By Senator Grant

13-470-98 See HJR Senate Joint Resolution 1 2 A joint resolution proposing an amendment to Section 3 of Article I of the State 3 4 Constitution relating to religious freedom. 5 6 Be It Resolved by the Legislature of the State of Florida: 7 That the amendment to Section 3 of Article I of the 8 9 State Constitution set forth below is agreed to and shall be submitted to the electors of Florida for approval or rejection 10 at the general election to be held in November 1998: 11 12 SECTION 3. Religious freedom. -- There shall be no law respecting the establishment of religion or prohibiting or 13 penalizing the free exercise thereof. The state or any 14 political subdivision or agency thereof shall not 15 16 substantially burden the free exercise of religion of any person, even if the burden results from a rule of general 17 applicability. The state or any political subdivision or 18 19 agency thereof may substantially burden a person's free 20 exercise of religion only if the state or political 21 subdivision or agency thereof demonstrates that application of 22 the burden to the person is in furtherance of a compelling 23 interest of the state or a political subdivision or agency thereof and is the least restrictive means of furthering that 24 25 compelling interest. The state or any political subdivision or 26 agency thereof shall not substantially burden the free 27 exercise of religion of any person incarcerated within any 28 correctional facility in the state, even if the burden results from a rule of general applicability. The state or any 29 30 political subdivision or agency thereof may substantially burden the free exercise of religion of any person

incarcerated within any correctional facility in the state only if the burden is in furtherance of a substantial penological interest and is the least restrictive means of furthering that substantial penological interest. Religious freedom shall not justify practices inconsistent with public morals, peace or safety. No revenue of the state or any political subdivision or agency thereof shall ever be taken from the public treasury directly or indirectly in aid of any church, sect, or religious denomination or in aid of any sectarian institution.

BE IT FURTHER RESOLVED that in accordance with the requirements of s. 101.161, Florida Statutes, the title and substance of the amendment proposed herein shall appear on the ballot as follows:

PROHIBITING STATE FROM SUBSTANTIALLY BURDENING
THE FREE EXERCISE OF RELIGION

Provides that the state shall not substantially burden the free exercise of religion of any person, or any person incarcerated within a state correctional facility, even if the burden results from a rule of general applicability. Provides an exception only upon demonstration that the application of the burden is in furtherance of a compelling interest or substantial penological interest, and is the least-restrictive means of furthering that compelling interest or substantial penological interest.