

General Assembly

## Senate Joint Resolution No. 57

January Session, 2025

LCO No. 6233



Referred to Committee on GOVERNMENT ADMINISTRATION AND ELECTIONS

Introduced by: (GAE)

## RESOLUTION PROPOSING AN AMENDMENT TO THE STATE CONSTITUTION TO MAKE REFERENCES TO INDIVIDUALS GENDER-NEUTRAL.

Resolved by this Assembly:

- 1 Section 1. That the following be proposed as an amendment to the
- 2 Constitution of the State, which, when approved and adopted in the
- 3 manner provided by the Constitution, shall, to all intents and purposes,
- 4 become a part thereof:
- 5 Section 1 of article first of the Constitution is amended to read as
- 6 follows:
- 7 Sec. 1. All [men] <u>persons</u> when they form a social compact, are equal
- 8 in rights; and no [man] person or set of [men] persons are entitled to
- 9 exclusive public emoluments or privileges from the community.
- 10 Section 4 of article first of the Constitution is amended to read as
- 11 follows:
- Sec. 4. Every citizen may freely speak, write and publish [his] <u>such</u>

LCO No. 6233 **1** of 15

citizen's sentiments on all subjects, being responsible for the abuse of 13

- 14 that liberty.
- 15 Subsection a. of article twenty-ninth of the amendments to the
- 16 Constitution is amended to read as follows:
- 17 a. In all criminal prosecutions, the accused shall have a right to be
- 18 heard by [himself] the accused's self and by counsel; to be informed of
- 19 the nature and cause of the accusation; to be confronted by the witnesses
- 20 against [him] the accused; to have compulsory process to obtain
- 21 witnesses in [his] behalf of the accused; to be released on bail upon
- 22 sufficient security, except in capital offenses, where the proof is evident
- 23 or the presumption great; and in all prosecutions by information, to a
- 24 speedy, public trial by an impartial jury. No person shall be compelled
- 25 to give evidence against [himself] such person's self, nor be deprived of
- 26 life, liberty or property without due process of law, nor shall excessive
- 27 bail be required nor excessive fines imposed. No person shall be held to
- 28 answer for any crime, punishable by death or life imprisonment, unless
- 29 upon probable cause shown at a hearing in accordance with procedures
- 30 prescribed by law, except in the armed forces, or in the militia when in
- 31 actual service in time of war or public danger.
- 32 Section 10 of article first of the Constitution is amended to read as
- 33 follows:
- 34 Sec. 10. All courts shall be open, and every person, for an injury done
- 35 to [him in his] such person, such person's property or such person's
- 36 reputation, shall have remedy by due course of law, and right and
- 37 justice administered without sale, denial or delay.
- 38 Section 15 of article first of the Constitution is amended to read as
- 39 follows:
- 40 Sec. 15. Every citizen has a right to bear arms in defense of [himself]
- 41 such citizen and the state.
- 42 Article fourth of the amendments to the Constitution is amended to
- 43 read as follows:

LCO No. 6233 2 of 15 The right of trial by jury shall remain inviolate, the number of such jurors, which shall not be less than six, to be established by law; but no person shall, for a capital offense, be tried by a jury of less than twelve jurors without [his] such person's consent. In all civil and criminal actions tried by a jury, the parties shall have the right to challenge jurors peremptorily, the number of such challenges to be established by law. The right to question each juror individually by counsel shall be inviolate.

44 45

46

47

48

49

50

51

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

Article twenty-first of the amendments to the Constitution is amended to read as follows:

No person shall be denied the equal protection of the law nor be subjected to segregation or discrimination in the exercise or enjoyment of [his or her] <u>such person's</u> civil or political rights because of religion, race, color, ancestry, national origin, sex or physical or mental disability.

Article third of the amendments to the Constitution is amended to read as follows:

There shall be a regular session of the general assembly on the Wednesday following the first Monday of January in the odd-numbered years and on the Wednesday following the first Monday of February in the even-numbered years, and at such other times as the general assembly shall judge necessary; but the person administering the office of governor may, on special emergencies, convene the general assembly at any other time. All regular and special sessions of the general assembly shall be held at Hartford, but the person administering the office of governor may, in case of special emergency, convene the assembly at any other place in the state. The general assembly shall adjourn each regular session in the odd-numbered years not later than the first Wednesday after the first Monday in June and in the evennumbered years not later than the first Wednesday after the first Monday in May and shall adjourn each special session upon completion of its business. If any bill passed by any regular or special session or any appropriation item described in Section 16 of Article Fourth has been disapproved by the governor prior to its adjournment, and has not been

LCO No. 6233 3 of 15

77 reconsidered by the assembly, or is so disapproved after such 78 adjournment, the secretary of the state shall reconvene the general 79 assembly on the second Monday after the last day on which the 80 governor is authorized to transmit or has transmitted every bill to the 81 secretary with [his] the governor's objections pursuant to Section 15 of 82 Article Fourth of this constitution, whichever occurs first; provided if 83 such Monday falls on a legal holiday the general assembly shall be 84 reconvened on the next following day. The reconvened session shall be 85 for the sole purpose of reconsidering and, if the assembly so desires, 86 repassing such bills. The general assembly shall adjourn sine die not 87 later than three days following its reconvening. In the even year session 88 the general assembly shall consider no business other than budgetary, 89 revenue and financial matters, bills and resolutions raised by 90 committees of the general assembly and those matters certified in 91 writing by the speaker of the house of representatives and president pro 92 tempore of the senate to be of an emergency nature.

