SENATE JOINT RESOLUTION H

October 5, 2005, Introduced by Senator LELAND and referred to the Committee on Government Operations.

A joint resolution proposing an amendment to the state constitution of 1963, by amending section 9 of article II, section 8 of article III, sections 1, 7, 8, 11, 12, 14, 16, 17, 18, 19, 20, 22, 24, 26, 27, 29, 30, 31, 33, 37, 43, 53, and 54 of article IV, sections 2, 3, 6, 7, 13, 18, 20, 25, 26, 28, and 29 of article V, sections 1 and 25 of article VI, section 6 of article VIII, sections 15 and 27 of article IX, section 5 of article X, sections 5 and 7 of article XI, and sections 1 and 3 of article XII; adding section 1a to article IV and a schedule and temporary provisions; and repealing sections 2, 3, 4, 6, and 21 of article IV, to provide for the establishment of a unicameral legislature.

Resolved by the Senate and House of Representatives of the

state of Michigan, That the following amendment to the state constitution of 1963, to provide for the establishment of a unicameral legislature, is proposed, agreed to, and submitted to the people of the state:

1 ARTICLE II

Sec. 9. The people reserve to themselves the power to propose laws and to enact and reject laws, called the initiative, and the 3 power to approve or reject laws enacted by the legislature, called 4 5 the referendum. The power of initiative extends only to laws which 6 the legislature may enact under this constitution. The power of 7 referendum does not extend to acts making appropriations for state 8 institutions or to meet deficiencies in state funds and must be 9 invoked in the manner prescribed by law within 90 days following 10 the final adjournment of the legislative session at which the law was enacted. To invoke the initiative or referendum, petitions 11 12 signed by a number of registered electors, not less than eight 13 percent for initiative and five percent for referendum of the total 14 vote cast for all candidates for governor at the last preceding 15 general election at which a governor was elected shall be required. 16 No law as to which the power of referendum properly has been 17 invoked shall be effective thereafter unless approved by a majority 18 of the electors voting thereon at the next general election. 19 Any law proposed by initiative petition shall be either 20 enacted or rejected by the legislature without change or amendment 21 within 40 session days from the time such petition is received by 22 the legislature. If any law proposed by such petition shall be 23 enacted by the legislature it shall be subject to referendum, as

- hereinafter provided.
- 2 If the law so proposed is not enacted by the legislature
- 3 within the 40 days, the state officer authorized by law shall
- 4 submit such proposed law to the people for approval or rejection at
- 5 the next general election. The legislature may reject any measure
- 6 so proposed by initiative petition and propose a different measure
- 7 upon the same subject by a yea and nay vote upon separate roll
- 8 calls, and in such event both measures shall be submitted by such
- 9 state officer to the electors for approval or rejection at the next
- 10 general election.
- 11 Any law submitted to the people by either initiative or
- 12 referendum petition and approved by a majority of the votes cast
- 13 thereon at any election shall take effect 10 days after the date of
- 14 the official declaration of the vote. No law initiated or adopted
- 15 by the people shall be subject to the veto power of the governor,
- 16 and no law adopted by the people at the polls under the initiative
- 17 provisions of this section shall be amended or repealed, except by
- 18 a vote of the electors unless otherwise provided in the initiative
- 19 measure or by three-fourths of the members elected to and serving
- 20 in —each house of— the legislature. Laws approved by the people
- 21 under the referendum provision of this section may be amended by
- 22 the legislature at any subsequent session thereof. If two or more
- 23 measures approved by the electors at the same election conflict,
- 24 that THE MEASURE receiving the highest affirmative vote shall
- 25 prevail.
- 26 The legislature shall implement the provisions of this
- 27 section.

1 ARTICLE III

- 2 Sec. 8. Either house of the THE legislature or the governor
- 3 may request the opinion of the supreme court on important questions
- 4 of law upon solemn occasions as to the constitutionality of
- 5 legislation after it has been enacted into law but before its
- 6 effective date.
- 7 ARTICLE IV
- 8 Sec. 1. The THROUGH DECEMBER 31, 2006, THE legislative power
- 9 of the State of Michigan is vested in a senate and a house of
- 10 representatives.
- 11 BEGINNING JANUARY 1, 2007, THE LEGISLATIVE POWER OF THE STATE
- 12 OF MICHIGAN IS VESTED IN A LEGISLATURE CONSISTING OF ONE CHAMBER.
- 13 THE LEGISLATURE SHALL CONSIST OF MEMBERS ELECTED FOR STAGGERED
- 14 FOUR-YEAR TERMS AS PROVIDED BY LAW. THE LEGISLATURE SHALL CONSIST
- 15 OF FIVE MEMBERS FROM EACH CONGRESSIONAL DISTRICT LOCATED IN THIS
- 16 STATE FROM SINGLE MEMBER DISTRICTS APPORTIONED ON THE BASIS OF
- 17 POPULATION.
- 18 SEC. 1A. ALL AUTHORITY VESTED BY THE CONSTITUTION OR LAWS OF
- 19 THIS STATE IN THE SENATE, HOUSE OF REPRESENTATIVES, OR JOINT
- 20 SESSION OF THE SENATE AND HOUSE OF REPRESENTATIVES, AS APPLICABLE,
- 21 IS VESTED IN A LEGISLATURE OF ONE CHAMBER. ALL PROVISIONS IN THE
- 22 CONSTITUTION AND LAWS OF THIS STATE RELATING TO THE LEGISLATURE,
- 23 THE SENATE, THE HOUSE OF REPRESENTATIVES, JOINT SESSIONS OF THE
- 24 SENATE AND HOUSE OF REPRESENTATIVES, SENATOR, OR MEMBER OF THE
- 25 HOUSE OF REPRESENTATIVES, AS APPLICABLE, APPLY TO AND MEAN A
- 26 LEGISLATURE OF ONE CHAMBER AND ITS MEMBERS. ALL REFERENCES TO CLERK
- 27 OF THE HOUSE OF REPRESENTATIVES OR SECRETARY OF THE SENATE MEAN,

