

CONSTITUTIONAL AMENDMENT PETITION FORM

Note: All information on this form, including your signature, becomes a public record upon receipt by the Supervisor of Elections. Under Florida law, it is a first degree misdemeanor, punishable as provided in s. 775.082 or s. 775.083, Florida Statutes, to knowingly sign more than one petition for a candidate, a minor political party, or an issue. [Section 104.185, Florida Statutes] If all requested information on this form is not completed, the form will not be valid.

Your name: _____
Please Print Name as it appears on your Voter Information Card

Your residential street address:

City _____ **Zip** _____ **County** _____

Voter Registration Number _____ **or Date of Birth** _____

I am a registered voter of Florida and hereby petition the Secretary of State to place the following proposed amendment to the Florida Constitution on the ballot in the general election:

*BALLOT TITLE: CITIZENS OF FLORIDA ENSURING AND ENFORCING
AUTHORITY, TRUST AND JUSTICE IN STATE AND LOCAL GOVERNMENTS*

BALLOT SUMMARY: the polity branch of Florida state government consisting of 140 common citizen electors in civic duty, will establish and ensure duty and accountability in state and local governments, enforce checks and balances, and develop true public trust & confidence in and for the people concerning government, in accordance with the duties, powers, common law, rule of law, stare decisis or binding precedent of this state and the supremacy clause, without compromising proper ethics and morals.

ARTICLE AND SECTION BEING CREATED OR AMENDED:
An amendment to section 1 of article I of the State Constitution

FULL TEXT OF THE PROPOSED CONSTITUTIONAL AMENDMENT :

ARTICLE I

DECLARATION OF RIGHTS

Preamble to section 1

SECTION 1. ~~Political power~~ POLITY.

Preamble to section 1

WHEREAS, many citizens of Florida have been and are being deprived their rights under article I declaration of rights, Florida constitution, and

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WHEREAS, the constitution clearly expresses all political power is vested in the people, yet, fails to express how and in or by what means or platform that authority will, can and is to be exercised, and

WHEREAS, all are presumed to know the law and the law is written in such a way that the common person may understand it, therefore, ignorance or mistake of law is not a excuse, yet, when before a state or local government the common person who applies such laws properly is deceived and told: he/she has misinterpreted and misunderstood the law, or said law is, deliberately, ignored by the public officials with no basis, whatsoever, as to why, or he/she is informed by implication all rights will be deprived unless represented a bar member, and

WHEREAS, the three existing state government branches and local governments have by majority twisted the laws and rules of the state within their applicable jurisdictions to the extent the common person is ignored and denied justice, having no recourse for all wrongs and injuries done in and by government: equated to the abuses and injuries which brought about our us declaration of independence of 1776 or a kleptocracy exists, and

WHEREAS, the state government, for many generations, now, has grossly breach her duty to afford civics education to the people causing the massive ignorance of law proliferating throughout the state into shameful civil injustices, with a career and lucrative criminal system, and

WHEREAS, the citizen initiative process under the Florida Constitution article XI is not and has failed to be a means by which the common person may be heard as expressed and revealed by the bar and the legislature in Florida bar news dated 2/1/2005, with there associated committee meetings, accordingly, the constitutional convention process, and

WHEREAS, the bar and bench have expressed the need for public/nonlawyer participation in the judicial evaluation process, at best, speciously and superficially, thereby implying the matter being not of major concern to the people in Florida bar news dated 2/15/2007, and

WHEREAS, governor Crist has expressed in voluminous recordings and public appearances that the people(floridians) are the boss; and has declared “it is the checks and balances built into America’s republican form of government that keeps the nation strong and he is committed to preserving the balance between the three branches of government” and “it is up to all Floridians to address the state’s problems” and “Making sure that if we see an injustice, we try to stop it. If we see somebody that needs help, we give it. We need to do what we can to ensure that social justice is done and that Florida – our dear blessed Florida — leads the way.” in Florida bar news dated 2/15/2007, and

WHEREAS, senate president Pruitt address of 11/21/2006, spoken on his and senate members behalf, have expressed to adhere to the voice of the citizens/people of Florida from all walks of life-- *their needs, problems, wants--*, and no longer to politics and personal public official enrichment, and

WHEREAS, out of fear or favor, not out respect, the office of inspector general and legislative auditing committee with needless reserve have declined to exercise their duty

to protect the interest of the people from the abuses of all government agencies, especially, those judicial in nature, and

WHEREAS, political power and basic rights are ultimately in all the people fairly and equally whether rich or poor, free or slave, and

