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House Joint Resolution

A joint resolution proposing an amendment to Section 1 of Article IV of the State Constitution to remove the Governor's constitutional authority to fill a vacancy in an appointed or elected county office.

Be It Resolved by the Legislature of the State of Florida:

9 That the following amendment to Section 1 of Article IV of the State Constitution is agreed to and shall be submitted to 10 11 the electors of this state for approval or rejection at the next 12 general election or at an earlier special election specifically 13 authorized by law for that purpose:

> ARTICLE IV EXECUTIVE

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SECTION 1. Governor.-

17 (a) The supreme executive power shall be vested in a governor, who shall be commander-in-chief of all military forces 18 of the state not in active service of the United States. The 19 20 governor shall take care that the laws be faithfully executed, 21 commission all officers of the state and counties, and transact 22 all necessary business with the officers of government. The 23 governor may require information in writing from all executive 24 or administrative state, county or municipal officers upon any 25 subject relating to the duties of their respective offices. The 26 governor shall be the chief administrative officer of the state 27 responsible for the planning and budgeting for the state. The governor may initiate judicial proceedings in the (b)

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29 name of the state against any executive or administrative state, 30 county or municipal officer to enforce compliance with any duty 31 or restrain any unauthorized act.

The governor may request in writing the opinion of the 32 (C) 33 justices of the supreme court as to the interpretation of any 34 portion of this constitution upon any question affecting the governor's executive powers and duties. The justices shall, 35 subject to their rules of procedure, permit interested persons 36 37 to be heard on the questions presented and shall render their written opinion not earlier than ten days from the filing and 38 39 docketing of the request, unless in their judgment the delay 40 would cause public injury.

(d) The governor shall have power to call out the militia
to preserve the public peace, execute the laws of the state,
suppress insurrection, or repel invasion.

(e) The governor shall by message at least once in each
regular session inform the legislature concerning the condition
of the state, propose such reorganization of the executive
department as will promote efficiency and economy, and recommend
measures in the public interest.

(f) When not otherwise provided for in this constitution, the governor shall fill by appointment any vacancy in state or county office for the remainder of the term of an appointive office, and for the remainder of the term of an elective office if less than twenty-eight months, otherwise until the first Tuesday after the first Monday following the next general election.

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56 BE IT FURTHER RESOLVED that the following statement be 57 placed on the ballot: 58 CONSTITUTIONAL AMENDMENT

59 ARTICLE IV, SECTION 1 60 REMOVING THE GOVERNOR'S CONSTITUTIONAL AUTHORITY TO FILL A 61 VACANCY IN A COUNTY OFFICE. - The State Constitution currently 62 authorizes the Governor to fill by appointment any vacancy in a 63 county office for the remainder of the term of an appointive office and for the remainder of the term of an elective office 64 65 if less than 28 months remain in the term. This proposed 66 amendment removes that authority from the Governor as a 67 constitutional power, which would allow a vacancy in a county 68 office to be filled as otherwise provided by law.

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