- 1 WHEN APPLICABLE, THE CLERK OF THE LEGISLATURE OF ONE CHAMBER. ALL
- 2 REFERENCES TO SPEAKER OF THE HOUSE OF REPRESENTATIVES OR TEMPORARY
- 3 PRESIDENT OF THE SENATE MEAN THE MAJORITY LEADER OF THE
- 4 LEGISLATURE. IF A PROVISION OF THE CONSTITUTION REQUIRES SUBMISSION
- 5 OF ANY MATTER TO, OR ACTION BY, THE HOUSE OF REPRESENTATIVES, THE
- 6 SENATE, OR JOINT SESSION OF THE SENATE AND HOUSE OF
- 7 REPRESENTATIVES, OR THE MEMBERS OF EITHER BODY OR BOTH BODIES, IT
- 8 MEANS THE LEGISLATURE OF ONE CHAMBER CREATED IN THIS ARTICLE.
- 9 THIS SECTION SHALL TAKE EFFECT JANUARY 1, 2007.
- 10 Sec. 2. The senate shall consist of 38 members to be elected
- 11 from single member districts at the same election as the governor
- 12 for four-year terms concurrent with the term of office of the
- 13 governor.
- 14 In districting the state for the purpose of electing senators
- 15 after the official publication of the total population count of
- 16 each federal decennial census, each county shall be assigned
- 17 apportionment factors equal to the sum of its percentage of the
- 18 state's population as shown by the last regular federal decennial
- 19 census computed to the nearest one one hundredth of one percent
- 20 multiplied by four and its percentage of the state's land area
- 21 computed to the nearest one-one hundredth of one percent.
- 23 apportionment commission shall be governed by the following rules:
- 24 (1) Counties with 13 or more apportionment factors shall be
- 25 entitled as a class to senators in the proportion that the total
- 26 apportionment factors of such counties bear to the total
- 27 apportionment factors of the state computed to the nearest whole

number. After each such county has been allocated one senator, the 1 remaining senators to which this class of counties is entitled 2 shall be distributed among such counties by the method of equal 3 proportions applied to the apportionment factors. 4 (2) Counties having less than 13 apportionment factors shall 5 be entitled as a class to senators in the proportion that the total 6 apportionment factors of such counties bear to the total 7 8 apportionment factors of the state computed to the nearest whole number. Such counties shall thereafter be arranged into senatorial 9 10 districts that are compact, convenient, and contiguous by land, as 11 rectangular in shape as possible, and having as nearly as possible 12 13 apportionment factors, but in no event less than 10 or more than 13 16. Insofar as possible, existing senatorial districts at the time of reapportionment shall not be altered unless there is a failure 14 to comply with the above standards. 15 (3) Counties entitled to two or more senators shall be divided 16 into single member districts. The population of such districts 17 shall be as nearly equal as possible but shall not be less than 75 18 19 per cent nor more than 125 percent of a number determined by 20 dividing the population of the county by the number of senators to which it is entitled. Each such district shall follow incorporated 21 city or township boundary lines to the extent possible and shall be 22 23 compact, contiguous, and as nearly uniform in shape as possible. 24 Sec. 3. The house of representatives shall consist of 110 25 members elected for two year terms from single member districts 26 apportioned on a basis of population as provided in this article. The districts shall consist of compact and convenient territory

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- 1 contiguous by land.
- 2 Each county which has a population of not less than seven-
- 3 tenths of one percent of the population of the state shall
- 4 constitute a separate representative area. Each county having less
- 5 than seven-tenths of one percent of the population of the state
- 6 shall be combined with another county or counties to form a
- 7 representative area of not less than seven-tenths of one percent of
- 8 the population of the state. Any county which is isolated under the
- 9 initial allocation as provided in this section shall be joined with
- 10 that contiguous representative area having the smallest percentage
- 11 of the state's population. Each such representative area shall be
- 12 entitled initially to one representative.
- 13 After the assignment of one representative to each of the
- 14 representative areas, the remaining house seats shall be
- 15 apportioned among the representative areas on the basis of
- 16 population by the method of equal proportions.
- 17 Any county comprising a representative area entitled to two or
- 18 more representatives shall be divided into single member
- 19 representative districts as follows:
- 20 (1) The population of such districts shall be as nearly equal
- 21 as possible but shall not be less than 75 percent nor more than 125
- 22 percent of a number determined by dividing the population of the
- 23 representative area by the number of representatives to which it is
- 24 entitled.
- 25 (2) Such single member districts shall follow city and
- 26 township boundaries where applicable and shall be composed of
- 27 compact and contiguous territory as nearly square in shape as

- 1 possible.
- 2 Any representative area consisting of more than one county,
- 3 entitled to more than one representative, shall be divided into
- 4 single member districts as equal as possible in population,
- 5 adhering to county lines.
- 6 Sec. 4. In counties having more than one representative or
- 7 senatorial district, the territory in the same county annexed to or
- 8 merged with a city between apportionments shall become a part of a
- 9 contiguous representative or senatorial district in the city with
- 10 which it is combined, if provided by ordinance of the city. The
- 11 district or districts with which the territory shall be combined
- 12 shall be determined by such ordinance certified to the secretary of
- 13 state. No such change in the boundaries of a representative or
- 14 senatorial district shall have the effect of removing a legislator
- 15 from office during his term.
- Sec. 6. A commission on legislative apportionment is hereby
- 17 established consisting of eight electors, four of whom shall be
- 18 selected by the state organizations of each of the two political
- 19 parties whose candidates for governor received the highest vote at
- 20 the last general election at which a governor was elected preceding
- 21 each apportionment. If a candidate for governor of a third
- 22 political party has received at such election more than 25 percent
- 23 of such gubernatorial vote, the commission shall consist of 12
- 24 members, four of whom shall be selected by the state organization
- 25 of the third political party. One resident of each of the following
- 26 four regions shall be selected by each political party
- 27 organization: (1) the upper peninsula; (2) the northern part of the

- 1 lower peninsula, north of a line drawn along the northern
- 2 boundaries of the counties of Bay, Midland, Isabella, Mecosta,
- 3 Newaygo and Oceana; (3) southwestern Michigan, those counties south
- 4 of region (2) and west of a line drawn along the western boundaries
- 5 of the counties of Bay, Saginaw, Shiawassee, Ingham, Jackson and
- 6 Hillsdale; (4) southeastern Michigan, the remaining counties of the
- 7 state.
- 8 No officers or employees of the federal, state, or local
- 9 governments, excepting notaries public and members of the armed
- 10 forces reserve, shall be eligible for membership on the commission.
- 11 Members of the commission shall not be eligible for election to the
- 12 legislature until two years after the apportionment in which they
- 13 participated becomes effective.
- 14 The commission shall be appointed immediately after the
- 15 adoption of this constitution and whenever apportionment or
- 16 districting of the legislature is required by the provisions of
- 17 this constitution. Members of the commission shall hold office
- 18 until each apportionment or districting plan becomes effective.
- 19 Vacancies shall be filled in the same manner as for original
- 20 appointment.
- 21 The secretary of state shall be secretary of the commission
- 22 without vote, and in that capacity shall furnish, under the
- 23 direction of the commission, all necessary technical services. The
- 24 commission shall elect its own chairman, shall make its own rules
- 25 of procedure, and shall receive compensation provided by law. The
- 26 legislature shall appropriate funds to enable the commission to
- 27 carry out its activities.

