of Law Enforcement to provide intelligence, data, and communication for law enforcement and all domestic security partners responding to threats and terrorism (34).
29 (Newsome)		 Employees must be legally authorized to work under federal law (10). The Legislature shall establish a verification process to ensure employees are legal under federal law and for random compliance audits (20). Requires all employers to verify the employment eligibility of all employees and creates a state auditing program with penalties to employers for failure to comply (25). Requires all employers to verify the employment eligibility of all employees and creates a state auditing program with penalties for employers that fail to comply (25).
37 (Stemberger)		 Prohibits politicians from naming taxpayer funded projects after themselves unless restrictions are met (13). Prohibits local and state politicians from naming publicly funded projects after themselves (12). Prohibits legislators from naming public funded projects after themselves unless restrictions are met (13). Prohibits local and state government from naming publicly funded projects after politicians (12). Prohibits naming of public buildings, land or programs after an elected official in office (14). Prohibits state or local governments to name buildings, facilities, land or programs after elected officials until after he/she vacates public office (21). Prohibits local and state politicians from naming taxpayer funded projects, like roads and buildings, after themselves while still in office voting on the naming (24). Prohibits naming of public building, facility, tract of land, or program after a serving elected official and requires that law to only contain that subject (25). Prohibits city, county and state governments from naming taxpayer funded public projects after politicians still in office unless certain restrictions are met (22).

PROPOSAL	TITLE	<u>Summary</u>
		 Prohibits city, county and state governments from naming taxpayer funded public projects like roads and buildings after politicians unless certain restrictions are met (23). Restricts politicians from naming publicly funded projects after themselves while they are still in office and voting on the naming and requires a stand-alone bill (25). No public facility can be named for a public official while he holds elected office (15).
39 (Gaetz)	Lobbying Restrictions and Government Ethics	 Elected officials are prohibited from being paid lobbyists. Former elected officials, state agency heads and judges are banned from lobbying for extended periods after leaving office. Elected officials cannot misuse their office to obtain personal benefit (36). Enhances the ethical requirements of legislators and local and statewide elected officers to prohibit the use of their official positions for financial gain (21). Prohibits certain governmental officials from lobbying for six years after service (11). Prohibits certain governmental officials from representing others for compensation for six years after leaving office; Restricts certain governmental entities from retaining lobbyists for specified purposes (25).
41 (Schifino)	Provides for the orderly succession of Judges by requiring they retire at age 75	 Increases the age of retirement for justices and judges (9). Increases the age of retirement for justices and judges to 75 (11). Provides for the more orderly transition of judges by requiring they retire at age 75 (15). Provides for the more orderly transition of judges by requiring they retire at age 75 instead of 70 (18). Provides for the more orderly transition of justices and judges by requiring they retire at age 75 instead of 70 (20). Provides that all Judges must retire on or before their 75th birthday and are no longer allowed to complete their term if on their birthday they had already served one-half of a term; by raising the retirement age of Judges from 70 to 75 and eliminating the ability to complete a six year term if they had served half a term by their birthday, there will be a more orderly succession of Judges (73).
43 (Donalds)	School Board Term Limits	 School board members are limited to two four year terms (10). Restricts school board members to two consecutive four year terms (10). Limits school board members to two consecutive four year terms (10). Restricts re-election of county school board members after eight consecutive years (11). Limits terms of county school board members to eight consecutive years beginning November 6, 2018 (15). Limits terms of county school board members to eight consecutive years (11). Limits terms of county school board members after eight consecutive years in that office; excludes terms that start prior to passage of this provision (24).
44		• University fees cannot be increased without a two-thirds majority vote of governing boards (13).
(Washington)		• Establishes minimum vote thresholds for new or increased fees for a state university (13).

PROPOSAL	TITLE	SUMMARY
		 Requires a supermajority vote to increase fees at public universities (10). To keep affordability at the forefront of decision-making, it requires a supermajority vote to increase student fees at a public university (21). To prioritize college affordability when making decisions, it requires a supermajority vote to increase university fees (16).
49 (Gainey)		Creates additional survivor benefits for first responders and military members (10).
54 (Kruppenbacher)		• Eliminates the number of health care facilities that may be opened through a certificate of need (16).
65 (Carlton)		 Prohibits vapor generating devices in enclosed indoor workplaces (8). Bans vaping in any location where smoking is prohibited (9). Prohibits vapor generating electronic devices in enclosed indoor workplaces (9). Updating the Clean Indoor Air Act to include electronic cigarettes (10). Establishing a general prohibition on the use of e-cigarettes in specific locations (12). This amendment updates the Clean Indoor Air Act to include electronic cigarettes (12). Amends the Clean Indoor Air Act to include electronic cigarettes and vaporizers (12). Amends the Clean Indoor Air Act to include vaping (9). Bans the use of electronic cigarettes and vaporizers in any location where smoking is prohibited (15). Updating the Clean Indoor Air Act to prohibit the use of electronic cigarettes where smoking is prohibited (17). Establishing a general prohibition on the use of electronic cigarettes in any location where smoking is prohibited (18). Updating the Clean Indoor Air Act to prohibit the use of electronic cigarettes in any location where smoking is prohibited (20). Proposing an amendment to the Constitution establishing a general prohibition on the use of ecigarettes in any location where smoking is prohibited (20). Proposing an amendment to the Constitution to protect and contribute to the well-being of all Floridians and establishing a general prohibition on the use of e-cigarettes in any location where smoking is prohibited (33). Proposing an amendment to the Constitution to protect and enhance indoor air quality and contribute to the well-being of all Floridians and establishing a general prohibition on the use of e-cigarettes in any location where smoking is prohibited (38).
67 (Lee)		 Prohibits wagering on greyhound or other dog races (9). Prohibition of canine racing for gaming, gambling, or wagering purposes (10).

PROPOSAL	<u>TITLE</u>	<u>Summary</u>
		 No wager shall be made on the outcome of a greyhound or other dog race occurring in Florida (18). No wager shall be made on the outcome of a greyhound or other dog race occurring in Florida, including through gaming or pari-mutuel operations (24). A measure prohibiting persons authorized to conduct gaming or pari-mutual operations from racing canines for wagering purposes, and prohibiting others from wagering on canine racing (25). Prohibits the wagering on greyhound and other dog races (9).
71 (Donalds)	School Board Governance	 Creates an alternative process to authorize public charter schools (9). Limits school board governance to schools established by the district (10). Allows public schools to be operated, controlled, and supervised by county school boards or the State of Florida (18). The state may establish charter schools not operated or controlled by a school district (14). Provides that all free public schools established by the local school district shall be operated, controlled and supervised by the school district (22).
83 (Washington)		 The state college system is established under the State Board of Education (12). Establishes in the constitution the purpose and governance of the State College System (13). Establishes the Florida College System, a primary access point to college (11). Constitutionally establishes the Florida College System, its mission and governance (10). Establishes the Florida College System to ensure all Floridians have access to affordable high quality higher education and workforce programs (20).
91 (Lippisch)		 Bans offshore drilling in Florida's un-alienated waters and coastline (9). Prohibits drilling for oil and natural gas in coastal waters (10). No oil or natural gas exploration, drilling, or extraction in coastal waters (12). Oil and gas exploration, drilling, or extraction is prohibited in Florida's state waters (13). Prohibits drilling for oil or natural gas in Florida's un-alienated waters and coastline (13). Establishing a prohibition on the drilling for exploration and extraction of oil and natural gas in coastal waters (18). It is prohibited to explore for, drill for, or extract oil or gas, in specified coastal Florida waters (18). Drilling for exploration or extraction of oil or natural gas is prohibited on lands beneath all state waters (18). Establishing a general prohibition on the drilling for exploration and extraction of oil and natural gas in specified coastal waters (20). Drilling for exploration or extraction of oil or natural gas is prohibited on lands beneath all state waters have not been alienated (transferred) (23). Bans offshore drilling for oil or natural gas up to three miles off the Atlantic Ocean and nine miles off the Gulf of Mexico (24).

PROPOSAL	TITLE	<u>Summary</u>
		 To protect the people of Florida and their environment, drilling for exploration or extraction of oil or natural gas is prohibited on lands beneath all state waters that have not been transferred (32). Proposing an amendment to the Constitution to protect and contribute to the well-being of all Floridians and establishing a general prohibition on the drilling for exploration and extraction of oil and natural gas in specified coastal waters (37).
93 (Martinez)	Innovation School Districts	 High performing public school districts may choose to operate with the same legal flexibility as charter schools (17). Authorizes high-performing school districts to become innovation districts (8). Authorizes high-performing school districts with the flexibility to innovate (9). Authorizes high-performing school districts to become innovation districts (8). Authorizes high-performing school districts to become innovation districts with the flexibility to innovate (13). Requires establishment of Innovation School Districts to promote opportunities and provide flexibility (12). Requires establishment of Innovation School Districts by law to promote diverse and innovative educational opportunities; limits designation to high-performing school districts; provides eligibility for flexibility (25).
96 (Cerio)	Rights of Crime Victims	 Establishes additional rights to victims of crimes (7). Ensures that crime victims' rights are protected by law (9). Expands rights of crime victims including enhanced notices and restitution requirements (11). Expands victims' rights to notice and information regarding criminal proceedings; requires timely restitution and prompt return of property; restricts unreasonable delays in criminal proceedings (24).
103 (Nunez)		Provides the Legislature to convene in January for even-numbered years (10).



	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:

Section 16 of Article I of the State Constitution is amended to read:

ARTICLE I

DECLARATION OF RIGHTS

SECTION 16. Rights of accused and of victims.-

(a) In all criminal prosecutions the accused shall, upon

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demand, be informed of the nature and cause of the accusation, and shall be furnished a copy of the charges, and shall have the right to have compulsory process for witnesses, to confront at trial adverse witnesses, to be heard in person, by counsel or both, and to have a speedy and public trial by impartial jury in the county where the crime was committed. If the county is not known, the indictment or information may charge venue in two or more counties conjunctively and proof that the crime was committed in that area shall be sufficient; but before pleading the accused may elect in which of those counties the trial will take place. Venue for prosecution of crimes committed beyond the boundaries of the state shall be fixed by law.

- (b) To preserve and protect the right of crime victims to achieve justice, ensure a meaningful role throughout the criminal and juvenile justice systems for crime victims, and ensure that crime victims' rights and interests are respected and protected by law in a manner no less vigorous than protections afforded to criminal defendants and juvenile delinquents, every victim is entitled to the following rights, beginning at the time of his or her victimization:
- (1) The right to due process and to be treated with fairness and respect for the victim's dignity.
- (2) The right to be free from intimidation, harassment, and abuse.
- (3) The right, within the judicial process, to be reasonably protected from the accused and any person acting on behalf of the accused. However, nothing contained herein is intended to create a special relationship between the crime victim and any law enforcement agency or office absent a special

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relationship or duty as defined by Florida law.

