♣ Approved for Filing: R.H. Rees ♣

L 0	1-26-04	- 5:47	PM	¢,
------------	---------	--------	----	----

1	RESOLUTION ON IMPEACHMENT AUTHORITY
2	2004 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: John L. Valentine
5 6	LONG TITLE
7	General Description:
8	This joint resolution of the Legislature proposes to amend the Utah Constitution to
9	modify provisions relating to impeachment.
10	Highlighted Provisions:
11	This resolution proposes to amend the Utah Constitution to:
12	 modify a provision regarding officers subject to impeachment to make justices of
13	the peace subject to impeachment;
14	 eliminate a provision limiting to expenses and mileage the compensation that
15	legislators may receive for days beyond the number allowed for annual general or
16	special sessions when trying cases of impeachment;
17	 clarify that the House may convene for the purpose of impeachment when not
18	already in an annual general session or a session convened by the governor;
19	 clarify that, upon impeachment by the House, the Senate shall, if not already
20	convened in an annual general session, convene for the purpose of trying the
21	impeachment; and
22	make technical changes.
23	Special Clauses:
24	This resolution directs the lieutenant governor to submit this proposal to voters.
25	This resolution provides an effective date.
25a	${f \hat{H}}$ THIS RESOLUTION PROVIDES A COORDINATION CLAUSE. ${f \hat{h}}$
26	Utah Constitution Sections Affected:
27	AMENDS:



	ARTICLE VI, SECTION 16
	ARTICLE VI, SECTION 17
	ARTICLE VI, SECTION 18
	ARTICLE VI, SECTION 19
E	Be it resolved by the Legislature of the state of Utah, two-thirds of all members elected to each
O.	f the two houses voting in favor thereof:
	Section 1. It is proposed to amend Utah Constitution Article VI, Section 16, to read:
	Article VI, Section 16. [Duration of sessions.]
	(1) No annual general session of the Legislature [shall] may exceed 45 calendar days,
e	xcept in cases of impeachment.
	(2) No [special] session [shall] of the Legislature convened by the Governor under
Α	article VII, Section 6 may exceed 30 calendar days, except in cases of impeachment. [When
a	ny session of the Legislature trying cases of impeachment exceeds the number of days it may
r	emain in session as provided in this section, the members shall receive compensation only for
e	xpenses and mileage for those days in excess of 30.]
	Section 2. It is proposed to amend Utah Constitution Article VI, Section 17, to read:
	Article VI, Section 17. [Impeachment by House.]
	(1) The House of Representatives shall have the sole power of impeachment, but in
0	rder to impeach, two-thirds of all the members elected must vote therefor.
	(2) If not already convened in an annual general session, the House of Representatives
<u>n</u>	nay convene for the purpose of impeachment if a poll of members conducted by the Speaker of
<u>t</u> l	ne House indicates that two-thirds of the members of the House of Representatives are in
<u>f</u>	avor of convening.
	Section 3. It is proposed to amend Utah Constitution Article VI, Section 18, to read:
	Article VI, Section 18. [Trial of impeachment by Senate.]
	(1) All impeachments shall be tried by the Senate, and senators, when sitting for that
p	surpose, shall take oath or make affirmation to do justice according to the law and the
e	vidence.
	(2) Upon an impeachment by the House of Representatives, the Senate shall, if not
a	lready convened in an annual general session, convene for the purpose of trying the

01-26-04 5:47 PM S.J.R. 6

59	impeachment.
60	(3) When the Governor is on trial, the Chief Justice of the Supreme Court shall preside.
61	(4) No person shall be convicted without the concurrence of two-thirds of the senators
62	elected.
63	Section 4. It is proposed to amend Utah Constitution Article VI, Section 19, to read:
64	Article VI, Section 19. [Officers liable for impeachment Judgment
65	Prosecution by law.]
66	The Governor and other State and Judicial officers[, except justices of the peace,] shall
67	be liable to impeachment for high crimes, misdemeanors, or malfeasance in office; but
68	judgment in such cases shall extend only to removal from office and disqualification to hold
69	any office of honor, trust, or profit in the State. The party, whether convicted or acquitted,
70	shall, nevertheless, be liable to prosecution, trial, and punishment according to law.
71	Section 5. Submittal to voters.
72	The lieutenant governor is directed to submit this proposed amendment to the voters of
73	the state at the next regular general election in the manner provided by law.
74	Section 6. Effective date.
75	If the amendment proposed by this joint resolution is approved by a majority of those
76	voting on it at the next regular general election, the amendment shall take effect on January 1,
77	<u>2005.</u>
77a	$\hat{\mathbf{H}}$ Section 7. Coordination clause.
77b	IF THIS JOINT RESOLUTION AND H.J.R. 8, RESOLUTION AUTHORIZING THE LEGISLATURE
77c	TO CALL ITSELF INTO SESSION, BOTH PASS AND ARE APPROVED BY A MAJORITY OF THOSE
77d	VOTING ON THE JOINT RESOLUTIONS AT THE NEXT REGULAR GENERAL ELECTION, IT IS THE
77e	INTENT OF THE LEGISLATURE AND THE PEOPLE OF THE STATE THAT THE OFFICE OF
77f	LEGISLATIVE RESEARCH AND GENERAL COUNSEL, IN PREPARING THE UTAH CONSTITUTION
77g	DATABASE FOR PUBLICATION, COMBINE AND COORDINATE THE AMENDMENTS MADE TO ARTICLE VI, SECTION 16 IN THIS JOINT RESOLUTION WITH THE AMENDMENTS MADE TO ARTICLE
77h 77i	VI, SECTION 16 IN H.J.R. 8, SO THAT THE COMBINED AND COORDINATED AMENDMENTS TO
77j	ARTICLE VI, SECTION 16 READ AS FOLLOWS:
77k	'Article VI, Section 16. [Duration of sessions.]
771	[No] EXCEPT IN CASES OF IMPEACHMENT:
77m	(1) NO annual general session of the Legislature [shall] MAY exceed 45 calendar days[, except
77n	in cases of impeachment. No special session shall exceed 30 calendar days, except in cases of
77o	impeachment.]:
77p	(2) NO SESSION INDIVIDUALLY, AND NO SESSIONS CUMULATIVELY, CONVENED BY THE
77q	LEGISLATURE UNDER ARTICLE VI, SECTION 34 MAY EXCEED 15 CALENDAR DAYS IN A CALENDAR
77r	YEAR; AND Î

77s 77t Ĥ (3) NO SESSION OF THE LEGISLATURE CONVENED BY THE GOVERNOR UNDER ARTICLE VII, SECTION 6 MAY EXCEED 30 CALENDAR DAYS.

77u 77v 77w [When any session of the Legislature trying cases of impeachment exceeds the number of days it may remain in session as provided in this section, the members shall receive compensation only for expenses and mileage for those days in excess of 30.]' $\hat{\mathbf{h}}$

Legislative Review Note as of 1-26-04 3:20 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Fiscal	No	te
Bill Nun	nber	SJR006

Resolution on Impeachment Authority

02-Feb-04 10:52 AM

State Impact

It is estimated that publication and distribution costs to put this resolution on the ballot would be \$11,500 from the General Fund.

	FY 2005 Approp.	FY 2006 Approp.	FY 2005 Revenue	FY 2006 Revenue
General Fund	\$11,500	\$0	\$0	\$0
TOTAL	\$11,500	\$0	\$0	\$0

Individual and Business Impact

No fiscal impact.

Office of the Legislative Fiscal Analyst