Within 30 days after the adoption of this constitution, and 1 2 after the official total population count of each federal decennial census of the state and its political subdivisions is available, 3 4 the secretary of state shall issue a call convening the commission not less than 30 nor more than 45 days thereafter. The commission 5 shall complete its work within 180 days after all necessary census 6 information is available. The commission shall proceed to district 7 and apportion the senate and house of representatives according to 8 the provisions of this constitution. All final decisions shall 9 require the concurrence of a majority of the members of the 10 11 commission. The commission shall hold public hearings as may be 12 provided by law. Each final apportionment and districting plan shall be 13 published as provided by law within 30 days from the date of its 14 adoption and shall become law 60 days after publication. The 15 secretary of state shall keep a public record of all the 16 proceedings of the commission and shall be responsible for the 17 18 publication and distribution of each plan. 19 If a majority of the commission cannot agree on a plan, each member of the commission, individually or jointly with other 20 21 members, may submit a proposed plan to the supreme court. The supreme court shall determine which plan complies most accurately 22 with the constitutional requirements and shall direct that it be 23 24 adopted by the commission and published as provided in this 25 section. 26 Upon the application of any elector filed not later than 60 27 days after final publication of the plan, the supreme court, in the

- 1 exercise of original jurisdiction, shall direct the secretary of
- 2 state or the commission to perform their duties, may review any
- 3 final plan adopted by the commission, and shall remand such plan to
- 4 the commission for further action if it fails to comply with the
- 5 requirements of this constitution.
- 6 Sec. 7. Each <u>senator and representative</u> **STATE LEGISLATOR**
- 7 must be a citizen of the United States, at least $\frac{21}{2}$ 18 years of
- 8 age, and an elector of the district he OR SHE represents. The
- 9 removal of his A LEGISLATOR'S domicile from the district shall be
- 10 deemed a vacation of the office. No person who has been convicted
- 11 of subversion or who has within the preceding 20 years been
- 12 convicted of a felony involving a breach of public trust shall be
- 13 eligible -for either house of TO SERVE IN the legislature.
- 14 Sec. 8. No person holding any office, employment or position
- 15 under the United States or this state or a political subdivision
- 16 thereof, except notaries public and members of the armed forces
- 17 reserve, may be a member of <u>either house of</u> the legislature.
- 18 Sec. 11. Except as provided by law, senators and
- 19 representatives— A STATE LEGISLATOR shall be privileged from civil
- 20 arrest and civil process during sessions of the legislature and for
- 21 five days next before the commencement and after the termination
- 22 thereof. They A STATE LEGISLATOR shall not be questioned in any
- 23 other place for any speech in -either house THE LEGISLATURE.
- Sec. 12. The state officers compensation commission is created
- 25 which subject to this section shall determine the salaries and
- 26 expense allowances of the members of the legislature, the governor,
- 27 the lieutenant governor, the attorney general, the secretary of

- 1 state, and the justices of the supreme court. The commission shall
- 2 consist of 7 members appointed by the governor whose qualifications
- 3 may be determined by law. Subject to the legislature's ability to
- 4 amend the commission's determinations as provided in this section,
- 5 the commission shall determine the salaries and expense allowances
- 6 of the members of the legislature, the governor, the lieutenant
- 7 governor, the attorney general, the secretary of state, and the
- 8 justices of the supreme court which determinations shall be the
- 9 salaries and expense allowances only if the legislature by
- 10 concurrent resolution adopted by a majority of the members elected
- 11 to and serving in -each house of the legislature approve them.
- 12 The senate and house of representatives shall alternate on which
- 13 house of the legislature shall originate the concurrent resolution,
- 14 with the senate originating the first concurrent resolution.
- 15 The concurrent resolution may amend the salary and expense
- 16 determinations of the state officers compensation commission to
- 17 reduce the salary and expense determinations by the same proportion
- 18 for members of the legislature, the governor, the lieutenant
- 19 governor, the attorney general, the secretary of state, and the
- 20 justices of the supreme court. The legislature shall not amend the
- 21 salary and expense determinations to reduce them to below the
- 22 salary and expense level that members of the legislature, the
- 23 governor, the lieutenant governor, the attorney general, the
- 24 secretary of state, and the justices of the supreme court receive
- 25 on the date the salary and expense determinations are made. If the
- 26 salary and expense determinations are approved or amended as
- 27 provided in this section, the salary and expense determinations

- 1 shall become effective for the legislative session immediately
- 2 following the next general election. The commission shall meet each
- 3 2 years for no more than 15 session days. The legislature shall
- 4 implement this section by law.
- 5 Sec. 14. A majority of the members elected to and serving in
- 6 each house THE LEGISLATURE shall constitute a quorum to do
- 7 business. A smaller number -in each house may adjourn from day to
- 8 day, and may compel the attendance of absent members in the manner
- 9 and with penalties as -each house- THE LEGISLATURE may prescribe.
- 10 Sec. 16. <u>Each house</u> THE LEGISLATURE, except as otherwise
- 11 provided in this constitution, shall choose its own officers and
- 12 determine the rules of its proceedings, but shall not adopt any
- 13 rule that will prevent a majority of the members elected thereto
- 14 and serving therein from discharging a committee from the further
- 15 consideration of any measure. Each house THE LEGISLATURE shall be
- 16 the sole judge of the qualifications, elections, and returns of its
- 17 members, and may, with the concurrence of two-thirds of all the
- 18 members elected thereto and serving therein, expel a member. The
- 19 reasons for such expulsion shall be entered in the journal, with
- 20 the votes and names of the members voting upon the question. No
- 21 member shall be expelled a second time for the same cause.
- 22 Sec. 17. Each house of the THE legislature may establish the
- 23 committees necessary for the efficient conduct of its business.
- 24 and the legislature may create joint committees. On all actions on
- 25 bills and resolutions in each committee, names and votes of members
- 26 shall be recorded. Such vote shall be available for public
- 27 inspection. Notice of all committee hearings and a clear statement

