By Senator McKay

26-195-98

Senate Joint Resolution No. _____

A joint resolution proposing an amendment to
Section 3 of Article III of the State

Constitution, relating to the Legislature, to
limit the subjects that may be considered at
certain sessions of the Legislature.

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

That the following amendment to Section 3 of Article III of the State Constitution is agreed to and shall be submitted to the electors of this state for approval or rejection at the next general election or at any earlier special election specifically authorized by law for that purpose:

ARTICLE III

LEGISLATURE

SECTION 3. Sessions of the legislature.--

- (a) ORGANIZATION SESSIONS. On the fourteenth day following each general election the legislature shall convene for the exclusive purpose of organization and selection of officers.
 - (b) REGULAR SESSIONS.
- (1) 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 first Tuesday after the first Monday in March, or such other date as may be fixed by law, of each even-numbered year.
- (2) The legislature shall devote the regular session of each odd-numbered year to the preparation of a budget and to the monitoring and evaluation of state program performance

and effectiveness. Special program review emphasis shall be given to those programs that have become fully operational with performance budgeting as provided by general law. The legislature by general law shall limit the introduction of bills on any other subject during regular sessions held in odd-numbered years, and general law may not authorize the introduction of a bill unless it is necessary to respond to a specific threat to the public health, safety, and welfare and a delay in legislative response would result in an unreasonable risk of death or harm to persons or damage to property.

- (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, he shall, while neither house is in recess, give each house formal written notice of his intention to do so, and agreement reached within that period by both houses on a time for adjournment shall prevail.

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

CONSTITUTIONAL AMENDMENT ARTICLE III, SECTION 3

LIMITING LEGISLATIVE AGENDA.--Proposing an amendment to the State Constitution to require the Legislature to devote each odd-year regular session to preparing a budget and monitoring and evaluating state program performance and effectiveness and to require the Legislature to limit other matters to be introduced in such sessions.