March 19, 2007 – Introduced by Representatives SCHNEIDER, ALBERS and PETROWSKI. Referred to Committee on Elections and Constitutional Law.

1. To renumber and amend section 13 of article IV; and to create section 13 (1) and (2) (b) to (g) of article IV of the constitution; relating to: status of seats of legislators on ordered military duty and appointment of temporary acting legislators for legislators performing ordered military duty (first consideration).

Analysis by the Legislative Reference Bureau

Currently, a legislator does not vacate his or her office if he or she accepts a short period of active duty as a member of the reserve or serves in the armed forces during an emergency declared by the governor. This proposed constitutional amendment, proposed to the 2007 legislature on first consideration, provides that a legislator does not vacate his or her seat if he or she performs ordered military duty for any period during his or her term in office. The amendment specifies that “ordered military duty” is military duty performed in the armed forces of the United States as a result of being called to duty, drafted, or activated, including attendance at any service school conducted by the armed forces of the United States as a voluntary member of the national guard or of any reserve component of the armed forces of the United States pursuant to orders issued by competent state or federal authority.

The amendment further provides that a legislator on ordered military duty may appoint a temporary acting legislator in his or her place, subject to approval by a vote of the majority of members elected to the house of the legislator in which the legislator serves. The temporary acting legislator serves in office until the legislator on ordered military duty returns or his or her term expires, whichever occurs first.
A proposed constitutional amendment requires adoption by two successive legislatures, and ratification by the people, before it can become effective.

Resolved by the assembly, the senate concurring, That:

SECTION 1. Section 13 of article IV of the constitution is renumbered section 13 (2) (a) of article IV and amended to read:

[Article IV] Section 13 (2) (a) No person being a member of congress, or holding any military or civil office under the United States, shall be eligible to a seat in the legislature; and if any person shall, after his election as a member of the legislature, be elected to congress, or be appointed to any office, civil or military, under the government of the United States, his or her acceptance thereof shall vacate his or her seat. This restriction shall not prohibit a legislator from accepting short periods of active duty as a member of the reserve or from serving in the armed forces during any emergency declared by the executive, except that a legislator performing ordered military duty does not vacate his or her seat.

SECTION 2. Section 13 (1) and (2) (b) to (g) of article IV of the constitution are created to read:

[Article IV] Section 13 (1) In this section:

(a) “Armed forces of the United States” means the United States Army, the United States Navy, the United States Air Force, the United States Marine Corps, the United States Coast Guard, any reserve component of any of those services, or the national guard.

(b) “Ordered military duty” means any military duty performed in the armed forces of the United States as a result of being called to duty, drafted, or activated, including attendance at any service school conducted by the armed forces of the United States as a voluntary member of the national guard or of any reserve
component of the armed forces of the United States pursuant to orders issued by
competent state or federal authority.

(2) (b) A legislator who will begin performing ordered military duty for more
than 30 days may appoint an individual to act temporarily for him or her during his
or her absence while on the ordered military duty, subject to approval of the
appointment by a vote of a majority of the members elected to that house in which
the legislator serves.

(c) A temporary acting legislator must be:

   1. If the legislator is a member of a political party, a member of the same
      political party as the legislator for whom he or she is acting; and

   2. Qualified for office under paragraph (a), sections 6 and 12 of this article, and
      section 3 of article XIII as if he or she were a legislator.

(d) A temporary acting legislator begins acting on the date specified in writing
by the legislator as the date the legislator will begin performing the ordered military
duty.

(e) A temporary acting legislator may act until the legislator is no longer on the
ordered military duty or until end of the term of office of the legislator for whom he
or she is acting or until the legislator revokes the appointment, whichever comes
first.

(f) A temporary acting legislator has all the powers and privileges, and may
carry out all the duties, regularly exercised by the legislator for whom he or she is
acting. A temporary acting legislator is entitled to the same amount of
compensation, payable in the same manner and from the same source, as the
legislator for whom he or she is acting.
(g) A temporary acting legislator is ineligible to be nominated for or elected to the office of legislator of the district in which he or she serves as temporary acting legislator, but is ineligible only at the first election for that office held after being so appointed.

SECTION 3. Numbering of new provisions. The new subsection (1) of section 13 of article IV of the constitution created in this joint resolution, and the new subsection (2) of section 13 of article IV of the constitution resulting from the renumbering and amendment of section 13 of article IV of the constitution and the creation of subsection (2) (b) to (g) of section 13 of article IV of the constitution by this joint resolution, shall be designated by the next higher open whole subsection numbers in that section in that article if, before the ratification by the people of the amendment proposed in this joint resolution, any other ratified amendment has established subsection (1) or (2) of section 13 of article IV of the constitution of this state. If one or more joint resolutions create subsection (1) or (2) of section 13 of article IV simultaneously with the ratification by the people of the amendments proposed in this joint resolution, the subsections created shall be numbered and placed in a sequence so that the subsections created by the joint resolution having the lowest enrolled joint resolution number have the numbers designated in that joint resolution and the subsections created by the other joint resolutions have numbers that are in the same ascending order as are the numbers of the enrolled joint resolutions creating the subsections.

Be it further resolved, That this proposed amendment be referred to the legislature to be chosen at the next general election and that it be published for 3 months previous to the time of holding such election.

(END)