- 1 of all subjects to be considered at each hearing shall be published
- 2 in the journal in advance of the hearing.
- 3 Sec. 18. <u>Each house</u> **THE LEGISLATURE** shall keep a journal of
- 4 its proceedings, and publish the same unless the public security
- 5 otherwise requires. The record of the vote and name of the members
- 6 of either house voting on any question shall be entered in the
- 7 journal at the request of one-fifth of the members present. Any
- 8 member -of either house may dissent from and protest against any
- 9 act, proceeding, or resolution which he OR SHE deems injurious to
- 10 any person or the public, and have the reason for his OR HER
- 11 dissent entered in the journal.
- 12 Sec. 19. All elections in -either house or in joint convention
- 13 THE LEGISLATURE and all votes on appointments submitted to the
- 14 senate LEGISLATURE for advice and consent shall be published by
- 15 vote and name in the journal.
- 16 Sec. 20. The doors of -each house THE LEGISLATURE shall be
- 17 open unless the public security otherwise requires.
- 19 other, adjourn for more than two intervening calendar days, nor to
- 20 any place other than where the legislature may then be in session.
- Sec. 22. All legislation shall be by bill. and may originate
- 22 in either house.
- 23 Sec. 24. No law shall embrace more than one object, which
- 24 shall be expressed in its title. No bill shall be altered or
- 25 amended on its passage through <u>either house</u> THE LEGISLATURE so as
- 26 to change its original purpose as determined by its total content
- 27 and not alone by its title.

- 1 Sec. 26. No bill shall be passed or become a law at any
- 2 regular session of the legislature until it has been printed or
- 3 reproduced and in the possession of -each house THE LEGISLATURE
- 4 for at least five days. Every bill shall be read three times -in
- 5 each house before the final passage thereof. No bill shall become
- 6 a law without the concurrence of a majority of the members elected
- 7 to and serving in -each house THE LEGISLATURE. On the final
- 8 passage of bills, the votes and names of the members voting thereon
- 9 shall be entered in the journal.
- 10 Sec. 27. No act shall take effect until the expiration of 90
- 11 days from the end of the session at which it was passed, but the
- 12 legislature may give immediate effect to acts by a two-thirds vote
- 13 of the members elected to and serving in -each house THE
- 14 LEGISLATURE.
- 15 Sec. 29. The legislature shall pass no local or special act in
- 16 any case where a general act can be made applicable, and whether a
- 17 general act can be made applicable shall be a judicial question. No
- 18 local or special act shall take effect until approved by two-thirds
- 19 of the members elected to and serving in -each house THE
- 20 LEGISLATURE and by a majority of the electors voting thereon in the
- 21 district affected. Any act repealing local or special acts shall
- 22 require only a majority of the members elected to and serving in
- 23 each house THE LEGISLATURE and shall not require submission to the
- 24 electors of such district.
- Sec. 30. The assent of two-thirds of the members elected to
- 26 and serving in -each house of the legislature shall be required
- 27 for the appropriation of public money or property for local or

- 1 private purposes.
- 2 Sec. 31. The general appropriation bills for the succeeding
- 3 fiscal period covering items set forth in the budget shall be
- 4 passed or rejected in -either house of the legislature before
- 5 that house THE LEGISLATURE passes any appropriation bill for items
- 6 not in the budget except bills supplementing appropriations for the
- 7 current fiscal year's operation. Any bill requiring an
- 8 appropriation to carry out its purpose shall be considered an
- 9 appropriation bill. One of the general appropriation bills as
- 10 passed by the legislature shall contain an itemized statement of
- 11 estimated revenue by major source in each operating fund for the
- 12 ensuing fiscal period, the total of which shall not be less than
- 13 the total of all appropriations made from each fund in the general
- 14 appropriation bills as passed.
- Sec. 33. Every bill passed by the legislature shall be
- 16 presented to the governor before it becomes law, and the governor
- 17 shall have 14 days measured in hours and minutes from the time of
- 18 presentation in which to consider it. If —he— THE GOVERNOR
- 19 approves, he OR SHE shall within that time sign and file it with
- 20 the secretary of state and it shall become law. If $\frac{he}{h}$
- 21 GOVERNOR does not approve, and the legislature has within that time
- 22 finally adjourned the session at which the bill was passed, it
- 23 shall not become law. If -he- THE GOVERNOR disapproves, and the
- 24 legislature continues the session at which the bill was passed, -he
- 25 THE GOVERNOR shall return it TO THE LEGISLATURE within such 14-day
- 26 period with his OR HER objections. -, to the house in which it
- 27 originated. That house THE LEGISLATURE shall enter such objections

- 1 in full in its journal and reconsider the bill. If two-thirds of
- 2 the members elected to and serving in -that house- THE LEGISLATURE
- 3 pass the bill notwithstanding the objections of the governor, -it
- 4 shall be sent with the objections to the other house for
- 5 reconsideration. The THE bill shall become law. if passed by two-
- 6 thirds of the members elected to and serving in that house. The
- 7 vote of -each house THE LEGISLATURE shall be entered in the
- 8 journal with the votes and names of the members voting thereon. If
- 9 any bill is not returned by the governor within such 14-day
- 10 period, the legislature continuing in session, it shall become law
- 11 as if he THE GOVERNOR had signed it.
- Sec. 37. The legislature may by -concurrent resolution
- 13 empower a joint committee of the legislature, acting between
- 14 sessions, to suspend any rule or regulation promulgated by an
- 15 administrative agency subsequent to the adjournment of the last
- 16 preceding regular legislative session. Such suspension shall
- 17 continue no longer than the end of the next regular legislative
- 18 session.
- 19 Sec. 43. No general law providing for the incorporation of
- 20 trust companies or corporations for banking purposes, or regulating
- 21 the business thereof, shall be enacted, amended or repealed except
- 22 by a vote of two-thirds of the members elected to and serving in
- 23 each house THE LEGISLATURE.
- Sec. 53. The legislature by a majority vote of the members
- 25 elected to and serving in -each house THE LEGISLATURE, shall
- 26 appoint an auditor general, who shall be a certified public
- 27 accountant licensed to practice in this state, to serve for a term

