# 1998 Legislature

## HJR 3505, First Engrossed

1 2 A joint resolution proposing an amendment to s. 17, Art. I of the State Constitution, relating 3 4 to excessive punishment. 5 6 Be It Resolved by the Legislature of the State of Florida: 7 That the amendment to Section 17 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 17. Excessive punishments. -- Excessive fines, 13 cruel and or unusual punishment, attainder, forfeiture of 14 estate, indefinite imprisonment, and unreasonable detention of 15 witnesses are forbidden. The death penalty is an authorized punishment for capital crimes designated by the Legislature. 16 17 The prohibition against cruel or unusual punishment, and the prohibition against cruel and unusual punishment, shall be 18 19 construed in conformity with decisions of the United States 20 Supreme Court which interpret the prohibition against cruel and unusual punishment provided in the Eighth Amendment to the 21 United States Constitution. Any method of execution shall be 22 23 allowed, unless prohibited by the United States Constitution. Methods of execution may be designated by the Legislature, and 24 a change in any method of execution may be applied 25 26 retroactively. A sentence of death shall not be reduced on the basis that a method of execution is invalid. In any case 27 in which an execution method is declared invalid, the death 28 29 sentence shall remain in force until the sentence can be lawfully executed by any valid method. This section shall 30 31 apply retroactively. 1

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

#### ENROLLED

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BE IT FURTHER RESOLVED that in accordance with the requirements of section 101.161, Florida Statutes, the title and substance of the amendment proposed herein shall appear on the ballot as follows: PRESERVATION OF THE DEATH PENALTY; UNITED STATES SUPREME COURT INTERPRETATION OF CRUEL AND UNUSUAL PUNISHMENT Proposing an amendment to Section 17 of Article I of the State Constitution preserving the death penalty, and permitting any execution method unless prohibited by the Federal Constitution. Requires construction of the prohibition against cruel and/or unusual punishment to conform to United States Supreme Court interpretation of the Eighth Amendment. Prohibits reduction of a death sentence based on invalidity of execution method, and provides for continued force of sentence. Provides for retroactive applicability. CODING: Words stricken are deletions; words underlined are additions.