- (4) The right to have the safety and welfare of the victim and the victim's family considered when setting bail, including setting pretrial release conditions that protect the safety and welfare of the victim and the victim's family.
- (5) The right to prevent the disclosure of information or records that could be used to locate or harass the victim or the victim's family, or which could disclose confidential or privileged information of the victim.
- (6) A victim shall have the following specific rights upon request:
- a. The right to reasonable, accurate, and timely notice of, and to be present at, all public proceedings involving the criminal conduct, including, but not limited to, trial, plea, sentencing, or adjudication, even if the victim will be a witness at the proceeding, notwithstanding any rule to the contrary. A victim shall also be provided reasonable, accurate, and timely notice of any release or escape of the defendant or delinguent, and any proceeding during which a right of the victim is implicated.
- b. The right to be heard in any public proceeding involving pretrial or other release from any form of legal constraint, plea, sentencing, adjudication, or parole, and any proceeding during which a right of the victim is implicated.
- c. The right to confer with the prosecuting attorney concerning any plea agreements, participation in pretrial diversion programs, release, restitution, sentencing, or any other disposition of the case.
 - d. The right to provide information regarding the impact of

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the offender's conduct on the victim and the victim's family to the individual responsible for conducting any presentence investigation or compiling any presentence investigation report, and to have any such information considered in any sentencing recommendations submitted to the court.

- e. The right to receive a copy of any presentence report, and any other report or record relevant to the exercise of a victim's right, except for such portions made confidential or exempt by law.
- f. The right to be informed of the conviction, sentence, adjudication, place and time of incarceration, or other disposition of the convicted offender, any scheduled release date of the offender, and the release of or the escape of the offender from custody.
- g. The right to be informed of all postconviction processes and procedures, to participate in such processes and procedures, to provide information to the release authority to be considered before any release decision is made, and to be notified of any release decision regarding the offender. The parole or early release authority shall extend the right to be heard to any person harmed by the offender.
- h. The right to be informed of clemency and expungement procedures, to provide information to the governor, the court, any clemency board, and other authority in these procedures, and to have that information considered before a clemency or expungement decision is made; and to be notified of such decision in advance of any release of the offender.
- (7) The rights of the victim, as provided in subparagraph (6)a., subparagraph (6)b., or subparagraph (6)c., that apply to

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any first appearance proceeding are satisfied by a reasonable attempt by the appropriate agency to notify the victim and convey the victim's views to the court.

- (8) The right to the prompt return of the victim's property when no longer needed as evidence in the case.
- (9) The right to full and timely restitution in every case and from each convicted offender for all losses suffered, both directly and indirectly, by the victim as a result of the criminal conduct.
- (10) The right to proceedings free from unreasonable delay, and to a prompt and final conclusion of the case and any related postjudgment proceedings.
- a. The state attorney may file a good faith demand for a speedy trial and the trial court shall hold a calendar call, with notice, within fifteen days of the filing demand, to schedule a trial to commence at a date at least five days but no more than sixty days after the date of the calendar call unless the trial judge enters an order with specific findings of fact justifying a trial date more than sixty days after the calendar call.
- b. All state-level appeals and collateral attacks on any judgment must be complete within two years from the date of appeal in non-capital cases and five years in capital cases, unless a court enters an order with specific findings as to why the court was unable to comply with this subparagraph and the circumstances causing the delay. Each year, the chief judge of any district court of appeal or the chief justice of the supreme court shall report on a case-by-case basis to the speaker of the house of representatives and the president of the senate all

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cases where the court entered an order regarding inability to comply with this subparagraph. The legislature may enact legislation to implement this subparagraph.

- (11) The right to be informed of these rights, and to be informed that victims can seek the advice of an attorney with respect to their rights. This information shall be made available to the general public and provided to all crime victims in the form of a card, or other means that is intended to effectively advise the victim of their rights under this section.
- (c) The victim, the retained attorney of the victim, a lawful representative of the victim, or the office of the state attorney upon request of the victim, may assert and seek enforcement of the rights enumerated in this section and any other right afforded to a victim by law in any trial or appellate court, or before any other authority with jurisdiction over the case, as a matter of right. The court or other authority with jurisdiction shall act promptly on such a request, affording a remedy by due course of law for the violation of any right. The reasons for any decision regarding the disposition of a victim's right shall be clearly stated on the record.
- (d) The granting of these rights enumerated in this section to victims may not be construed to deny or impair any other rights possessed by victims. The provisions of this section apply throughout criminal and juvenile justice processes are self-executing and do not require implementing legislation. This section may not be construed to create any cause of action for damages against the state or a political subdivision of the



state, or any officer, employee, or agent of the state or its political subdivisions.

(e) As used in this section, a "victim" is a person who suffers direct or threatened physical, psychological, or financial harm as a result of the commission or attempted commission of a crime or delinquent act or against whom the crime or delinquent act is committed. The term "victim" includes the victim's lawful representative, the parent or guardian of a minor, or the next of kin of a homicide victim, except upon a showing that the interest of such individual would be in actual or potential conflict with the interests of the victim. The term "victim" does not include the accused. The terms "crime" and "criminal" include delinquent acts and conduct Victims of crime or their lawful representatives, including the next of kin of homicide victims, are entitled to the right to be informed, to be present, and to be heard when relevant, at all crucial stages of criminal proceedings, to the extent that these rights do not interfere with the constitutional rights of the accused.

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Section 8 of Article V of the State Constitution is amended, and section 21 is added to that article, to read:

ARTICLE V

JUDICIARY

SECTION 8. Eligibility.—No person shall be eligible for office of justice or judge of any court unless the person is an elector of the state and resides in the territorial jurisdiction of the court. No justice or judge shall serve after attaining the age of seventy-five seventy years except upon temporary assignment or to complete a term, one-half of which has been



served. No person is eligible for the office of justice of the supreme court or judge of a district court of appeal unless the person is, and has been for the preceding ten years, a member of the bar of Florida. No person is eligible for the office of circuit judge unless the person is, and has been for the preceding five years, a member of the bar of Florida. Unless otherwise provided by general law, no person is eligible for the office of county court judge unless the person is, and has been for the preceding five years, a member of the bar of Florida. Unless otherwise provided by general law, a person shall be eligible for election or appointment to the office of county court judge in a county having a population of 40,000 or less if the person is a member in good standing of the bar of Florida.

SECTION 21. Judicial interpretation of statutes and rules.-In interpreting a state statute or rule, a state court or an officer hearing an administrative action pursuant to general law may not defer to an administrative agency's interpretation of such statute or rule, and must instead interpret such statute or rule de novo.

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

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ARTICLE XII

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SCHEDULE

Eligibility of justices and judges.—The amendment to Section 8 of Article V, which increases the age at which a justice or judge is no longer eligible to serve in judicial office except upon temporary assignment, shall take effect July 1, 2019.



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

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RIGHTS OF CRIME VICTIMS; JUDGES.—Creates constitutional rights for victims of crime; requires courts to facilitate victims' rights; authorizes victims to enforce their rights throughout criminal and juvenile justice processes. Requires judges and hearing officers to independently interpret statutes and rules rather than deferring to government agency's interpretation. Raises mandatory retirement age of state judges from seventy to seventy-five years; deletes authorization for judges to complete term if one-half of term has been served by retirement age.

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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 1

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241 242 A proposal to amend Section 16 of Article I of the State Constitution to revise and establish additional rights of victims of crime; create Section 21 of Article V of the State Constitution to require a state court or an administrative law judge to interpret a state statute or rule de novo in litigation between an administrative agency and a private party and not merely defer to the administrative agency's



interpretation; and amend Section 8 of Article V and
to create a new section in Article XII of the State
Constitution to increase the age after which a justice
or judge may no longer serve in a judicial office.

CRC - 2017

(PROPOSED COMMITTEE PROPOSAL) PCP 6001

FOR CONSIDERATION By the Committee on Style and Drafting

350-00380-17 20176001pp

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REVISION 1

A proposal to revise the State Constitution.

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Be It Proposed by the Constitution Revision Commission of Florida:

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 $\underline{\text{The Constitution Revision Commission intends to propose a}} \\ \text{revision to the State Constitution.}$

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

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Page 1 of 1

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

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6001 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE			4/05/2018 1 Amendment 160702 Jordan					
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
Χ		Cerio						
Χ		Gamez						
Х		Jordan						
		Karlinsky						
X		Kruppenbacher						
Χ		Lester						
Χ		Martinez						
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Yea	Nay	TOTALS	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	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:

Section 7 of Article IX of the State Constitution is amended, and section 8 is added to that article, to read:

ARTICLE IX

EDUCATION

SECTION 7. State University System.-

(a) PURPOSES. In order to achieve excellence through

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teaching students, advancing research and providing public service for the benefit of Florida's citizens, their communities and economies, the people hereby establish a system of governance for the state university system of Florida.

- (b) STATE UNIVERSITY SYSTEM. There shall be a single state university system comprised of all public universities. A board of trustees shall administer each public university and a board of governors shall govern the state university system.
- (c) LOCAL BOARDS OF TRUSTEES. Each local constituent university shall be administered by a board of trustees consisting of thirteen members dedicated to the purposes of the state university system. The board of governors shall establish the powers and duties of the boards of trustees. Each board of trustees shall consist of six citizen members appointed by the governor and five citizen members appointed by the board of governors. The appointed members shall be confirmed by the senate and serve staggered terms of five years as provided by law. The chair of the faculty senate, or the equivalent, and the president of the student body of the university shall also be members.
- (d) STATEWIDE BOARD OF GOVERNORS. The board of governors shall be a body corporate consisting of seventeen members. The board shall operate, regulate, control, and be fully responsible for the management of the whole university system. These responsibilities shall include, but not be limited to, defining the distinctive mission of each constituent university and its articulation with free public schools and community colleges, ensuring the well-planned coordination and operation of the system, and avoiding wasteful duplication of facilities or

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programs. The board's management shall be subject to the powers of the legislature to appropriate for the expenditure of funds, and the board shall account for such expenditures as provided by law. The governor shall appoint to the board fourteen citizens dedicated to the purposes of the state university system. The appointed members shall be confirmed by the senate and serve staggered terms of seven years as provided by law. The commissioner of education, the chair of the advisory council of faculty senates, or the equivalent, and the president of the Florida student association, or the equivalent, shall also be members of the board.

(e) FEES. Any proposal or action of a constituent university to raise, impose, or authorize any fee, as authorized by law, must be approved by at least nine affirmative votes of the members of the board of trustees of the constituent university, if approval by the board of trustees is required by general law, and at least twelve affirmative votes of the members of the board of governors, if approval by the board of governors is required by general law, in order to take effect. A fee under this subsection shall not include tuition.

SECTION 8. State College System.-

(a) PURPOSES. In order to achieve excellence and to provide access to undergraduate education to the students of this state; to originate articulated pathways to a baccalaureate degree; to ensure superior commitment to teaching and learning; and to respond quickly and efficiently to meet the demand of communities by aligning certificate and degree programs with local and regional workforce needs, the people hereby establish a system of governance for the state college system of Florida.



- (b) STATE COLLEGE SYSTEM. There shall be a single state college system comprised of all public community and state colleges. A local board of trustees shall govern each state college system institution and the state board of education shall supervise the state college system.
- (c) LOCAL BOARDS OF TRUSTEES. Each state college system institution shall be governed by a local board of trustees dedicated to the purposes of the state college system. A member of a board of trustees must be a resident of the service delivery area of the college. The powers and duties of the boards of trustees shall be provided by law. Each member shall be appointed by the governor to staggered 4-year terms, subject to confirmation by the senate.
- (d) ROLE OF THE STATE BOARD OF EDUCATION. The state board of education shall supervise the state college system as provided by law.