- 1 of eight years. He THE AUDITOR GENERAL shall be ineligible for
- 2 appointment or election to any other public office in this state
- 3 from which compensation is derived while serving as auditor general
- 4 and for two years following the termination of his service. He
- 5 THE AUDITOR GENERAL may be removed for cause at any time by a two-
- 6 thirds vote of the members elected to and serving in -each house
- 7 THE LEGISLATURE. The auditor general shall conduct post audits of
- 8 financial transactions and accounts of the state and of all
- 9 branches, departments, offices, boards, commissions, agencies,
- 10 authorities, and institutions of the state established by this
- 11 constitution or by law, and performance post audits thereof.
- The auditor general upon direction by the legislature may
- 13 employ independent accounting firms or legal counsel and may make
- 14 investigations pertinent to the conduct of audits. He THE AUDITOR
- 15 GENERAL shall report annually to the legislature and to the
- 16 governor and at such other times as he OR SHE deems necessary or as
- 17 required by the legislature. —He— THE AUDITOR GENERAL shall be
- 18 assigned no duties other than those specified in this section.
- 19 Nothing in this section shall be construed in any way to
- 20 infringe the responsibility and constitutional authority of the
- 21 governing boards of the institutions of higher education to be
- 22 solely responsible for the control and direction of all
- 23 expenditures from the institutions' funds.
- The auditor general, his OR HER deputy and one other member of
- 25 his THE staff OF THE AUDITOR GENERAL shall be exempt from
- 26 classified civil service. All other members of his THE staff OF
- 27 THE AUDITOR GENERAL shall have classified civil service status.

- 1 Sec. 54. No person shall be elected to the office of state
- 2 representative LEGISLATOR more than three times. No person shall
- 3 be elected to the office of state senate more than two times. Any
- 4 person appointed or elected to fill a vacancy in the house of
- 5 representatives or the state senate OFFICE OF STATE LEGISLATOR for
- 6 a period greater than one half of a term of such office, shall be
- 7 considered to have been elected to serve one time in that office
- 8 for purposes of this section. This limitation on the number of
- 9 times a person shall be elected to office shall apply to terms of
- 10 office beginning on or after January 1, $\frac{1993}{}$ 2007.
- 11 This section shall be self-executing. Legislation may be
- 12 enacted to facilitate operation of this section, but no law shall
- 13 limit or restrict the application of this section. If any part of
- 14 this section is held to be invalid or unconstitutional, the
- 15 remaining parts of this section shall not be affected but will
- 16 remain in full force and effect.
- 17 ARTICLE V
- 18 Sec. 2. All executive and administrative offices, agencies,
- 19 and instrumentalities of the executive branch of state government
- 20 and their respective functions, powers, and duties, except for the
- 21 office of governor, and lieutenant governor and the governing
- 22 bodies of institutions of higher education provided for in this
- 23 constitution, shall be allocated by law among and within not more
- 24 than 20 principal departments. They shall be grouped as far as
- 25 practicable according to major purposes.
- 26 Subsequent to the initial allocation, the governor may make
- 27 changes in the organization of the executive branch or in the

- 1 assignment of functions among its units which he OR SHE considers
- 2 necessary for efficient administration. Where these changes require
- 3 the force of law, they shall be set forth in executive orders and
- 4 submitted to the legislature. Thereafter the legislature shall have
- 5 60 calendar days of a regular session, or a full regular session if
- 6 of shorter duration, to disapprove each executive order. Unless
- 7 disapproved in both houses by a resolution concurred in by a
- 8 majority of the members elected to and serving in -each house THE
- 9 LEGISLATURE, each order shall become effective at a date thereafter
- 10 to be designated by the governor.
- 11 Sec. 3. The head of each principal department shall be a
- 12 single executive unless otherwise provided in this constitution or
- 13 by law. The single executives heading principal departments shall
- 14 include a secretary of state, a state treasurer, and an attorney
- 15 general. When a single executive is the head of a principal
- 16 department, unless elected or appointed as otherwise provided in
- 17 this constitution, he OR SHE shall be appointed by the governor by
- 18 and with the advice and consent of the -senate LEGISLATURE and -he
- 19 shall serve at the pleasure of the governor.
- 20 When a board or commission is at the head of a principal
- 21 department, unless elected or appointed as otherwise provided in
- 22 this constitution, the members thereof shall be appointed by the
- 23 governor by and with the advice and consent of the -senate
- 24 LEGISLATURE. The term of office and procedure for removal of such
- 25 members shall be as prescribed in this constitution or by law.
- 26 Terms of office of any board or commission created or enlarged
- 27 after the effective date of this constitution shall not exceed four

- 1 years except as otherwise authorized in this constitution. The
- 2 terms of office of existing boards and commissions which are longer
- 3 than four years shall not be further extended except as provided in
- 4 this constitution.
- 5 Sec. 6. Appointment by and with the advice and consent of the
- 6 senate LEGISLATURE when used in this constitution or laws in
- 7 effect or hereafter enacted means appointment subject to
- 8 disapproval by a majority vote of the members elected to and
- 9 serving in the -senate- LEGISLATURE, if such action is taken within
- 10 60 session days after the date of such appointment. Any appointment
- 11 not disapproved within such period shall stand confirmed.
- Sec. 7. Vacancies in any office, appointment to which requires
- 13 advice and consent of the -senate LEGISLATURE, shall be filled by
- 14 the governor by and with the advice and consent of the -senate
- 15 LEGISLATURE. A person whose appointment has been disapproved by the
- 16 senate LEGISLATURE shall not be eligible for an interim
- 17 appointment to the same office.
- 18 Sec. 13. The governor shall issue writs of election to fill
- 19 vacancies in the <u>senate or house of representatives</u> **LEGISLATURE**.
- 20 Any such election shall be held in a manner prescribed by law.
- 21 Sec. 18. The governor shall submit to the legislature at a
- 22 time fixed by law, a budget for the ensuing fiscal period setting
- 23 forth in detail, for all operating funds, the proposed expenditures
- 24 and estimated revenue of the state. Proposed expenditures from any
- 25 fund shall not exceed the estimated revenue thereof. On the same
- 26 date, the governor shall submit to the legislature general
- 27 appropriation bills to embody the proposed expenditures and any