WHEREAS, due to the public outcry of the people concerning the Terri S. Schavio case in year 2005 and all judicial decisions and statutory law pertaining to such, and

WHEREAS, the present branches of government fail, time and time again, to conduct their offices with public trust and confidence or proper morals, thereby, exploiting and causing harm to the people, and only when caught, or exposed by media or some other condemning source are matters repented of or corrected, and even then not thoroughly or adequately, and

WHEREAS, it is in response to The Florida Senate Committee on Judiciary *Interim Project Report 2007-134 of November 2006* “OPTIONS FOR AUTHORIZING CITIZENS TO PROPOSE AND ADOPT STATUTES”, and

WHEREAS, it is to complement and a memorial of idea 38 or 93 of Rubio, the speaker of the house 100 ideas, the people NOW, THEREFORE, mandate

SECTION 1 POLITICAL POWER POLITY--

(a) COMPOSITION--All political power is inherent in the people. The enunciation herein of certain rights shall not be construed to deny or impair others retained by the people.

(1) The polity will form a fourth branch, also to be known as the political branch, of the Florida State government consisting of 140 common citizen electors in civic duty subject to all sections of the general provisions of article II and article III section 19 of the state constitution, unless clearly expressed otherwise in this section 1 or general law. Members of the polity shall be designated as state officers.

(2) The polity under and through it's designated seven commissions shall amend, modify, repeal or revise all disciplines, acts, rulings, decisions or opinions of the legislative, executive and/or judicial branches of the state government and local government agencies of last resort, within 90 days of their renderings or implementation, which are not in accordance with the duties, powers, common law, rule of law, stare decisis or binding precedent of this state and the U.S. constitution supremacy clause of this nation and/or the best interests of all the citizens equally in the state according to said standards of duty, power or law without compromising proper ethics and morals.

(3) The final determinations of the polity will take effect statewide the 30th day after filing with the secretary of state.

(4) Each member of the polity shall be at least twenty-one years of age, an elector and resident of the district from which selected/appointed and shall have resided in the state for a period of two years prior to appointment by selection.

(5) The polity will have concurrent jurisdiction in the advisory capacity as to all matters of state and local governments.

(6) The polity will establish and ensure duty and accountability in state and local governments, enforce checks and balances, and develop a true public trust & confidence in and for the people concerning government. In other words, citizens of Florida ensuring and enforcing authority, trust and justice in state and local governments.

(b) ORGANIZATION--

(1) 140 member ELECTORS will establish the political branch of state government with at least two from each of the 67 counties of the state, electors who reside in the state, who have never held a public office or been a employee in any branch of the state and/or local governments or been members of the bar of Florida nor would be considered an officer of the court, and who shall be selected/appointed by random selection from the state voter and/or driver license registration databases.

(2) The members of the polity will serve staggered terms, not to exceed six years, as prescribed by general law. No member of the polity shall be eligible for any state or local office while acting as a member of the polity and for a period of two years thereafter. No member of the polity shall hold office in a political party or participate in any campaign for judicial office or hold another public office. The polity shall elect one of its members as a chief spokesperson and one as a vice-spokesperson.

(3) Members of the polity not subject to impeachment shall be subject to removal from the polity pursuant to the provisions of Article IV, Section 7, Florida Constitution.

(4) The polity shall adopt rules regulating its proceedings and meetings, the filling of vacancies by the appointing authorities, the disqualification of members, the rotation of members between the commissions, and the temporary replacement of disqualified or incapacitated members. The polity's rules, or any part thereof, may be repealed by general law enacted by a majority vote of the membership of each house of the legislature, or by the Supreme Court, five justices concurring. The polity shall have power to issue subpoenas. All charges or claims by the investigative panels will be filed with the secretary of state Florida; Finding of probable cause and the filing by the investigative panel with said secretary of formal charges or claims may be established by the assistance of public testimony. All proceedings or meetings by or before the polity shall be public and in all proceedings before the polity the public shall under oath give input to assist the panels in their determinations.

(5) The polity will have access to all information from all executive, legislative and judicial agencies, including grand juries, subject to the rules of the polity. At any time, on request of the speaker of the House of Representatives or the governor, the polity will make available all information in the possession of the polity for use in consideration of impeachment or suspension and removal, respectively.

(6) The polity shall meet for its organizational session no later than October 1 upon approval of this amendment. Thereafter, the polity shall meet at least six times each year in different regions of the state in order to solicit input from the public and any other

individual offering testimony relevant to the issues considered. Each meeting must include a public-comment session.