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

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ARTICLE X

MISCELLANEOUS

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Death benefits for survivors of first responders and military members.-

- (a) A death benefit shall be paid by the employing agency when a firefighter; a paramedic; an emergency medical technician; a law enforcement, correctional, or correctional probation officer; or a member of the Florida National Guard, while engaged in the performance of their official duties, is:
 - (1) Accidentally killed or receives accidental bodily

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injury which results in the loss of the individual's life, 98 99 provided that such killing is not the result of suicide and that 100 such bodily injury is not intentionally self-inflicted; or 101 (2) Unlawfully and intentionally killed or dies as a result 102 of such unlawful and intentional act or is killed during active 103 duty. 104 (b) A death benefit shall be paid by funds from general 105 revenue when an active duty member of the United States Armed 106 Forces is: 107

- (1) Accidentally killed or receives accidental bodily injury which results in the loss of the individual's life, provided that such killing is not the result of suicide and that such bodily injury is not intentionally self-inflicted; or
- (2) Unlawfully and intentionally killed or dies as a result of such unlawful and intentional act or is killed during active duty.
- (c) If a firefighter; a paramedic; an emergency medical technician; a law enforcement, correctional, or correctional probation officer; or an active duty member of the Florida National Guard or United States Armed Forces is accidentally killed as specified in paragraphs (a)(1) and (b)(1), or unlawfully and intentionally killed as specified in paragraphs (a) (2) and (b) (2), the state shall waive certain educational expenses that the child or spouse of the deceased first responder or military member incurs while obtaining a career certificate, an undergraduate education, or a postgraduate education.
- (d) The legislature shall implement this section by general law.



127 (e) This section shall take effect on July 1, 2019. 128 129 130 BE IT FURTHER PROPOSED that the following statement be placed on 131 the ballot: 132 133 FIRST RESPONDER AND MILITARY MEMBER SURVIVOR BENEFITS; 134 PUBLIC COLLEGES AND UNIVERSITIES.—Creates mandatory payment of 135 education and compensation benefits to qualifying survivors of 136 certain first responders and military members who die performing 137 official duties. Requires supermajority votes by university 138 trustees and state university system board of governors to raise 139 or impose all legislatively authorized fees if law requires 140 approval by those bodies. Establishes existing state college 141 system as constitutional entity; provides governance structure. 142 ======= T I T L E A M E N D M E N T ======= 143 144 And the title is amended as follows: 145 Delete everything before the proposal clause 146 and insert: 147 REVISION 2 148 149 A proposal to amend Section 7 of Article IX of the 150 State Constitution to establish minimum vote 151 thresholds for university boards of trustees and the 152 board of governors to impose or authorize a new fee or

increase an existing fee, as authorized by law; create

Section 8 of Article IX of the State Constitution to

specify the purposes of the State College System and

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to provide for the governance structure of the system
and create a new section in Article X of the State
Constitution to establish the right of survivors of
specified first responders and military members to
death benefits.

CRC - 2017

(PROPOSED COMMITTEE PROPOSAL) PCP 6002

FOR CONSIDERATION By the Committee on Style and Drafting

Be It Proposed by the Constitution Revision Commission of

ballot title and ballot summary for this revision.

revision to the State Constitution.

350-00381-17 20176002pp REVISION 2

A proposal to revise the State Constitution.

The Constitution Revision Commission intends to propose a

BE IT FURTHER PROPOSED that the following statement be placed on

The Constitution Revision Commission intends to propose a

Florida:

the ballot:

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Page 1 of 1 CODING: Words stricken are deletions; words underlined are additions.

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6002 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE			4/05/2018 Amendmer					
			Jordan					
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
X		Cerio						
X		Gamez						
Х		Jordan						
		Karlinsky						
Χ		Kruppenbacher						
Χ		Lester						
Χ		Martinez						
Χ		Nuñez						
Χ		Sprowls						
Χ		Stargel						
Χ		Timmann, VICE CHAIR						
Χ		Heuchan, CHAIR						
		1						
		<u> </u>						
11	0	TOTALS	FAV	-				
Yea	Nay	TOTALS	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	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:

Section 4 of Article IX of the State Constitution is amended, and a new section is added to that article, to read:

> ARTICLE IX EDUCATION

SECTION 4. School districts; school boards.-

(a) Each county shall constitute a school district;

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provided, two or more contiguous counties, upon vote of the electors of each county pursuant to law, may be combined into one school district. In each school district there shall be a school board composed of five or more members chosen by vote of the electors in a nonpartisan election for appropriately staggered terms of four years, as provided by law.

- (b) A person may not appear on the ballot for re-election to the office of school board if, by the end of the current term of office, the person would have served, or but for resignation would have served, in that office for eight consecutive years.
- (c) (b) The school board shall operate, control, and supervise all free public schools established by the district school board within the school district and determine the rate of school district taxes within the limits prescribed herein. Two or more school districts may operate and finance joint educational programs.

Civic literacy.—As education is essential to the preservation of the rights and liberties of the people, the legislature shall provide by law for the promotion of civic literacy in order to ensure that students enrolled in public education understand and are prepared to exercise their rights and responsibilities as citizens of a constitutional republic.

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

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ARTICLE XII

SCHEDULE

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Limitation on terms of office for members of a district school board.-This section and the amendment to Section 4 of



40 Article IX imposing term limits for the terms of office for members of a district school board shall take effect on the date 41 it is approved by the electorate, but no service in a term of 42 43 office which commenced prior to November 6, 2018, will be 44 counted against the limitation imposed by this amendment.

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

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SCHOOL BOARD TERM LIMITS AND DUTIES; PUBLIC SCHOOLS.-Creates a term limit of eight consecutive years for school board members and requires the legislature to provide for the promotion of civic literacy in public schools. Currently, district school boards have a constitutional duty to operate, control, and supervise all public schools. The amendment maintains a school board's duties to public schools it establishes, but permits the state to operate, control, and supervise public schools not established by the school board.

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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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67 68 A proposal to amend Section 4 of Article IX and create a new section in Article XII of the State Constitution to establish a limitation on the period for which a person may be elected as a member of a district school

REVISION 3

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board and to specify which schools are operated, controlled, and supervised by a school board and to create a new section in Article IX of the State Constitution to require the Legislature to provide for the promotion of civic literacy in public education.

CRC - 2017

(PROPOSED COMMITTEE PROPOSAL) PCP 6003

FOR CONSIDERATION By the Committee on Style and Drafting

\$350-00382-17\$ 20176003pp REVISION 3 $\mbox{A proposal to revise the State Constitution.}$

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Be It Proposed by the Constitution Revision Commission of Florida:

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 $\underline{ \mbox{The Constitution Revision Commission intends to propose a } \\ \underline{ \mbox{revision to the State Constitution.} }$

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

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 $\underline{ \text{The Constitution Revision Commission intends to propose a} } \\ \text{ballot title and ballot summary for this revision.} \\$

Page 1 of 1

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

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6003 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE			4/05/2018 Amendmei					
			Jordan					
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
Χ		Cerio						
Χ		Gamez						
Х		Jordan						
		Karlinsky						
Χ		Kruppenbacher						
X		Lester						
Χ		Martinez						
Χ		Nuñez						
Χ		Sprowls						
Χ		Stargel						
Χ		Timmann, VICE CHAIR						
Х		Heuchan, CHAIR						
11	0		FAV	_				
Yea	Nay	TOTALS	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	CRC ACTION	
Commissioner		
Comm: FAV		
04/05/2018		

The Committee on Style and Drafting (Jordan) recommended the following:

CRC Amendment (with title amendment)

Delete everything after the proposal clause and insert:

Section 7 of Article II of the State Constitution is amended to read:

ARTICLE II

GENERAL PROVISIONS

SECTION 7. Natural resources and scenic beauty.-

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- (a) It shall be the policy of the state to conserve and protect its natural resources and scenic beauty. Adequate provision shall be made by law for the abatement of air and water pollution and of excessive and unnecessary noise and for the conservation and protection of natural resources.
- (b) Those in the Everglades Agricultural Area who cause water pollution within the Everglades Protection Area or the Everglades Agricultural Area shall be primarily responsible for paying the costs of the abatement of that pollution. For the purposes of this subsection, the terms "Everglades Protection Area" and "Everglades Agricultural Area" shall have the meanings as defined in statutes in effect on January 1, 1996.
- (c) To protect the people of Florida and their environment, drilling for exploration or extraction of oil or natural gas is prohibited on lands beneath all state waters which have not been alienated and that lie between the mean high water line and the outermost boundaries of the state's territorial seas. This prohibition does not apply to the transportation of oil and gas products produced outside of such waters. This subsection is self-executing.

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Section 20 of Article X of the State Constitution is amended to read:

33 ARTICLE X

MISCELLANEOUS

SECTION 20. Workplaces without tobacco smoke or vapor .-

(a) PROHIBITION. As a Florida health initiative to protect people from the health hazards of second-hand tobacco smoke and vapor, tobacco smoking and the use of vapor-generating

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electronic devices are is prohibited in enclosed indoor workplaces. This section does not preclude the adoption of ordinances that impose more restrictive regulation on the use of vapor-generating electronic devices than is provided in this section.

- (b) EXCEPTIONS. As further explained in the definitions below, tobacco smoking and the use of vapor-generating electronic devices may be permitted in private residences whenever they are not being used commercially to provide child care, adult care, or health care, or any combination thereof; and further may be permitted in retail tobacco shops, vaporgenerating electronic device retailers, designated smoking guest rooms at hotels and other public lodging establishments; and stand-alone bars. However, nothing in this section or in its implementing legislation or regulations shall prohibit the owner, lessee, or other person in control of the use of an enclosed indoor workplace from further prohibiting or limiting smoking or the use of vapor-generating electronic devices therein.
- (c) DEFINITIONS. For purposes of this section, the following words and terms shall have the stated meanings:
- (1) "Smoking" means inhaling, exhaling, burning, carrying, or possessing any lighted tobacco product, including cigarettes, cigars, pipe tobacco, and any other lighted tobacco product.
- (2) "Second-hand smoke," also known as environmental tobacco smoke (ETS), means smoke emitted from lighted, smoldering, or burning tobacco when the smoker is not inhaling; smoke emitted at the mouthpiece during puff drawing; and smoke exhaled by the smoker.