- 1 necessary bill or bills to provide new or additional revenues to
- 2 meet proposed expenditures. The amount of any surplus created or
- 3 deficit incurred in any fund during the last preceding fiscal
- 4 period shall be entered as an item in the budget and in one of the
- 5 appropriation bills. The governor may submit amendments to
- 6 appropriation bills to be offered in -either house THE LEGISLATURE
- 7 during consideration of the bill, by that house, and shall submit
- 8 bills to meet deficiencies in current appropriations.
- 9 Sec. 20. No appropriation shall be a mandate to spend. The
- 10 governor, with the approval of the appropriating -committees
- 11 COMMITTEE of the house and senate LEGISLATURE, shall reduce
- 12 expenditures authorized by appropriations whenever it appears that
- 13 actual revenues for a fiscal period will fall below the revenue
- 14 estimates on which appropriations for that period were based.
- 15 Reductions in expenditures shall be made in accordance with
- 16 procedures prescribed by law. The governor may not reduce
- 17 expenditures of the legislative and judicial branches or from funds
- 18 constitutionally dedicated for specific purposes.
- 19 Sec. 25. The lieutenant governor shall be president of the
- 20 senate LEGISLATURE, but shall have no vote, unless they be equally
- 21 divided. —He— THE LIEUTENANT GOVERNOR may perform duties requested
- 22 of him by the governor, but no power vested in the governor shall
- 23 be delegated.
- Sec. 26. In case of the conviction of the governor on
- 25 impeachment, -his- removal OF THE GOVERNOR from office, -his- OR
- 26 THE GOVERNOR'S resignation or —his— death, the lieutenant governor,
- 27 the elected secretary of state, the elected attorney general and

- 1 such other persons designated by law shall in that order be
- 2 governor for the remainder of the governor's term.
- 3 In case of the death of the governor-elect, the lieutenant
- 4 governor-elect, the secretary of state-elect, the attorney general-
- 5 elect, and such other persons designated by law shall become
- 6 governor in that order at the commencement of the governor-elect's
- 7 term.
- 8 If the governor or the person in line of succession to serve
- 9 as governor is absent from the state, or suffering under an
- 10 inability, the powers and duties of the office of the governor
- 11 shall devolve in order of precedence until the absence or inability
- 12 giving rise to the devolution of powers ceases.
- The inability of the governor or person acting as governor
- 14 shall be determined by a majority of the supreme court on -joint
- 15 request of the -president pro tempore of the senate and the speaker
- 16 of the house of representatives MAJORITY LEADER OF THE
- 17 LEGISLATURE. Such determination shall be final and conclusive. The
- 18 supreme court shall upon its own initiative determine if and when
- 19 the inability ceases.
- 20 Sec. 28. There is hereby established a state transportation
- 21 commission, which shall establish policy for the state
- 22 transportation department transportation programs and facilities,
- 23 and such other public works of the state, as provided by law.
- 24 The state transportation commission shall consist of six
- 25 members, not more than three of whom shall be members of the same
- 26 political party. They shall be appointed by the governor by and
- 27 with the advice and consent of the -senate- LEGISLATURE for three-

- 1 year terms, no three of which shall expire in the same year, as
- 2 provided by law.
- 3 The director of the state transportation department shall be
- 4 appointed as provided by law and shall be the principal executive
- 5 officer of the state transportation department and shall be
- 6 responsible for executing the policy of the state transportation
- 7 commission.
- 8 Sec. 29. There is hereby established a civil rights commission
- 9 which shall consist of eight persons, not more than four of whom
- 10 shall be members of the same political party, who shall be
- 11 appointed by the governor, by and with the advice and consent of
- 12 the <u>senate</u> LEGISLATURE, for four-year terms not more than two of
- 13 which shall expire in the same year. It shall be the duty of the
- 14 commission in a manner which may be prescribed by law to
- 15 investigate alleged discrimination against any person because of
- 16 religion, race, color, or national origin in the enjoyment of the
- 17 civil rights guaranteed by law and by this constitution, and to
- 18 secure the equal protection of such civil rights without such
- 19 discrimination. The legislature shall provide an annual
- 20 appropriation for the effective operation of the commission.
- 21 The commission shall have power, in accordance with the
- 22 provisions of this constitution and of general laws governing
- 23 administrative agencies, to promulgate rules and regulations for
- 24 its own procedures, to hold hearings, administer oaths, through
- 25 court authorization to require the attendance of witnesses and the
- 26 submission of records, to take testimony, and to issue appropriate
- 27 orders. The commission shall have other powers provided by law to

- 1 carry out its purposes. Nothing contained in this section shall be
- 2 construed to diminish the right of any party to direct and
- 3 immediate legal or equitable remedies in the courts of this state.
- 4 Appeals from final orders of the commission, including cease
- 5 and desist orders and refusals to issue complaints, shall be tried
- 6 de novo before the circuit court having jurisdiction provided by
- 7 law.
- 8 ARTICLE VI
- 9 Sec. 1. The judicial power of the state is vested exclusively
- 10 in one court of justice which shall be divided into one supreme
- 11 court, one court of appeals, one trial court of general
- 12 jurisdiction known as the circuit court, one probate court, and
- 13 courts of limited jurisdiction that the legislature may establish
- 14 by a two-thirds vote of the members elected to and serving in -each
- 15 house THE LEGISLATURE.
- 16 Sec. 25. For reasonable cause, which is not sufficient ground
- 17 for impeachment, the governor shall remove any judge on a
- 18 concurrent resolution of two-thirds of the members elected to and
- 19 serving in <u>each house of</u> the legislature. The cause for removal
- 20 shall be stated at length in the resolution.
- 21 ARTICLE VIII
- Sec. 6. Other institutions of higher education established by
- 23 law having authority to grant baccalaureate degrees shall each be
- 24 governed by a board of control which shall be a body corporate. The
- 25 board shall have general supervision of the institution and the
- 26 control and direction of all expenditures from the institution's
- 27 funds. It shall, as often as necessary, elect a president of the

- 1 institution under its supervision. He THE PRESIDENT shall be the
- 2 principal executive officer of the institution and be ex-officio a
- 3 member of the board without the right to vote. The board may elect
- 4 one of its members or may designate the president, to preside at
- 5 board meetings. Each board of control shall consist of eight
- 6 members who shall hold office for terms of eight years, not more
- 7 than two of which shall expire in the same year, and who shall be
- 8 appointed by the governor by and with the advice and consent of the
- 9 senate LEGISLATURE. Vacancies shall be filled in like manner.
- 10 ARTICLE IX
- 11 Sec. 15. The state may borrow money for specific purposes in
- 12 amounts as may be provided by acts of the legislature adopted by a
- 13 vote of two-thirds of the members elected to and serving in -each
- 14 house THE LEGISLATURE, and approved by a majority of the electors
- 15 voting thereon at any general election. The question submitted to
- 16 the electors shall state the amount to be borrowed, the specific
- 17 purpose to which the funds shall be devoted, and the method of
- 18 repayment.
- 19 Sec. 27. The revenue limit of Section 26 of this Article may
- 20 be exceeded only if all of the following conditions are met: (1)
- 21 The governor requests the legislature to declare an emergency; (2)
- 22 the request is specific as to the nature of the emergency, the
- 23 dollar amount of the emergency, and the method by which the
- 24 emergency will be funded; and (3) the legislature thereafter
- 25 declares an emergency in accordance with the specific of the
- 26 governor's request by a two-thirds vote of the members elected to
- 27 and serving in -each house THE LEGISLATURE. The emergency must be

