Representative Chad E. Bennion proposes the following substitute bill:

1	$RESOLUTION \hat{h}[{\color{red} AUTHORIZINGTHE}]$ on special sessions of the legislature \hat{h}
2	ĥ [LEGISLATURE TO CALL ITSELF INTO
3	SPECIAL SESSION] ĥ
4	2002 GENERAL SESSION
5	STATE OF UTAH
6	Sponsor: Chad E. Bennion
7	This joint resolution of the Legislature proposes to amend the Utah Constitution to authorize
8	the Legislature to call itself into special session. This joint resolution authorizes the
9	Governor to add legislative business to a special session called by the Legislature and
10	authorizes the Legislature to add legislative business to a special session called by the
11	Governor. $\hat{\mathbf{h}}$ The joint resolution requires advance notice of legislative business in a special session
11a 11b	called by either the Governor or Legislature, with certain exceptions. The joint resolution prohibits a special session to be convened by the Legislature within a specified period after an annual general
11c	session. The joint resolution restricts the number of times the Legislature may convene itself into
11d	special session and limits the number of days a special session convened by the Legislature may
11e	last. h This joint resolution makes conforming changes and clarifying changes, directs
12	the lieutenant governor to submit the proposal to the voters, makes technical changes, and
13	provides an effective date.
14	This resolution proposes to change the Utah Constitution as follows:
15	AMENDS:
16	ARTICLE VI, SECTION 16
17	ARTICLE VII, SECTION 6
18	ENACTS:
19	ARTICLE VI, SECTION 34
20	Be it resolved by the Legislature of the state of Utah, two-thirds of all members elected to each of
21	the two houses voting in favor thereof:



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- Section 1. It is proposed to amend Utah Constitution Article VI, Section 16, to read:
- 23 Article VI, Section 16. [Duration of sessions.]
- 24 (1) No annual general session of the Legislature [shall] may exceed 45 calendar days,
- 25 except in cases of impeachment.

26	(2) h [No special session [shall] may exceed h [30] 15 h calendar days, except] EXCEPT h in
26a	cases of
27	impeachment h <u>:</u>
27a	(a) NO SPECIAL SESSION CONVENED BY THE LEGISLATURE UNDER ARTICLE VI, SECTION
27b	34 MAY EXCEED SEVEN CALENDAR DAYS; AND
27c	(b) NO SPECIAL SESSION CONVENED BY THE GOVERNOR UNDER ARTICLE VII, SECTION 6
27d	MAY EXCEED 15 CALENDAR DAYS $\hat{\mathbf{h}}$.
28	(3) When any session of the Legislature trying cases of impeachment exceeds the number
29	of days it may remain in session as provided in this section, the members shall receive
30	compensation only for expenses and mileage for those days in excess of $\hat{\mathbf{h}}$:
30a	(a) $\hat{\mathbf{h}}$ 45, for a general session $\hat{\mathbf{h}}$ [; $\hat{\mathbf{h}}$
31	<u>or</u>
31a	$\mathbf{\hat{h}}$ (b)(i) SEVEN, FOR A SPECIAL SESSION CONVENED BY THE LEGISLATURE UNDER
31b	ARTICLE VI, SECTION 34; OR
31c	(ii) $\hat{\mathbf{h}}$ $\hat{\mathbf{h}}$ [30] 15 $\hat{\mathbf{h}}$, for a special session $\hat{\mathbf{h}}$ CONVENED BY THE GOVERNOR UNDER ARTICLE
31d	VII, SECTION $\hat{\mathbf{h}}$.
32	Section 2. It is proposed to enact Utah Constitution Article VI, Section 34, to read:
33	Article VI, Section 34. [Legislature may convene itself into session.]
34	(1) h (a) h In addition to the manner of convening the Legislature under Article VII, Section
34a	<u>6,</u>
35	and the reconvening of the Legislature under Article VII, Section 8 to reconsider a bill or item
36	returned by the Governor, the Legislature may convene itself into special session h [, as provided in
37	Subsection (2), h with the concurrence of two-thirds of the members elected to each house, to
38	conduct legislative business as specified by two-thirds of the members elected to each house, or
39	as the Governor calls to the Legislature's attention while the Legislature is in session.
39a	$\mathbf{\hat{h}}$ (b) THE LEGISLATURE MAY NOT TRANSACT ANY LEGISLATIVE BUSINESS IN A SPECIAL
39b	SESSION CONVENED UNDER THIS SECTION FOR WHICH IT HAS NOT PROVIDED 48 HOURS
39c	ADVANCE PUBLIC NOTICE, EXCEPT IN CASES OF EMERGENCY. Î
40	(2) In order to convene the Legislature into special session under this section, the presiding
41	officer of each house shall poll the members of that house on the matter of convening into special
42	session. If two-thirds of the members of each house are in favor of convening, the Legislature
43	shall be convened in special session at a time set jointly by the presiding officer of each house.
43a	${f \hat{h}}$ (3) NO SPECIAL SESSION OF THE LEGISLATURE MAY BE CONVENED UNDER THIS
43b	SECTION UNTIL 60 DAYS AFTER THE ADJOURNMENT SINE DIE OF THE ANNUAL GENERAL
43c	SESSION OF THE LEGISLATURE.
43d	(4) NO MORE THAN FOUR SPECIAL SESSIONS MAY BE CONVENED UNDER THIS SECTION IN
43e	ANY CALENDAR YEAR. h

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44	Section 3. It is proposed to amend Utah Constitution Article VII, Section 6, to read:
45	Article VII, Section 6. [Convening of extra sessions of Legislature.]
46	h (1)(a) h On extraordinary occasions, the Governor may convene the Legislature by
46a	proclamation,
47	in which shall be stated the purpose for which the Legislature is to be convened, and it
47a	ĥ [shall] <u>MAY</u> ĥ
48	transact no legislative business except that for which it was especially convened, or \hat{h} [f] such [f] \hat{h} \hat{h}
48a	[while
49	$\underline{\text{in session}}$ $\hat{\mathbf{h}}$ other legislative business as the Governor may call to its attention while in session $\underline{\text{or}}$
50	as specified while in session by two-thirds of the members elected to each house. The Legislature,
51	however, may provide for the expenses of the session and other matters incidental thereto.
51a	$\mathbf{\hat{h}}$ (b) THE LEGISLATURE MAY NOT TRANSACT ANY LEGISLATIVE BUSINESS IN A SPECIAL
51b	SESSION CONVENED UNDER THIS SECTION FOR WHICH THE GOVERNOR HAS NOT PROVIDED 48
51c	HOURS ADVANCE PUBLIC NOTICE, EXCEPT IN CASES OF EMERGENCY OR WITH THE
51d	CONCURRENCE OF TWO-THIRDS OF ALL MEMBERS ELECTED TO EACH HOUSE.
51e	(2) $\hat{\mathbf{h}}$ The
52	Governor may also by proclamation convene the Senate in extraordinary session for the transaction
53	of executive business.
54	Section 4. Submittal to voters.
55	The lieutenant governor is directed to submit this proposed amendment to the voters of the
56	state at the next regular general election in the manner provided by law.

57	Section 5. Effective date.
58	If the amendment proposed by this joint resolution is approved by a majority of those
59	voting on it at the next regular general election, the amendment shall take effect on January 1
50	<u>2003.</u>