By: Representative Martinson

To: Constitution

HOUSE CONCURRENT RESOLUTION NO.

1	A CONCURRENT RESOLUTION PROPOSING TO AMEND THE MISSISSIPPI
2	CONSTITUTION OF 1890 BY AMENDING SECTION 140 AND REPEALING
3	SECTIONS 141 AND 142 TO PROVIDE THAT THE PERSON RECEIVING THE
4	MAJORITY OF VOTES FOR THE OFFICE OF GOVERNOR AT THE GENERAL
5	ELECTION SHALL BE DECLARED ELECTED; TO PROVIDE THAT IF NO PERSON
6	RECEIVES A MAJORITY OF THE VOTES, THEN A RUNOFF ELECTION SHALL BE
7	HELD BETWEEN THE TWO PERSONS RECEIVING THE HIGHEST NUMBER OF
8	VOTES; TO ABOLISH THE REQUIREMENT THAT THE GOVERNOR BE ELECTED BY
9	VOTE OF THE HOUSE OF REPRESENTATIVES IF NO PERSON RECEIVES BOTH A
10	MAJORITY OF THE POPULAR VOTE AND A MAJORITY OF THE ELECTORAL
11	VOTES; AND FOR RELATED PURPOSES.

- BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF 12
- MISSISSIPPI, That the following amendments to the Mississippi 13
- Constitution of 1890 are proposed to the qualified electors of the 14
- state: 15

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- 16 I.
- 17 Amend Section 140, Mississippi Constitution of 1890, to read as follows:
- "Section 140. The Governor of the state shall be elected by 19
- 20 the people in a general election to be held on the first Tuesday
- after the first Monday of November of A.D. 2007, and on the first 21
- 22 Tuesday after the first Monday of November in every fourth year
- thereafter. \star \star \star The person receiving a majority of the number 23
- 24 of votes cast in the election for the office shall be declared
- 25 elected.
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- 27 If no person receives a majority of the votes, then a runoff
- election shall be held three (3) weeks after the general election 28
- between the two (2) persons who received the highest number of 29
- 30 votes. The election shall be held in the same manner and in
- 31 accordance with the same procedure, as nearly as practicable, as

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    provided by law for a general election. The candidate who
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    receives a majority of the votes in the runoff election shall be
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    declared elected."
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                                    II.
         Amend the Mississippi Constitution of 1890 by repealing
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    Section 141 which reads as follows:
         "Section 141. If no person shall receive such majorities,
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    then the House of Representatives shall proceed to choose a
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    Governor from the two (2) persons who shall have received the
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    highest number of popular votes. The election shall be by viva
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    voce vote, which shall be recorded in the journal, in such manner
    as to show for whom each member voted."
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                                    III.
         Amend the Mississippi Constitution of 1890 by repealing
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    Section 142 which reads as follows:
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         "Section 142. In case of an election of Governor or any
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    state officer by the House of Representatives, no member of that
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    House shall be eligible to receive any appointment from the
    Governor or other state officer so elected, during the term for
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    which he shall be elected."
         BE IT FURTHER RESOLVED, That these proposed amendments shall
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    be submitted by the Secretary of State to the qualified electors
    at an election to be held on the first Tuesday after the first
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    Monday of November 2006, as provided by Section 273 of the
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    Constitution and by general law, with the amendments in this
    resolution being voted on as one (1) amendment since the proposed
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    amendments pertain to one (1) subject.
         BE IT FURTHER RESOLVED, That the explanation of this proposed
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    amendment for the ballot shall read as follows: "This proposed
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    constitutional amendment provides that the person who receives a
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    majority of the popular vote for Governor at the general election
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    shall be declared elected. If no person receives a majority, then
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    a runoff election between the two persons receiving the highest
                         *HR40/R613*
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- 65 number of votes must be held three weeks later. The amendment
- 66 abolishes the requirement that the Governor be elected by vote of
- 67 the House of Representatives if no candidate receives both a
- 68 majority of the popular vote and a majority of the electoral
- 69 votes."
- 70 BE IT FURTHER RESOLVED, That the Attorney General of the
- 71 State of Mississippi shall submit this resolution, immediately
- 72 upon adoption by the Legislature, to the Attorney General of the
- 73 United States or to the United States District Court for the
- 74 District of Columbia, in accordance with the provisions of the
- 75 Voting Rights Act of 1965, as amended and extended.

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