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- (3) "Work" means any person's providing any employment or employment-type service for or at the request of another individual or individuals or any public or private entity, whether for compensation or not, whether full or part-time, whether legally or not. "Work" includes, without limitation, any such service performed by an employee, independent contractor, agent, partner, proprietor, manager, officer, director, apprentice, trainee, associate, servant, volunteer, and the like.
- (4) "Enclosed indoor workplace" means any place where one or more persons engages in work, and which place is predominantly or totally bounded on all sides and above by physical barriers, regardless of whether such barriers consist of or include uncovered openings, screened or otherwise partially covered openings; or open or closed windows, jalousies, doors, or the like. This section applies to all such enclosed indoor workplaces without regard to whether work is occurring at any given time.
- (5) "Commercial" use of a private residence means any time during which the owner, lessee, or other person occupying or controlling the use of the private residence is furnishing in the private residence, or causing or allowing to be furnished in the private residence, child care, adult care, or health care, or any combination thereof, and receiving or expecting to receive compensation therefor.
- (6) "Retail tobacco shop" means any enclosed indoor workplace dedicated to or predominantly for the retail sale of tobacco, tobacco products, and accessories for such products, in which the sale of other products or services is merely



incidental.

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- (7) "Designated smoking quest rooms at public lodging establishments" means the sleeping rooms and directly associated private areas, such as bathrooms, living rooms, and kitchen areas, if any, rented to guests for their exclusive transient occupancy in public lodging establishments including hotels, motels, resort condominiums, transient apartments, transient lodging establishments, rooming houses, boarding houses, resort dwellings, bed and breakfast inns, and the like; and designated by the person or persons having management authority over such public lodging establishment as rooms in which smoking may be permitted.
- (8) "Stand-alone bar" means any place of business devoted during any time of operation predominantly or totally to serving alcoholic beverages, intoxicating beverages, or intoxicating liquors, or any combination thereof, for consumption on the licensed premises; in which the serving of food, if any, is merely incidental to the consumption of any such beverage; and that is not located within, and does not share any common entryway or common indoor area with, any other enclosed indoor workplace including any business for which the sale of food or any other product or service is more than an incidental source of gross revenue.
- (9) "Vapor-generating electronic device" means any product that employs an electronic, a chemical, or a mechanical means capable of producing vapor or aerosol from a nicotine product or any other substance, including, but not limited to, an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or other similar device or product, any



replacement cartridge for such device, and any other container of a solution or other substance intended to be used with or within an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or other similar device or product.

- (10) "Vapor-generating electronic device retailer" means any enclosed indoor workplace dedicated to or predominantly for the retail sale of vapor-generating electronic devices and components, parts, and accessories for such products, in which the sale of other products or services is merely incidental.
- (d) LEGISLATION. In the next regular legislative session occurring after voter approval of this section or any amendment to this section amendment, the Florida legislature shall adopt legislation to implement this section and any amendment to this section amendment in a manner consistent with its broad purpose and stated terms, and having an effective date no later than July 1 of the year following voter approval. Such legislation shall include, without limitation, civil penalties for violations of this section; provisions for administrative enforcement; and the requirement and authorization of agency rules for implementation and enforcement. This section does not Nothing herein shall preclude the legislature from enacting any law constituting or allowing a more restrictive regulation of tobacco smoking or the use of vapor-generating electronic devices than is provided in this section.

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

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PROHIBITS OFFSHORE OIL AND GAS DRILLING; PROHIBITS VAPING



IN ENCLOSED INDOOR WORKPLACES.—Prohibits drilling for the exploration or extraction of oil and natural gas beneath all state-owned waters between the mean high water line and the state's outermost territorial boundaries. Adds vapor-generating devices to current prohibition of tobacco smoking in enclosed indoor workplaces with exceptions; permits more restrictive local ordinances.

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and insert:

REVISION 4

Delete everything before the proposal clause

And the title is amended as follows:

A proposal to amend Section 7 of Article II of the State Constitution to prohibit the drilling for exploration and extraction of oil and natural gas in specified coastal waters and amend Section 20 of Article X of the State Constitution to establish a general prohibition on the use of vapor-generating electronic devices in enclosed indoor workplaces.

CRC - 2017

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(PROPOSED COMMITTEE PROPOSAL) PCP 6004

FOR CONSIDERATION By the Committee on Style and Drafting

350-00383-17 20176004pp

REVISION 4

A proposal to revise the State Constitution.

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

 $\underline{\text{The Constitution Revision Commission intends to propose a}} \\ \underline{\text{ballot title and ballot summary for this revision.}}$

Page 1 of 1

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

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6004 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE			4/05/2018 Amendme	4/05/2018 1 Amendment 333670				
		<u> </u>	Jordan			_		
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
X		Cerio						
X		Gamez						
Х		Jordan						
		Karlinsky						
Χ		Kruppenbacher						
Χ		Lester						
Χ		Martinez						
Χ		Nuñez						
Χ		Sprowls						
Χ		Stargel						
Χ		Timmann, VICE CHAIR						
Χ		Heuchan, CHAIR						
					-			
11	0	T07410	FAV	-				
Yea	Nay	TOTALS	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	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:

Section 3 of Article III of the State Constitution is amended to read:

> ARTICLE III LEGISLATURE

SECTION 3. Sessions of the legislature.-

(a) ORGANIZATION SESSIONS. On the fourteenth day following

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each general election the legislature shall convene for the exclusive purpose of organization and selection of officers.

- (b) REGULAR SESSIONS. A regular session of the legislature shall convene on the first Tuesday after the first Monday in March of each odd-numbered year, and on the second first Tuesday after the first Monday in January March, or such other date as may be fixed by law, of each even-numbered year.
 - (c) SPECIAL SESSIONS.
- (1) The governor, by proclamation stating the purpose, may convene the legislature in special session during which only such legislative business may be transacted as is within the purview of the proclamation, or of a communication from the governor, or is introduced by consent of two-thirds of the membership of each house.
- (2) A special session of the legislature may be convened as provided by law.
- (d) LENGTH OF SESSIONS. A regular session of the legislature shall not exceed sixty consecutive days, and a special session shall not exceed twenty consecutive days, unless extended beyond such limit by a three-fifths vote of each house. During such an extension no new business may be taken up in either house without the consent of two-thirds of its membership.
- (e) ADJOURNMENT. Neither house shall adjourn for more than seventy-two consecutive hours except pursuant to concurrent resolution.
- (f) ADJOURNMENT BY GOVERNOR. If, during any regular or special session, the two houses cannot agree upon a time for adjournment, the governor may adjourn the session sine die or to



any date within the period authorized for such session; provided that, at least twenty-four hours before adjourning the session, and while neither house is in recess, each house shall be given formal written notice of the governor's intention to do so, and agreement reached within that period by both houses on a time for adjournment shall prevail.

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> Sections 4 and 11 of Article IV of the State Constitution are amended to read:

> > ARTICLE IV

EXECUTIVE

SECTION 4. Cabinet.-

- (a) There shall be a cabinet composed of an attorney general, a chief financial officer, and a commissioner of agriculture. In addition to the powers and duties specified herein, they shall exercise such powers and perform such duties as may be prescribed by law. In the event of a tie vote of the governor and cabinet, the side on which the governor voted shall be deemed to prevail.
- (b) The attorney general shall be the chief state legal officer. There is created in the office of the attorney general the position of statewide prosecutor. The statewide prosecutor shall have concurrent jurisdiction with the state attorneys to prosecute violations of criminal laws occurring or having occurred, in two or more judicial circuits as part of a related transaction, or when any such offense is affecting or has affected two or more judicial circuits as provided by general law. The statewide prosecutor shall be appointed by the attorney general from not less than three persons nominated by the

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judicial nominating commission for the supreme court, or as otherwise provided by general law.

- (c) The chief financial officer shall serve as the chief fiscal officer of the state, and shall settle and approve accounts against the state, and shall keep all state funds and securities.
- (d) The commissioner of agriculture shall have supervision of matters pertaining to agriculture except as otherwise provided by law.
- (e) The governor as chair, the chief financial officer, and the attorney general shall constitute the state board of administration, which shall succeed to all the power, control, and authority of the state board of administration established pursuant to Article IX, Section 16 of the Constitution of 1885, and which shall continue as a body at least for the life of Article XII, Section 9(c).
- (f) The governor as chair, the chief financial officer, the attorney general, and the commissioner of agriculture shall constitute the trustees of the internal improvement trust fund and the land acquisition trust fund as provided by law.
- (g) The governor as chair, the chief financial officer, the attorney general, and the commissioner of agriculture shall constitute the agency head of the Department of Law Enforcement. The Office of Domestic Security and Counterterrorism is created within the Department of Law Enforcement. The Office of Domestic Security and Counterterrorism shall provide support for prosecutors and federal, state, and local law enforcement agencies that investigate or analyze information relating to attempts or acts of terrorism or that prosecute terrorism, and



shall perform any other duties that are provided by law.

SECTION 11. Department of Veterans' Veterans Affairs.—The legislature, by general law, shall provide for a may provide for the establishment of the Department of Veterans' Veterans Affairs and prescribe its duties. The head of the department is the governor and cabinet.

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Sections 1 and 6 of Article VIII of the State Constitution are amended to read:

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ARTICLE VIII

LOCAL GOVERNMENT

SECTION 1. Counties.-

- (a) POLITICAL SUBDIVISIONS. The state shall be divided by law into political subdivisions called counties. Counties may be created, abolished or changed by law, with provision for payment or apportionment of the public debt.
- (b) COUNTY FUNDS. The care, custody and method of disbursing county funds shall be provided by general law.
- (c) GOVERNMENT. Pursuant to general or special law, a county government may be established by charter which shall be adopted, amended or repealed only upon vote of the electors of the county in a special election called for that purpose.
- (d) COUNTY OFFICERS. There shall be elected by the electors of each county, for terms of four years, a sheriff, a tax collector, a property appraiser, a supervisor of elections, and a clerk of the circuit court; except, when provided by county charter or special law approved by vote of the electors of the county, any county officer may be chosen in another manner therein specified, or any county office may be abolished when

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all the duties of the office prescribed by general law transferred to another office. Unless When not otherwise provided by county charter or special law approved by vote of the electors or pursuant to Article V, section 16, the clerk of the circuit court shall be ex officio clerk of the board of county commissioners, auditor, recorder and custodian of all county funds. Notwithstanding subsection 6(e) of this article, a county charter may not abolish the office of a sheriff, a tax collector, a property appraiser, a supervisor of elections, or a clerk of the circuit court; transfer the duties of those officers to another officer or office; change the length of the four-year term of office; or establish any manner of selection other than by election by the electors of the county.

- (e) COMMISSIONERS. Except when otherwise provided by county charter, the governing body of each county shall be a board of county commissioners composed of five or seven members serving staggered terms of four years. After each decennial census the board of county commissioners shall divide the county into districts of contiquous territory as nearly equal in population as practicable. One commissioner residing in each district shall be elected as provided by law.
- (f) NON-CHARTER GOVERNMENT. Counties not operating under county charters shall have such power of self-government as is provided by general or special law. The board of county commissioners of a county not operating under a charter may enact, in a manner prescribed by general law, county ordinances not inconsistent with general or special law, but an ordinance in conflict with a municipal ordinance shall not be effective within the municipality to the extent of such conflict.