(c) COMMISSIONS.--The polity shall be divided into seven commissions, 20 members each, having a investigative and a hearing panel consisting of:

(1)Electors On Governmental Trust And Confidence-Created for the purpose of ending all crafty/subtle/specious/obvious usurpation/exceeding of separation of powers of the state branches and local governmental agencies, especially, where concurrent power exists in said agencies by any public official(s) by determining all matters therein with finality;

(2)Electors On Governmental Accountability And Duty-Created for the purpose of ensuring adequate, efficient, sufficient and equitable use of state and local government programs, fiscal budgets and funding for all citizens and that such use and duty is in fact faithfully executed by the applicable governmental agency with an no tolerance policy;

(3) Electors On Discipline Of Public State And Local Governmental Officers-Created for the purpose of ending all crafty/subtle/specious/obvious acts by all public official(s) resulting in misfeasance, malfeasance and nonfeasance in office including further any common, constitutional, or statutory law violations and mandating the proper equitable penalty with an no tolerance policy;

(4)Electors On Practice And Procedure In Courts And Lawyer Regulation-Created for the purpose of bringing uniformity and simplicity to the court and judicial process of this state that self-representation is respected by all and competent representation is provided to all where needed and any misconduct of an officer of the court is disciplined with an no tolerance policy;

(5) Electors On Executive And Business Administration-Created for the purpose of : bringing uniformity and simplicity to the administrative and quasi-judicial process of this state that self-representation is respected by all and the various forms of nonlawyer/law representation authorized throughout the state is adhered to; reviewing and changing, where deemed proper, regulated industries, and small and big business industry interests in the state;

(6) Electors On Statutory Revision And Adoption-Created for the purpose of: examining the common law, constitution and statutes of the state and current judicial decisions for the purpose of discovering defects and anachronisms in the law and needed reforms; making changes in the law as it deems proper to modify or eliminate antiquated and inequitable rules of law, and to bring the law of the state into harmony with modern conditions without compromising proper ethics and morals;

(7) Electors On Constitutional Revision And Amendment- Created for the purpose of ensuring, implementing, examining and making changes in organic law that all the people rights are exercisable, protected and heard in accordance with article I *declaration of rights* and article XI, sections 3-5 *initiative and/or constitutional convention, and amendment or revision election* of the Florida Constitution.

(8) General law shall prescribe the duties and responsibilities of the polity seven commissions, and any additional jurisdiction of each commission, if required.

(d) PANELS.-- A investigative panel and a hearing panel in each commission shall be established by rule of the polity. The investigative panel is vested with the jurisdiction to receive or initiate complaints/charges, conduct investigations, dismiss complaints/charges, and upon a vote of a simple majority of the panel submit formal charges or claims to the hearing panel. The hearing panel is vested with the authority to receive and hear formal charges or claims from the investigative panel and upon a two-thirds vote of the panel render the proper action and order to as to final determinations.

(e) ADVISORY BOARDS.—The polity shall appoint an advisory board to assist them in its tasks. The board shall include persons who can provide to the polity the best available technical and professional research and assistance. The advisory board shall include the head representatives or their designees of the state and local government/agencies, wherever practicable, consisting of no more than three representatives or designees from each; the polity may appoint subcommittees consisting of state officers and citizen electors to assist the seven commissions in their duties and determinations.

(f) ANNUAL REPORT.—The polity shall, by February 1 of each year, provide an annual report to the Governor, the President of the Senate, the Speaker of the House of Representatives, the Chief Justice of the Supreme Court, and the public concerning its activities and progress towards making this state the first place people think of when asked, “Where do they want to raise their Children and families?” “Where in the land can one get true justice and integrity?” The annual report shall include the determinations made by the polity in accordance with (a)(2) of this section.

(g) PROHIBITED ACTS OF THE POLITY-- General law shall prescribe prohibited acts and jurisdictional limits of the polity seven commissions not in conflict with this section 1.

_____ X _____
DATE OF SIGNATURE **SIGNATURE OF REGISTERED VOTER**

Pd. pol. adv. paid for and sponsored by JUSTICE-2-JESUS, 1119 NEWTON AVENUE SOUTH, SAINT PETERSBURG FLORIDA 33705, 727/897-9291

Paid Petition Circulator’s Name

Address _____

For Official Use Only:
RETURN TO: JUSTICE-2-JESUS Serial Number: 07-28
1119 NEWTON AVENUE SOUTH Date Approved: 12/20/07
SAINT PETERSBURG FLORIDA 33705