- 1 declared in accordance with this section prior to incurring any of
- 2 the expenses which constitute the emergency request. The revenue
- 3 limit may be exceeded only during the fiscal year for which the
- 4 emergency is declared. In no event shall any part of the amount
- 5 representing a refund under Section 26 of this Article be the
- 6 subject of an emergency request.
- 7 ARTICLE X
- 8 Sec. 5. The legislature shall have general supervisory
- 9 jurisdiction over all state owned lands useful for forest
- 10 preserves, game areas and recreational purposes; shall require
- 11 annual reports as to such lands from all departments having
- 12 supervision or control thereof; and shall by general law provide
- 13 for the sale, lease or other disposition of such lands.
- 14 The legislature by an act adopted by two-thirds of the members
- 15 elected to and serving in -each house THE LEGISLATURE may
- 16 designate any part of such lands as a state land reserve. No lands
- 17 in the state land reserve may be removed from the reserve, sold,
- 18 leased or otherwise disposed of except by an act of the
- 19 legislature.
- 20 ARTICLE XI
- 21 Sec. 5. The classified state civil service shall consist of
- 22 all positions in the state service except those filled by popular
- 23 election, heads of principal departments, members of boards and
- 24 commissions, the principal executive officer of boards and
- 25 commissions heading principal departments, employees of courts of
- 26 record, employees of the legislature, employees of the state
- 27 institutions of higher education, all persons in the armed forces

- 1 of the state, eight exempt positions in the office of the governor,
- 2 and within each principal department, when requested by the
- 3 department head, two other exempt positions, one of which shall be
- 4 policy-making. The civil service commission may exempt three
- 5 additional positions of a policy-making nature within each
- 6 principal department.
- 7 The civil service commission shall be non-salaried and shall
- 8 consist of four persons, not more than two of whom shall be members
- 9 of the same political party, appointed by the governor for terms of
- 10 eight years, no two of which shall expire in the same year.
- 11 The administration of the commission's powers shall be vested
- 12 in a state personnel director who shall be a member of the
- 13 classified service and who shall be responsible to and selected by
- 14 the commission after open competitive examination.
- The commission shall classify all positions in the classified
- 16 service according to their respective duties and responsibilities,
- 17 fix rates of compensation for all classes of positions, approve or
- 18 disapprove disbursements for all personal services, determine by
- 19 competitive examination and performance exclusively on the basis of
- 20 merit, efficiency and fitness the qualifications of all candidates
- 21 for positions in the classified service, make rules and regulations
- 22 covering all personnel transactions, and regulate all conditions of
- 23 employment in the classified service.
- 24 State Police Troopers and Sergeants shall, through their
- 25 elected representative designated by 50% of such troopers and
- 26 sergeants, have the right to bargain collectively with their
- 27 employer concerning conditions of their employment, compensation,

- 1 hours, working conditions, retirement, pensions, and other aspects
- 2 of employment except promotions which will be determined by
- 3 competitive examination and performance on the basis of merit,
- 4 efficiency, and fitness; and they shall have the right 30 days
- 5 after commencement of such bargaining to submit any unresolved
- 6 disputes to binding arbitration for the resolution thereof the same
- 7 as now provided by law for Public Police and Fire Departments.
- 8 No person shall be appointed to or promoted in the classified
- 9 service who has not been certified by the commission as qualified
- 10 for such appointment or promotion. No appointments, promotions,
- 11 demotions, or removals in the classified service shall be made for
- 12 religious, racial, or partisan considerations.
- 13 Increases in rates of compensation authorized by the
- 14 commission may be effective only at the start of a fiscal year and
- 15 shall require prior notice to the governor, who shall transmit such
- 16 increases to the legislature as part of https://doi.org/10.15
- 17 budget. The legislature may, by a majority vote of the members
- 18 elected to and serving in -each house THE LEGISLATURE, waive the
- 19 notice and permit increases in rates of compensation to be
- 20 effective at a time other than the start of a fiscal year. Within
- 21 60 calendar days following such transmission, the legislature may,
- 22 by a two-thirds vote of the members elected to and serving in -each
- 23 house— THE LEGISLATURE, reject or reduce increases in rates of
- 24 compensation authorized by the commission. Any reduction ordered by
- 25 the legislature shall apply uniformly to all classes of employees
- 26 affected by the increases and shall not adjust pay differentials
- 27 already established by the civil service commission. The

- 1 legislature may not reduce rates of compensation below those in
- 2 effect at the time of the transmission of increases authorized by
- 3 the commission.
- 4 The appointing authorities may create or abolish positions for
- 5 reasons of administrative efficiency without the approval of the
- 6 commission. Positions shall not be created nor abolished except for
- 7 reasons of administrative efficiency. Any employee considering
- 8 himself OR HERSELF aggrieved by the abolition or creation of a
- 9 position shall have a right of appeal to the commission through
- 10 established grievance procedures.
- 11 The civil service commission shall recommend to the governor
- 12 and to the legislature rates of compensation for all appointed
- 13 positions within the executive department not a part of the
- 14 classified service.
- 15 To enable the commission to exercise its powers, the
- 16 legislature shall appropriate to the commission for the ensuing
- 17 fiscal year a sum not less than one percent of the aggregate
- 18 payroll of the classified service for the preceding fiscal year, as
- 19 certified by the commission. Within six months after the conclusion
- 20 of each fiscal year the commission shall return to the state
- 21 treasury all moneys unexpended for that fiscal year.
- The commission shall furnish reports of expenditures, at least
- 23 annually, to the governor and the legislature and shall be subject
- 24 to annual audit as provided by law.
- 25 No payment for personal services shall be made or authorized
- 26 until the provisions of this constitution pertaining to civil
- 27 service have been complied with in every particular. Violation of