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- (g) CHARTER GOVERNMENT. Counties operating under county charters shall have all powers of local self-government not inconsistent with general law, or with special law approved by vote of the electors. The governing body of a county operating under a charter may enact county ordinances not inconsistent with general law. The charter shall provide which shall prevail in the event of conflict between county and municipal ordinances.
- (h) TAXES; LIMITATION. Property situate within municipalities shall not be subject to taxation for services rendered by the county exclusively for the benefit of the property or residents in unincorporated areas.
- (i) COUNTY ORDINANCES. Each county ordinance shall be filed with the custodian of state records and shall become effective at such time thereafter as is provided by general law.
- (j) VIOLATION OF ORDINANCES. Persons violating county ordinances shall be prosecuted and punished as provided by law.
- (k) COUNTY SEAT. In every county there shall be a county seat at which shall be located the principal offices and permanent records of all county officers. The county seat may not be moved except as provided by general law. Branch offices for the conduct of county business may be established elsewhere in the county by resolution of the governing body of the county in the manner prescribed by law. No instrument shall be deemed recorded until filed at the county seat, or a branch office designated by the governing body of the county for the recording of instruments, according to law.

SECTION 6. Schedule to Article VIII.-

(a) This article shall replace all of Article VIII of the

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Constitution of 1885, as amended, except those sections expressly retained and made a part of this article by reference.

- (b) COUNTIES; COUNTY SEATS; MUNICIPALITIES; DISTRICTS. The status of the following items as they exist on the date this article becomes effective is recognized and shall be continued until changed in accordance with law: the counties of the state; their status with respect to the legality of the sale of intoxicating liquors, wines and beers; the method of selection of county officers; the performance of municipal functions by county officers; the county seats; and the municipalities and special districts of the state, their powers, jurisdiction and government.
- (c) OFFICERS TO CONTINUE IN OFFICE. Every person holding office when this article becomes effective shall continue in office for the remainder of the term if that office is not abolished. If the office is abolished the incumbent shall be paid adequate compensation, to be fixed by law, for the loss of emoluments for the remainder of the term.
- (d) ORDINANCES. Local laws relating only to unincorporated areas of a county on the effective date of this article may be amended or repealed by county ordinance.
- (e) CONSOLIDATION AND HOME RULE. Article VIII, Sections 9, 10, 11 and 24, of the Constitution of 1885, as amended, shall remain in full force and effect as to each county affected, as if this article had not been adopted, until that county shall expressly adopt a charter or home rule plan pursuant to this article. All provisions of the Metropolitan Dade County Home Rule Charter, heretofore or hereafter adopted by the electors of Dade County pursuant to Article VIII, Section 11, of the



Constitution of 1885, as amended, shall be valid, and any amendments to such charter shall be valid; provided that the said provisions of such charter and the said amendments thereto are authorized under said Article VIII, Section 11, of the Constitution of 1885, as amended.

- (f) DADE COUNTY; POWERS CONFERRED UPON MUNICIPALITIES. To the extent not inconsistent with the powers of existing municipalities or general law, the Metropolitan Government of Dade County may exercise all the powers conferred now or hereafter by general law upon municipalities.
- (g) SELECTION AND DUTIES OF COUNTY OFFICERS.—The amendment to Section 1 of this article, relating to the selection and duties of county officers, shall take effect January 5, 2021, but shall govern with respect to the qualifying for and the holding of the primary and general elections for county constitutional officers in 2020.
- (h) (g) DELETION OF OBSOLETE SCHEDULE ITEMS. The legislature shall have power, by joint resolution, to delete from this article any subsection of this Section 6, including this subsection, when all events to which the subsection to be deleted is or could become applicable have occurred. A legislative determination of fact made as a basis for application of this subsection shall be subject to judicial review.

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

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STATE AND LOCAL GOVERNMENT STRUCTURE AND OPERATION.-



Requires legislature to retain department of veterans' affairs. Ensures election of sheriffs, property appraisers, supervisors of elections, tax collectors, and clerks of court in all counties; removes county charters' ability to abolish, change term, transfer duties, or eliminate election of these offices. Changes annual legislative session commencement date in evennumbered years from March to January; removes legislature's authorization to fix another date. Creates office of domestic security and counterterrorism within department of law enforcement.

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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:

258 259 REVISION 5

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A proposal to amend Section 3 of Article III of the State Constitution to provide that the Legislature convene for regular session on the second Tuesday after the first Monday in January of each evennumbered year; amend Section 4 of Article IV of the State Constitution to establish the Office of Domestic Security and Counterterrorism within the Department of Law Enforcement; amend Section 11 of Article IV of the State Constitution to require, rather than authorize, the Legislature to provide for the Department of Veterans' Affairs and prescribe its duties by general law and to specify that the head of the department is

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the Governor and Cabinet; and amend Sections 1 and 6 of Article VIII of the State Constitution to remove authority for a county charter or a special law to provide for choosing specified county officers in a manner other than election and to prohibit a county charter from abolishing specified county officers, transferring duties of a county officer to another officer or office, changing the length of terms of county officers, or establishing any manner of selection of county officers other than by election.



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

CRC Amendment to Amendment (635454)

3 Delete lines 244 - 247 and insert: 4

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Eliminates the right of electors of charter counties to abolish, change term, transfer duties, or eliminate the election of county officers, including sheriffs, property appraisers, supervisors of elections, tax collectors, and clerks of court.

CRC - 2017

(PROPOSED COMMITTEE PROPOSAL) PCP 6005

FOR CONSIDERATION By the Committee on Style and Drafting

Be It Proposed by the Constitution Revision Commission of

ballot title and ballot summary for this revision.

revision to the State Constitution.

350-00384-17 20176005pp REVISION 5

A proposal to revise the State Constitution.

The Constitution Revision Commission intends to propose a

BE IT FURTHER PROPOSED that the following statement be placed on

The Constitution Revision Commission intends to propose a

Florida:

the ballot:

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

Page 1 of 1

CONSTITUTION REVISION COMMISSION
DRAFT COMMITTEE AMENDMENT Amendment
Proposal No
The Committee (Carne 2)
recommended the following amendment*:
amendment to amendment substitute for amendment amendment amendment barcode substitute for amendment amend
CRC Amendment (with title and ballot amendments)
1 Delete line(s) 244 – 247
2 and insert: 3 Eliminates the right of electors of Charter Counties to 4 abolish, change ferm transfer duties or eliminate 5 The election of country officers including sheriffs 6 prouch appraisers supervisors of elections tax collectors, 7 and clerks of caucti
Title Amendment
13 Delete line(s)
Ballot Statement Amendment
20 Delete line(s)
21 and insert:
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Information submitted on this form is public record.

	Ter som
APPEARANCE RECOF (Deliver completed form to Commission state) / Meeting Date	RD (201. 4) 10, 103)
*Topic	Amendment Barcode (if applicable)
*Name Edward 9. Labrador	- (764)
Address 115 S. Andrews Avenue Room 426	Phone 95 4 806-1155; 357-757
Street Fort Lauderdale City State Zip	_ Email <u>elabrados</u> (a broward or
*Speaking: For Against Information Only War (The	ive Speaking: In Support Against Chair will read this information into the record.)
Are you representing someone other than yourself? Yes No	;
If yes, who? Browland County	
Are you a registered lobbyist? Yes No	
Are you an elected official or judge? Yes VNo	
While the Commission encourages public testimony, time may not permit all persons. Those who do speak may be asked to limit their remarks so that as many persons.	ons wishing to speak to be heard at this meeting.

*Required

CONSTITUTION REVISION APPEARANCE R (Deliver completed form to Comm	RECORD BALLOT TITLE	
Meeting Date	Proposal Number (if applicable)	
*Topic	Amendment Barcode (if applicable)	
*Name VESS MCCARTY		
Address III NW 15 St 2810	Phone 305-979-7110	
Street MIAMI 33128	Email JMM2	
	Zip	
*Speaking: For Against Information Only	Waive Speaking: In Support Against (The Chair will read this information into the record.)	
Are you representing someone other than yourself? 🗹 Yes	es No	
If yes, who? MIAMI - DADE COUN	MY	
Are you a registered lobbyist? Yes No		
Are you an elected official or judge? Yes 4No		
While the Commission encourages public testimony, time may not permit Those who do speak may be asked to limit their remarks so that as many		
Information submitted on this form is public record.	*Required	

4/5/18	(Deliver completed form to Commission	on staff) P13
Meeting Date		Proposal Number (if applicable)
*Topic Revision 5: 600. Struc	thre : Ops Group	Amendment Barcode (if applicable)
*Name Brian Sullivan		
Address 100 S. Monroe		Phone 810-335-0150
Street	FL 32301	Email bsullivan@flownthes. co.
*Speaking: For Against	State Zip Information Only	Waive Speaking: In Support Against (The Chair will read this information into the record.)
Are you representing someone other to If yes, who? Flanda Assusi	7] No
Are you a registered lobbyist? Yes [No	
Are you an elected official or judge? While the Commission encourages public test Those who do speak may be asked to limit the		persons wishing to speak to be heard at this meeting.
and the second s	, po,	,

*Required

Information submitted on this form is public record.

111-110	(Deliver completed form	to Commission staf	f)	
Meeting Date				Proposal Number (if applicable)
Weeting Date				6005
*Topic P. 13 - Group	101			
	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		13	Amendment Barcode (if applicable)
*Name _ I.m Qualls			6	
Address 216 S. Monio	e St.		Phone _	850 - 222 - 7206
Street	FL	32301	Email_	TQUALLS @ YULAW. US
City	State	Zip		
*Speaking: For Against	Information Only			ng: In Support Against ead this information into the record.)
Are you representing someone oth	and the control of th	Yes No		
If yes, who? Florida]	1X Collectors	Associati	on	
Are you a registered lobbyist?				
Are you an elected official or judge?	Yes V No		. *	
While the Commission encourages public Those who do speak may be asked to lim	testimony, time may not nit their remarks so that a	permit all persons s many persons	ns wishing to as possible	o speak to be heard at this meeting. can be heard.
Information submitted on this form is p	oublic record.			*Required

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6005 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE			4/05/2018 1 Amendment 635454		4/05/2018 2 Amendment 412800			
			Jordan		Gamez			
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
Χ		Cerio						
	Х	Gamez						
Х		Jordan						
		Karlinsky						
Χ		Kruppenbacher						
Χ		Lester						
	Х	Martinez						
Χ		Nuñez						
Χ		Sprowls						
Χ		Stargel						
Χ		Timmann, VICE CHAIR						
Х		Heuchan, CHAIR						
9	2		FAV	_	_	UNF		1
Yea	Nay	TOTALS	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	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:

Section 2 of Article I of the State Constitution is amended to read:

ARTICLE I

DECLARATION OF RIGHTS

SECTION 2. Basic rights.—All natural persons, female and male alike, are equal before the law and have inalienable

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rights, among which are the right to enjoy and defend life and liberty, to pursue happiness, to be rewarded for industry, and to acquire, possess and protect property; except that the ownership, inheritance, disposition and possession of real property by aliens ineligible for citizenship may be regulated or prohibited by law. No person shall be deprived of any right because of race, religion, national origin, or physical disability.

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> Sections 9 and 19 of Article X of the State Constitution are amended to read:

ARTICLE X

MISCELLANEOUS

SECTION 9. Repeal of criminal statutes.—Repeal or amendment of a criminal statute shall not affect prosecution or punishment for any crime previously committed before such repeal.

SECTION 19. Repealed High speed ground transportation system.-To reduce traffic congestion and provide alternatives to the traveling public, it is hereby declared to be in the public interest that a high speed ground transportation system consisting of a monorail, fixed guideway or magnetic levitation system, capable of speeds in excess of 120 miles per hour, be developed and operated in the State of Florida to provide high speed ground transportation by innovative, efficient and effective technologies consisting of dedicated rails or quideways separated from motor vehicular traffic that will link the five largest urban areas of the State as determined by the Legislature and provide for access to existing air and ground transportation facilities and services. The Legislature, the



Cabinet and the Governor are hereby directed to proceed with the development of such a system by the State and/or by a private entity pursuant to state approval and authorization, including the acquisition of right-of-way, the financing of design and construction of the system, and the operation of the system, as provided by specific appropriation and by law, with construction to begin on or before November 1, 2003.

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

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PROPERTY RIGHTS; REMOVAL OF OBSOLETE PROVISION; CRIMINAL STATUTES.—Removes discriminatory language related to real property rights. Removes obsolete language repealed by voters. Deletes provision that amendment of a criminal statute will not affect prosecution or penalties for a crime committed before the amendment; retains current provision allowing prosecution of a crime committed before the repeal of a criminal statute.

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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:

63 REVISION 6

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67 68 A proposal to amend Section 2 of Article I of the State Constitution to remove a provision authorizing laws that regulate or prohibit the ownership, inheritance, disposition, and possession of real

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property by aliens ineligible for citizenship; amend Section 9 of Article X of the State Constitution to provide that the repeal of a criminal statute shall not affect the prosecution of any crime committed before such repeal; and amend Section 19 of Article X of the State Constitution to delete an obsolete provision regarding the development of a high speed ground transportation system.

CRC - 2017

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(PROPOSED COMMITTEE PROPOSAL) PCP 6006

FOR CONSIDERATION By the Committee on Style and Drafting

350-00385-17 20176006pp

REVISION 6

A proposal to revise the State Constitution.

 $\underline{ \mbox{The Constitution Revision Commission intends to propose a } \\ \underline{ \mbox{revision to the State Constitution.} }$

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

 $\underline{\text{The Constitution Revision Commission intends to propose a}} \\ \underline{\text{ballot title and ballot summary for this revision.}}$

Page 1 of 1

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

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6006 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL	. VOTE		4/05/2018 Amendmei	1 nt 496388				
			Jordan					
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
X		Cerio						
X		Gamez						
Х		Jordan						
		Karlinsky						
Χ		Kruppenbacher						
		Lester						
Χ		Martinez						
Χ		Nuñez						
X		Sprowls						
Χ		Stargel						
Χ		Timmann, VICE CHAIR						
Χ		Heuchan, CHAIR						
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10	0	TOTALS	FAV	-	.,			
Yea	Nay		Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	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:

Section 8 of Article II of the State Constitution is amended to read:

ARTICLE II

GENERAL PROVISIONS

SECTION 8. Ethics in government.—A public office is a public trust. The people shall have the right to secure and

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sustain that trust against abuse. To assure this right:

- (a) All elected constitutional officers and candidates for such offices and, as may be determined by law, other public officers, candidates, and employees shall file full and public disclosure of their financial interests.
- (b) All elected public officers and candidates for such offices shall file full and public disclosure of their campaign finances.
- (c) Any public officer or employee who breaches the public trust for private gain and any person or entity inducing such breach shall be liable to the state for all financial benefits obtained by such actions. The manner of recovery and additional damages may be provided by law.
- (d) Any public officer or employee who is convicted of a felony involving a breach of public trust shall be subject to forfeiture of rights and privileges under a public retirement system or pension plan in such manner as may be provided by law.
- (e) (1) A No member of the legislature or a statewide elected officer may not shall personally represent another person or entity for compensation before the legislature or any state government body or agency, other than judicial tribunals, of which the individual was an officer or member for a period of six two years following vacation of office. A No member of the legislature or a statewide elected officer may not shall personally represent another person or entity for compensation during term of office before any federal agency; the legislature; any state government body or agency, other than judicial tribunals; or any political subdivision of the state.
 - (2) A person who served as a secretary, executive director,

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or other agency head of a department of the executive branch of state government, may not personally represent another person or entity for compensation before the legislature, the governor, the executive office of the governor, members of the cabinet, a department that is headed by a member of the cabinet, or his or her former department for a period of six years following vacation of his or her position. A person who is serving as a secretary, executive director, or other agency head of a department of the executive branch of state government, may not personally represent another person or entity for compensation before any federal agency; the legislature; any state government body or agency, other than judicial tribunals; or any political subdivision of the state.

- (3) A county officer pursuant to Article VIII or a county charter, a school board member, a superintendent of schools, an elected municipal officer, or an elected special district officer in a special district with ad valorem taxing authority, may not personally represent another person or entity for compensation:
- a. Before his or her former agency or governing body for a period of six years following vacation of office.
- b. Before any federal agency; the legislature; any state government body or agency, other than judicial tribunals; or any political subdivision of the state during his or her term of office.
- (4) This subsection may not be construed to prohibit a public officer or public employee from carrying out the duties of his or her public office.
 - (5) Similar restrictions on other public officers and

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employees may be established by law.

- (f) There shall be an independent commission to conduct investigations and make public reports on all complaints concerning breach of public trust by public officers or employees not within the jurisdiction of the judicial qualifications commission.
- (q)(1) A code of ethics for all state employees and nonjudicial officers prohibiting conflict between public duty and private interests shall be prescribed by law.
- (2) A public officer or public employee may not abuse his or her public position in order to obtain a disproportionate benefit for himself or herself; his or her spouse, children, or employer; or for any business with which he or she contracts; in which he or she is an officer, a partner, a director, or a proprietor; or in which he or she owns an interest. The Florida Commission on Ethics shall, by rule in accordance with statutory procedures governing administrative rulemaking, define the term "disproportionate benefit" and prescribe the requisite intent for finding a violation of this prohibition for purposes of enforcing this paragraph. Appropriate penalties shall be prescribed by law.
- (h) This section shall not be construed to limit disclosures and prohibitions which may be established by law to preserve the public trust and avoid conflicts between public duties and private interests.
- (i) Schedule-On the effective date of this amendment and until changed by law:
- (1) Full and public disclosure of financial interests shall mean filing with the custodian of state records by July 1 of



98 each year a sworn statement showing net worth and identifying 99 each asset and liability in excess of \$1,000 and its value 100 together with one of the following:

- a. A copy of the person's most recent federal income tax return; or
- b. A sworn statement which identifies each separate source and amount of income which exceeds \$1,000. The forms for such source disclosure and the rules under which they are to be filed shall be prescribed by the independent commission established in subsection (f), and such rules shall include disclosure of secondary sources of income.
- (2) Persons holding statewide elective offices shall also file disclosure of their financial interests pursuant to paragraph (1) subsection (i) (1).
- (3) The independent commission provided for in subsection (f) shall mean the Florida Commission on Ethics.

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Section 13 of Article V of the State Constitution is amended to read:

ARTICLE V

JUDICIARY

SECTION 13. Ethics in the judiciary Prohibited activities.-All justices and judges shall devote full time to their judicial duties. A justice or judge may They shall not engage in the practice of law or hold office in any political party. For a period of six years following vacation of office, a justice or judge may not personally represent another person or entity for compensation before the legislative or executive branches of state government, other than practicing law before a judicial



127 tribunal or in administrative quasi-judicial proceedings, as 128 those terms are defined by general law. 129 130 A new section is added to Article XII of the State 131 Constitution to read: 132 ARTICLE XII 133 SCHEDULE 134 Prohibitions regarding personal representation for compensation and abuse of public position by public officers and 135 136 public employees. - The amendments to Section 8 of Article II and 137 Section 13 of Article V shall take effect December 31, 2020; 138 except that the Florida Commission on Ethics shall, by rule, 139 define the term "disproportionate benefit" and prescribe the 140 requisite intent for finding a violation of the prohibition 141 against abuse of public position by October 1, 2019, as 142 specified in Section 8(g) of Article II. 143 144 BE IT FURTHER PROPOSED that the following statement be placed on 145 the ballot: 146 147 LOBBYING AND ABUSE OF OFFICE BY PUBLIC OFFICERS. - Expands current restrictions on lobbying for compensation by former 148 149 public officers; creates restrictions on lobbying for 150 compensation by currently serving public officers; provides 151 exceptions; prohibits certain abuses of public office for 152 personal benefit. 153 ======== T I T L E A M E N D M E N T ======== 154 155 And the title is amended as follows:

Page 6 of 7



156	Delete everything before the proposal clause
157	and insert:
158	REVISION 7
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160	A proposal to amend Section 8 of Article II and
161	Section 13 of Article V and create a new section in
162	Article XII of the State Constitution to establish
163	certain restrictions for specified public officers and
164	employees regarding the personal representation for
165	compensation of another person or entity before
166	certain government bodies.



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

CRC Amendment to Amendment (718958)

Delete lines 30 - 38

and insert:

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person or entity for compensation before the government body or agency of which the individual was an officer or member for a period of six $\frac{1}{1}$ years following vacation of office. A $\frac{1}{1}$ member of the legislature or a statewide elected officer may not shall personally represent another person or entity for



10	compensation during term of office before any federal agency;
	the legislature; any state government body or agency, other than
12	judicial tribunals; or any political subdivision of the state,
13	other than an administrative action subject to judicial review.



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

CRC Amendment to Amendment (718958)

3 Delete lines 33 - 68

and insert:

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six two years following vacation of office. Following vacation of office, a duly licensed attorney may provide legal representation on behalf of a client on matters where a nonjudicial governmental entity has the authority to make a factspecific determination of the client's rights, privileges or



immunities.

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- (2) A No member of the legislature or a statewide elected officer may not shall personally represent another person or entity for compensation during term of office before any federal agency; the legislature; any state government body or agency, other than judicial tribunals; or any political subdivision of the state, other than an administrative action subject to judicial review.
- (3) A person who served as a secretary, executive director, or other agency head of a department of the executive branch of state government, may not personally represent another person or entity for compensation before the legislature, the governor, the executive office of the governor, members of the cabinet, a department that is headed by a member of the cabinet, or his or her former department for a period of six years following vacation of his or her position. A person who is serving as a secretary, executive director, or other agency head of a department of the executive branch of state government, may not personally represent another person or entity for compensation before any federal agency; the legislature; any state government body or agency, other than judicial tribunals; or any political subdivision of the state.
- (4) A county officer pursuant to Article VIII or a county charter, a school board member, a superintendent of schools, an elected municipal officer, or an elected special district officer in a special district with ad valorem taxing authority, may not personally represent another person or entity for compensation:
 - a. Before his or her former agency or governing body for a

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39 period of six years following vacation of office. 40 b. Before any federal agency; the legislature; any state government body or agency, other than judicial tribunals; or any 41 political subdivision of the state during his or her term of 42 43 office.