- 1 any of the provisions hereof may be restrained or observance
- 2 compelled by injunctive or mandamus proceedings brought by any
- 3 citizen of the state.
- 4 Sec. 7. The house of representatives LEGISLATURE shall have
- 5 the sole power of impeaching civil officers for corrupt conduct in
- 6 office or for crimes or misdemeanors, but a majority of the members
- 7 elected thereto TO and serving therein IN THE LEGISLATURE shall
- 8 be necessary to direct an impeachment.
- 9 When an impeachment is directed, the -house of representatives
- 10 LEGISLATURE shall elect three of its members to prosecute the
- 11 impeachment.
- 12 Every impeachment shall be tried by the <u>senate</u> LEGISLATURE
- 13 immediately after the final adjournment of the legislature. The
- 14 senators LEGISLATORS shall take an oath or affirmation truly and
- 15 impartially to try and determine the impeachment according to the
- 16 evidence. When the governor or lieutenant governor is tried, the
- 17 chief justice of the supreme court shall preside.
- 18 No person shall be convicted without the concurrence of two-
- 19 thirds of the -senators LEGISLATORS elected and serving. Judgment
- 20 in case of conviction shall not extend further than removal from
- 21 office, but the person convicted shall be liable to punishment
- 22 according to law.
- No judicial officer shall exercise any of the functions of his
- 24 OR HER office after an impeachment is directed until -he- THE
- 25 OFFICER is acquitted.
- 26 ARTICLE XII
- Sec. 1. Amendments to this constitution may be proposed in the

- 1 senate or house of representatives LEGISLATURE. Proposed
- 2 amendments agreed to by two-thirds of the members elected to and
- 3 serving in -each house THE LEGISLATURE on a vote with the names
- 4 and vote of those voting entered in the -respective journals
- 5 JOURNAL OF THE LEGISLATURE shall be submitted, not less than 60
- 6 days thereafter, to the electors at the next general election or
- 7 special election as the legislature shall direct. If a majority of
- 8 electors voting on a proposed amendment approve the same, it shall
- 9 become part of the constitution and shall abrogate or amend
- 10 existing provisions of the constitution at the end of 45 days after
- 11 the date of the election at which it was approved.
- Sec. 3. At the general election to be held in the year 1978,
- 13 and in each 16th— SIXTEENTH year thereafter and at such times as
- 14 may be provided by law, the question of a general revision of the
- 15 constitution shall be submitted to the electors of the state. If a
- 16 majority of the electors voting on the question decide in favor of
- 17 a convention for such purpose, at an election to be held not later
- 18 than six months after the proposal was certified as approved, the
- 19 electors of each -representative LEGISLATIVE district as then
- 20 organized shall elect one delegate -and the electors of each
- 21 senatorial district as then organized shall elect one delegate at
- 22 a partisan election. The delegates so elected shall convene at the
- 23 seat of government on the first Tuesday in October next succeeding
- 24 such election or at an earlier date if provided by law.
- 25 The convention shall choose its own officers, determine the
- 26 rules of its proceedings and judge the qualifications, elections
- 27 and returns of its members. To fill a vacancy in the office of any

- 1 delegate, the governor shall appoint a qualified resident of the
- 2 same district who shall be a member of the same party as the
- 3 delegate vacating the office. The convention shall have power to
- 4 appoint such officers, employees and assistants as it deems
- 5 necessary and to fix their compensation; to provide for the
- 6 printing and distribution of its documents, journals and
- 7 proceedings; to explain and disseminate information about the
- 8 proposed constitution and to complete the business of the
- 9 convention in an orderly manner. Each delegate shall receive for
- 10 his OR HER services compensation provided by law.
- 11 No proposed constitution or amendment adopted by such
- 12 convention shall be submitted to the electors for approval as
- 13 hereinafter provided unless by the assent of a majority of all the
- 14 delegates elected to and serving in the convention, with the names
- 15 and vote of those voting entered in the journal. Any proposed
- 16 constitution or amendments adopted by such convention shall be
- 17 submitted to the qualified electors in the manner and at the time
- 18 provided by such convention not less than 90 days after final
- 19 adjournment of the convention. Upon the approval of such
- 20 constitution or amendments by a majority of the qualified electors
- 21 voting thereon the constitution or amendments shall take effect as
- 22 provided by the convention.
- 23 SCHEDULE AND TEMPORARY PROVISIONS
- 24 TO ENSURE THE ORDERLY TRANSITION FROM A BICAMERAL LEGISLATURE
- 25 TO AN UNICAMERAL LEGISLATURE, THE FOLLOWING SCHEDULE AND TEMPORARY
- 26 PROVISIONS ARE SET FORTH TO BE EFFECTIVE FOR SUCH PERIOD AS ARE
- 27 THEREBY REQUIRED:

- 1 SEC. 1. THE FOREGOING AMENDMENT TO THE CONSTITUTION OF 1963
- 2 SHALL TAKE EFFECT JANUARY 1, 2007. UNTIL JANUARY 1, 2007, THE
- 3 SECTIONS OF THE STATE CONSTITUTION OF 1963 THAT THE FOREGOING
- 4 AMENDMENT AMENDS SHALL CONTINUE IN EFFECT AS THOUGH THE FOREGOING
- 5 AMENDMENT HAD NOT BEEN ADOPTED.
- 6 SEC. 2. THE SENATE AND HOUSE OF REPRESENTATIVES ARE ABOLISHED
- 7 AT MIDNIGHT, DECEMBER 31, 2006. THE TERMS OF SENATORS ELECTED AT
- 8 THE GENERAL ELECTION IN 2002 OR TO FILL ANY VACANCY EXISTING IN THE
- 9 SENATE BEFORE DECEMBER 31, 2006 AND THE TERMS OF REPRESENTATIVES
- 10 ELECTED AT THE GENERAL ELECTION IN 2004 OR TO FILL ANY VACANCY
- 11 EXISTING IN THE HOUSE OF REPRESENTATIVES BEFORE DECEMBER 31, 2006
- 12 SHALL EXPIRE AT MIDNIGHT, DECEMBER 31, 2006.
- 13 SEC. 3. TO ENABLE A UNICAMERAL LEGISLATURE TO COMMENCE JANUARY
- 14 1, 2007, THE LEGISLATORS WHO WILL ASSUME OFFICE JANUARY 1, 2007
- 15 SHALL BE ELECTED AT THE GENERAL ELECTION IN 2006 IN THE MANNER
- 16 PROVIDED BY LAW AND CONSISTENT WITH THIS CONSTITUTION.
- 17 Resolved further, That the foregoing amendment shall be
- 18 submitted to the people of the state at the next general election
- 19 in the manner provided by law.