- (5) This subsection may not be construed to prohibit a public officer or public employee from carrying out the duties of his or her public office.
 - (6) Similar restrictions on other public officers and



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

CRC Amendment to Amendment (718958)

3 After line 113

insert:

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(4) Notwithstanding the provisions of this section or Article V Section 13, no individual is constrained from representation for compensation on behalf of any family member or business entity for which the individual is a principal, officer, or owner, as defined by general law. Further, a duly



10	licensed attorney may provide legal representation on behalf of
11	a client on matters where a non-judicial governmental entity has
12	the authority to make a fact-specific determination of the
13	client's rights, privileges or immunities.



	CRC ACTION	
Commissioner		
Comm: FAV		
04/05/2018		

The Committee on Style and Drafting (Stargel) recommended the following:

CRC Amendment to Amendment (718958)

3 Delete line 150

and insert:

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compensation by serving public officers; provides

CRC - 2017

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(PROPOSED COMMITTEE PROPOSAL) PCP 6007

FOR CONSIDERATION By the Committee on Style and Drafting

350-00386-17 20176007pp REVISION 7

A proposal to revise the State Constitution.

Be It Proposed by the Constitution Revision Commission of Florida:

The Constitution Revision Commission intends to propose a revision to the State Constitution.

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

The Constitution Revision Commission intends to propose a ballot title and ballot summary for this revision.

Page 1 of 1

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

CONSTITUTION REVISION COMMISSION APPEARANCE RECORD

(Deliver completed form to Commission staff	
Meeting Date	Proposal Number (if applicable)
*Topic CRC Symularies	Amendment Barcode (if applicable)
*Name Bury Richard	
Address P.O. B 1838	Phone \$50-222-6891
Street FL 37307 City State Zip	Email Vickerdb@9112k
	e Speaking: In Support Against Chair will read this information into the record.)
Are you representing someone other than yourself? Yes No	
If yes, who?C2C	
Are you a registered lobbyist? Yes No	
Are you an elected official or judge? Yes No	
While the Commission encourages public testimony, time may not permit all person Those who do speak may be asked to limit their remarks so that as many persons a	s wishing to speak to be heard at this meeting. as possible can be heard.
Information submitted on this form is public record.	*Required

CONSTITUTION REVISION COMMISSION

APPEARANCE RECORD (Deliver completed form to Commission staff)	9
4/3/2018	ber (if applicable)
This is a graph of	ode (if applicable)
*Name Educid 9. Labrador Amenament Barco	(964)
Address 115 S. Andrews Avenue Room 426 Phone 954 800-1	155; 357-2
Street Fort Lauderdole Email clabrador Co	broward o
*Speaking: For Against Information Only Waive Speaking: In Support (The Chair will read this information in	Against into the record.)
Are you representing someone other than yourself? Yes No	
If yes, who? Broward County	
Are you a registered lobbyist? Yes No	
Are you an elected official or judge? Yes V No	
While the Commission encourages public testimony, time may not permit all persons wishing to speak to be heard Those who do speak may be asked to limit their remarks so that as many persons as possible can be heard.	at this meeting.
	*Required

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6007 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

			4/05/2018	1	4/05/2018	2	4/05/2018		
FINAL VOTE			Amendme	Amendment 718958		Amendment 515678		4/05/2018 Amendment 348476	
FINAL	· VOIE								
			Jordan		Stargel		Stargel		
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay	
Х		Cerio							
Х		Gamez							
Х		Jordan							
		Karlinsky							
Х		Kruppenbacher							
Х		Lester							
Х		Martinez							
Х		Nuñez							
Χ		Sprowls							
Х		Stargel							
Χ		Timmann, VICE CHAIR							
Х		Heuchan, CHAIR							
11	0	TOTALS	FAV	-	FAV	-	-	WD	
Yea	Nay	IOTALO	Yea	Nay	Yea	Nay	Yea	Nay	

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6007 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

	4/05/2018	4	4/05/2018	5				
			Amendment 709952					
COMMISSIONERS	Stargel Yea	Nay	Stargel Nay		Yea	Nay	Yea	Nay
Cerio	Tea	ivay	1 ea	INay	i ea	INay	i ea	INay
Gamez								
Jordan								
Karlinsky								
Kruppenbacher								
Lester								
Martinez								
Nuñez								
Sprowls								
Stargel								
Timmann, VICE CHAIR								
Heuchan, CHAIR								
			 					
		WD	FAV	_				
TOTALS	Yea	Nay	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	CRC ACTION	
Commissioner	•	
Comm: FAV	•	
04/05/2018	•	
	•	

The Committee on Style and Drafting (Jordan) recommended the following:

CRC Amendment (with title amendment)

Delete everything after the proposal clause and insert:

Section 4 of Article IX of the State Constitution is amended to read:

ARTICLE IX

EDUCATION

SECTION 4. School districts; school boards; innovation

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school districts.-

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- (a) Each county shall constitute a school district; provided, two or more contiguous counties, upon vote of the electors of each county pursuant to law, may be combined into one school district. In each school district there shall be a school board composed of five or more members chosen by vote of the electors in a nonpartisan election for appropriately staggered terms of four years, as provided by law.
- (b) The school board shall operate, control and supervise all free public schools within the school district and determine the rate of school district taxes within the limits prescribed herein. Two or more school districts may operate and finance joint educational programs.
- (c) The legislature shall provide by law the process by which a high-performing school district can qualify for the designation of innovation school district. The district school board may, by majority vote of the board, seek the innovation school district designation. The school board shall continue to operate, control, and supervise all free public schools established by the innovation school district and the school board shall remain the governing board of the innovation school district with the district school superintendent as the chief executive officer.
- (1) In order to promote diverse and innovative educational opportunities for all of Florida's students, school districts granted innovation district status shall be eliqible for flexibility from provisions of Florida law in the same manner as other public schools designated by Florida law. The district school board shall indicate what flexibility from provisions of



39 Florida law it seeks to obtain. 40 (2) The legislature shall enact legislation implementing 41 this subsection effective no later than July 1, 2019. 42 43 BE IT FURTHER PROPOSED that the following statement be placed on 44 the ballot: 45 46 INNOVATION SCHOOL DISTRICTS.-Requires legislature to create 47 process to designate high-performing school districts as innovation school districts; school boards may seek designation; 48 49 permits flexibility from certain laws. 50 51 ======= T I T L E A M E N D M E N T ======= 52 And the title is amended as follows: 53 Delete everything before the proposal clause 54 and insert: 55 REVISION 8 56 A proposal to amend Section 4 of Article IX of the 57 State Constitution to authorize high-performing school 58 districts to become innovation school districts exempt 59 from certain provisions of law applicable to school

districts and requiring the legislature to implement

by July 1, 2019.



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

CRC Amendment to Amendment (787232)

Delete line 29

and insert:

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established by them and the school



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

CRC Amendment to Amendment (787232)

3 Delete lines 38 - 39

and insert:

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school board shall indicate the provisions of Florida law for which it seeks to obtain flexibility.

CRC - 2017

(PROPOSED COMMITTEE PROPOSAL) PCP 6008

FOR CONSIDERATION By the Committee on Style and Drafting

350-00387-17 20176008pp

REVISION 8

A proposal to revise the State Constitution.

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Be It Proposed by the Constitution Revision Commission of Florida:

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 $\underline{ \mbox{The Constitution Revision Commission intends to propose a } \\ \underline{ \mbox{revision to the State Constitution.} }$

10 11

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

12 13 14

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The Constitution Revision Commission intends to propose a ballot title and ballot summary for this revision.

Page 1 of 1

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

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6008 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL	VOTE		4/05/2018 Amendme		4/05/2018 Amendmei		4/05/2018 Amendme	nt 52012(
			Jordan		Stargel		Stargel	
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
Χ		Cerio						
Χ		Gamez						
Χ		Jordan						
		Karlinsky						
Χ		Kruppenbacher						
Χ		Lester						
Χ		Martinez						
Χ		Nuñez						
Χ		Sprowls						
Х		Stargel						
Х		Timmann, VICE CHAIR						
Х		Heuchan, CHAIR						
					1			
					1			
11	0	TOTALS	FAV	-	FAV	-	FAV	-
Yea	Nay	TOTALO	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	CRC ACTION
Commissioner	•
Comm: FAV	•
04/05/2018	
	•

The Committee on Style and Drafting (Jordan) recommended the following:

CRC Amendment (with title amendment)

Delete everything after the proposal clause and insert:

Section 5 of Article VI of the State Constitution is amended to read:

ARTICLE VI

SUFFRAGE AND ELECTIONS

SECTION 5. Primary, general, and special elections.-

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- (a) A general election shall be held in each county on the first Tuesday after the first Monday in November of each evennumbered year to choose a successor to each elective state and county officer whose term will expire before the next general election and, except as provided herein, to fill each vacancy in elective office for the unexpired portion of the term. A general election may be suspended or delayed due to a state of emergency or impending emergency pursuant to general law. Special elections and referenda shall be held as provided by law.
- (b) If all candidates for an office have the same party affiliation and the winner will have either no opposition in the general election, or opposition only from one or more write-in candidates, then all qualified electors, regardless of party affiliation, may vote in the primary elections for that office.

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

PRIMARY ELECTIONS.—Currently, all qualified voters, regardless of party affiliation, may vote in primary elections when all candidates have the same party affiliation and there is no opposition, including write-in candidates, in the general election. This amendment provides that the presence of write-in candidates on the ballot will not prevent all qualified voters from voting in primary elections.

======== 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



39	and insert:
40	REVISION 9
41	A proposal to amend Section 5 of Article VI of the
42	State Constitution to authorize all qualified
43	electors, regardless of party affiliation, to vote in
44	a partisan primary election for an office if all the
45	candidates for the office have the same party
46	affiliation and the winner will be opposed only by one
47	or more write-in candidates in the general election.

(PROPOSED COMMITTEE PROPOSAL) PCP 6009

FOR CONSIDERATION By the Committee on Style and Drafting

350-00388-17 20176009pp

REVISION 9

A proposal to revise the State Constitution.

Be It Proposed by the Constitution Revision Commission of Florida:

The Constitution Revision Commission intends to propose a revision to the State Constitution.

10 11

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

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The Constitution Revision Commission intends to propose a ballot title and ballot summary for this revision.

Page 1 of 1

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6009 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE			4/05/2018 Amendmer					
	1		Jordan	1				1
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
X		Cerio						
X		Gamez						
Χ		Jordan						
.,		Karlinsky						
X		Kruppenbacher						
X		Lester						
X		Martinez						
X		Nuñez						
Χ		Sprowls						
Χ		Stargel						
Χ		Timmann, VICE CHAIR						
Χ		Heuchan, CHAIR						
11	0	TOTALS	FAV	-	.,			
Yea	Nay	1020	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	CRC ACTION	
Commissioner		
Comm: FAV	•	
04/05/2018	•	
	•	
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	•	
	Comm: FAV	Commissioner . Comm: FAV . 04/05/2018 . .

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

Employment eligibility verification.-

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10 (a) An unauthorized alien may not work in this state 11 contrary to federal immigration law. 12 (b) By general law, the legislature shall: 13 (1) Establish an employment eligibility verification 14 process to ensure that all employees in this state are legally 15 authorized to work under federal immigration law. Employment 16 verification must be completed in a manner consistent with 17 federal law, including within the established timeframe 18 following the hire date of each new employee. 19 (2) Enact a statewide random auditing program administered 20 by an executive department to ensure compliance with the 21 employment eligibility verification process and prescribe 22 penalties for the failure to comply. 23 (c) The legislature shall implement this section by July 1, 24 2020, and the provisions of subsection (b) shall apply only to 25 employees hired to work in this state after the date of 26 implementation. 27 28 BE IT FURTHER PROPOSED that the following statement be placed on 29 the ballot: 30 31 EMPLOYMENT ELIGIBILITY VERIFICATION.-Requires legislature 32 to establish an employment eligibility verification process and 33 to enact a random auditing program to enforce the existing 34 prohibition on unauthorized aliens working in Florida in 35 violation of federal immigration law. 36 37 ====== T I T L E A M E N D M E N T ======

And the title is amended as follows:



39	Delete everything before the proposal clause
40	and insert:
41	REVISION 10
42	A proposal to create a new section in Article X of the
43	State Constitution to prohibit unauthorized aliens
44	from working in the state and to require the
45	legislature, by a specified date, to establish an
46	employment eligibility verification process.

(PROPOSED COMMITTEE PROPOSAL) PCP 6010

FOR CONSIDERATION By the Committee on Style and Drafting

350-00389-17 20176010pp

REVISION 10

A proposal to revise the State Constitution.

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Be It Proposed by the Constitution Revision Commission of Florida:

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 $\begin{tabular}{lll} \hline The Constitution Revision Commission intends to propose a \\ \hline revision to the State Constitution. \\ \hline \end{tabular}$

10 11

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

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The Constitution Revision Commission intends to propose a ballot title and ballot summary for this revision.

Page 1 of 1

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6010 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE			4/05/2018 Amendmei					
			Jordan					
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
Χ		Cerio						
Χ		Gamez						
Χ		Jordan						
		Karlinsky						
X		Kruppenbacher						
Χ		Lester						
Χ		Martinez						
Χ		Nuñez						
Χ		Sprowls						
Х		Stargel						
Χ		Timmann, VICE CHAIR						
Х		Heuchan, CHAIR						
11	0		FAV	_				
Yea	Nay	TOTALS	Yea	- Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	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.

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(PROPOSED COMMITTEE PROPOSAL) PCP 6011

FOR CONSIDERATION By the Committee on Style and Drafting

350-00390-17 20176011pp

REVISION 11

A proposal to revise the State Constitution.

Be It Proposed by the Constitution Revision Commission of Florida:

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

Page 1 of 1

The Constitution Revision Commission **COMMITTEE VOTE RECORD**

Style and Drafting PCP 6011 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE			4/05/2018 Amendmer					
			Jordan					
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
X		Cerio						
X		Gamez						
Х		Jordan						
		Karlinsky						
Χ		Kruppenbacher						
Χ		Lester						
Χ		Martinez						
Х		Nuñez						
Χ		Sprowls						
Χ		Stargel						
Χ		Timmann, VICE CHAIR						
Χ		Heuchan, CHAIR						
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11	0	TOTALS	FAV	-				
Yea	Nay	TOTALS	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting



	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

Prohibition on racing of and wagering on greyhounds or

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other dogs.-The humane treatment of animals is a fundamental value of the people of the State of Florida. After June 30, 2020, a person authorized to conduct gaming or pari-mutuel operations may not race greyhounds or any member of the Canis Familiaris subspecies in connection with any wager for money or any other thing of value in this state, and persons in this state may not wager money or any other thing of value on the outcome of a live dog race occurring in this state. The failure to conduct greyhound racing or wagering on greyhound racing after June 30, 2020, does not constitute grounds to revoke or deny renewal of other related gaming licenses held by a person who is a licensed greyhound permitholder on November 6, 2018, and does not affect the eligibility of such permitholder, or such permitholder's facility, to conduct other pari-mutuel activities authorized by general law. By general law, the legislature shall specify civil or criminal penalties for violations of this section and for activities that aid or abet violations of this section.

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

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ARTICLE XII

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SCHEDULE

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Prohibition on racing or wagering on greyhounds or other dogs.-The amendment to Article X, which prohibits the racing of or wagering on greyhound and other dogs, and the creation of this section, shall take effect upon the approval of the electors.



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

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DOG RACING.-Prohibits gaming or pari-mutuel entities from racing dogs in connection with wagering; eligibility of such entities to conduct other authorized pari-mutuel and gaming activities is not affected; prohibits wagering on outcome of instate live dog races.

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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 12

A proposal to create new sections in Article X and Article XII of the State Constitution to prohibit the racing of and wagering on greyhounds and other dogs after a specified date.



CRC ACTION Commissioner Comm: FAV 04/05/2018

The Committee on Style and Drafting (Nuñez) recommended the following:

CRC Amendment to Amendment (344978)

3 Delete lines 11 - 21

and insert:

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value of the people of the State of Florida. After December 31, 2020, a person authorized to conduct gaming or pari-mutuel operations may not race greyhounds or any member of the Canis Familiaris subspecies in connection with any wager for money or any other thing of value in this state, and persons in this



state may not wager money or any other thing of value on the
outcome of a live dog race occurring in this state. The failure
to conduct greyhound racing or wagering on greyhound racing
after December 31, 2018, does not constitute grounds to revoke
or deny renewal of other related gaming licenses held by a
person who is a licensed greyhound permitholder on January 1,
2018,

Florida:

(PROPOSED COMMITTEE PROPOSAL) PCP 6012

FOR CONSIDERATION By the Committee on Style and Drafting

Be It Proposed by the Constitution Revision Commission of

ballot title and ballot summary for this revision.

350-00391-17 20176012pp REVISION 12

A proposal to revise the State Constitution.

The Constitution Revision Commission intends to propose a

BE IT FURTHER PROPOSED that the following statement be

The Constitution Revision Commission intends to propose a

placed on the ballot:

revision to the State Constitution.

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

Page 1 of 1

The Constitution Revision Commission COMMITTEE VOTE RECORD

Style and Drafting PCP 6012 COMMITTEE:

ITEM:

FINAL ACTION: Submitted as Committee Proposal

MEETING DATE: Thursday, April 5, 2018 TIME:

10:00 a.m.—5:00 p.m. 102 House Office Building, Tallahassee, Florida PLACE:

FINAL VOTE					4/05/2018 2 Amendment 936956			
			Jordan		Nuñez			
Yea	Nay	COMMISSIONERS	Yea	Nay	Yea	Nay	Yea	Nay
Χ		Cerio						
Χ		Gamez						
Χ		Jordan						
		Karlinsky						
Χ		Kruppenbacher						
Χ		Lester						
Χ		Martinez						
Χ		Nuñez						
Χ		Sprowls						
Χ		Stargel						
Х		Timmann, VICE CHAIR						
Х		Heuchan, CHAIR						
		1						
								1
								1
11	0		FAV	_	FAV	_		1
Yea	Nay	TOTALS	Yea	Nay	Yea	Nay	Yea	Nay

CODES: FAV=Favorable

UNF=Unfavorable -R=Reconsidered

RCS=Replaced by Committee Substitute RE=Replaced by Engrossed Amendment RS=Replaced by Substitute Amendment

TP=Temporarily Postponed VA=Vote After Roll Call VC=Vote Change After Roll Call WD=Withdrawn OO=Out of Order AV=Abstain from Voting

(PROPOSED COMMITTEE PROPOSAL) PCP 6013

FOR CONSIDERATION By the Committee on Style and Drafting

\$350-00392-17\$ 20176013pp \$REVISION\$ 13 \$A\$ proposal to revise the State Constitution.

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Be It Proposed by the Constitution Revision Commission of Florida:

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 $\begin{tabular}{lll} \hline The Constitution Revision Commission intends to propose a \\ \hline revision to the State Constitution. \\ \hline \end{tabular}$

10 11

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

12 13 14

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The Constitution Revision Commission intends to propose a ballot title and ballot summary for this revision.

Page 1 of 1

(PROPOSED COMMITTEE PROPOSAL) PCP 6014

FOR CONSIDERATION By the Committee on Style and Drafting

350-00393-17 20176014pp

REVISION 14

A proposal to revise the State Constitution.

Be It Proposed by the Constitution Revision Commission of Florida:

Florida

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

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The Constitution Revision Commission intends to propose a ballot title and ballot summary for this revision.

Page 1 of 1

(PROPOSED COMMITTEE PROPOSAL) PCP 6015

FOR CONSIDERATION By the Committee on Style and Drafting

Be It Proposed by the Constitution Revision Commission of

ballot title and ballot summary for this revision.

revision to the State Constitution.

350-00394-17 20176015pp REVISION 15

A proposal to revise the State Constitution.

The Constitution Revision Commission intends to propose a

BE IT FURTHER PROPOSED that the following statement be placed on

The Constitution Revision Commission intends to propose a

Florida:

the ballot:

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(PROPOSED COMMITTEE PROPOSAL) PCP 6016

FOR CONSIDERATION By the Committee on Style and Drafting

350-00395-17 20176016pp

REVISION 16

A proposal to revise the State Constitution.

Be It Proposed by the Constitution Revision Commission of Florida:

 $\underline{\mbox{The Constitution Revision Commission intends to propose a}} \\ \mbox{revision to the State Constitution.}$

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

The Constitution Revision Commission intends to propose a ballot title and ballot summary for this revision.

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(PROPOSED COMMITTEE PROPOSAL) PCP 6017

FOR CONSIDERATION By the Committee on Style and Drafting

350-00396-17 20176017pp REVISION 17

A proposal to revise the State Constitution.

4

Be It Proposed by the Constitution Revision Commission of Florida:

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

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(PROPOSED COMMITTEE PROPOSAL) PCP 6018

FOR CONSIDERATION By the Committee on Style and Drafting

350-00397-17 20176018pp

REVISION 18

A proposal to revise the State Constitution.

3

Be It Proposed by the Constitution Revision Commission of Florida:

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 $\underline{\text{The Constitution Revision Commission intends to propose a}} \\ \underline{\text{revision to the State Constitution.}}$

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

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 $\underline{ \text{The Constitution Revision Commission intends to propose a} } \\ \text{ballot title and ballot summary for this revision.} \\$

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(PROPOSED COMMITTEE PROPOSAL) PCP 6019

FOR CONSIDERATION By the Committee on Style and Drafting

Be It Proposed by the Constitution Revision Commission of

ballot title and ballot summary for this revision.

revision to the State Constitution.

350-00398-17 20176019pp REVISION 19

A proposal to revise the State Constitution.

The Constitution Revision Commission intends to propose a

BE IT FURTHER PROPOSED that the following statement be placed on

The Constitution Revision Commission intends to propose a

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Florida:

the ballot:

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(PROPOSED COMMITTEE PROPOSAL) PCP 6020

FOR CONSIDERATION By the Committee on Style and Drafting

Be It Proposed by the Constitution Revision Commission of

ballot title and ballot summary for this revision.

revision to the State Constitution.

350-00399-17 20176020pp REVISION 20

A proposal to revise the State Constitution.

The Constitution Revision Commission intends to propose a

BE IT FURTHER PROPOSED that the following statement be placed on

The Constitution Revision Commission intends to propose a

Florida:

the ballot:

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