Section 1 of article fifteenth of the amendments to the Constitution is amended to read as follows:

93

94

95

96

97

98

99

100

101

102

103

104

105

106

107

108

109

The senate shall consist of not less than thirty and not more than fifty members, each of whom shall have attained the age of eighteen and be an elector residing in the senatorial district from which [he] such elector is elected. Each senatorial district shall be contiguous as to territory and shall elect no more than one senator.

Section 2 of article fifteenth of the amendments to the Constitution is amended to read as follows:

The house of representatives shall consist of not less than one hundred twenty-five and not more than two hundred twenty-five members, each of whom shall have attained the age of eighteen years and be an elector residing in the assembly district from which [he] <u>such elector</u> is elected. Each assembly district shall be contiguous as to territory and shall elect no more than one representative. For the purpose of forming assembly districts no town shall be divided except for the purpose of forming assembly districts wholly within the town.

LCO No. 6233 **4** of 15

Section 2 of article thirtieth of the amendments to the Constitution is amended to read as follows:

110

111

112

113

114

115

116

117

118

119

120

121

122

123

124

125

126

127

128

129

130

131

132

133

134

135

136

137

138

139

140

141

142

143

144

a. The assembly and senatorial districts and congressional districts as now established by law shall continue until the regular session of the general assembly next after the completion of the taking of the next census of the United States. On or before the fifteenth day of February next following the year in which the decennial census of the United States is taken, the general assembly shall appoint a reapportionment committee consisting of four members of the senate, two who shall be designated by the president pro tempore of the senate and two who shall be designated by the minority leader of the senate, and four members of the house of representatives, two who shall be designated by the speaker of the house of representatives and two who shall be designated by the minority leader of the house of representatives, provided there are members of no more than two political parties in either the senate or the house of representatives. In the event that there are members of more than two political parties in a house of the general assembly, all members of that house belonging to the parties other than that of the president pro tempore of the senate or the speaker of the house of representatives, as the case may be, shall select one of their number, who shall designate two members of the committee in lieu of the designation by the minority leader of that house. Such committee shall advise the general assembly on matters of apportionment. Upon the filing of a report of such committee with the clerk of the house of representatives and the clerk of the senate, the speaker of the house of representatives and the president pro tempore of the senate shall, if the general assembly is not in regular session, convene the general assembly in special session for the sole purpose of adopting a plan of districting. Upon the request of the speaker of the house of representatives and the president pro tempore of the senate, the secretary of the state shall give notice of such special session by mailing a true copy of the call of such special session, by registered or certified mail, return receipt requested, to each member of the house of representatives and of the senate at [his or her] such member's address as it appears upon the records of said secretary not less than ten nor more than fifteen days prior to the date

LCO No. 6233 **5** of 15

of convening of such special session or by causing a true copy of the call 145 146 to be delivered to each member by a constable, state policeman or 147 indifferent person at least twenty-four hours prior to the time of 148 convening of such special session. Such general assembly shall, upon 149 roll call, by a yea vote of at least two-thirds of the membership of each 150 house, adopt such plan of districting as is necessary to preserve a proper 151 apportionment of representation in accordance with the principles 152 recited in this article. Thereafter the general assembly shall decennially 153 at its next regular session or special session called for the purpose of 154 adopting a plan of districting following the completion of the taking of 155 the census of the United States, upon roll call, by a yea vote of at least 156 two-thirds of the membership of each house, adopt such plan of 157 districting as is necessary in accordance with the provisions of this 158 article.

Section 11 of article third of the Constitution is amended to read as follows:

161

162

163

164

165

166

167

168

169

170

Sec. 11. No member of the general assembly shall, during the term for which [he] <u>such member</u> is elected, hold or accept any appointive position or office in the judicial or executive department of the state government, or in the courts of the political subdivisions of the state, or in the government of any county. No member of congress, no person holding any office under the authority of the United States and no person holding any office in the judicial or executive department of the state government or in the government of any county shall be a member of the general assembly during [his] <u>such member's or person's continuance in such office</u>.

171 Section 9 of article fourth of the Constitution is amended to read as 172 follows:

Sec. 9. [He] <u>The governor</u> may require information in writing from the officers in the executive department, on any subject relating to the duties of their respective offices.

176 Section 10 of article fourth of the Constitution is amended to read as

LCO No. 6233 6 of 15

-	_	c 1	11
17	'' /	ta	llows:
1/	/	10	110 99 5.

- 178 Sec. 10. The governor, in case of a disagreement between the two
- 179 houses of the general assembly, respecting the time of adjournment,
- may adjourn them to such time as [he] the governor shall think proper,
- 181 not beyond the day of the next stated session.
- Section 11 of article fourth of the Constitution is amended to read as
- 183 follows:
- Sec. 11. [He] <u>The governor</u> shall, from time to time, give to the general
- assembly, information of the state of the government, and recommend
- to their consideration such measures as [he] the governor shall deem
- 187 expedient.
- 188 Section 12 of article fourth of the Constitution is amended to read as
- 189 follows:
- 190 Sec. 12. [He] <u>The governor</u> shall take care that the laws be faithfully
- 191 executed.
- 192 Section 15 of article fourth of the Constitution is amended to read as
- 193 follows:
- 194 Sec. 15. Each bill which shall have passed both houses of the general
- assembly shall be presented to the governor. Bills may be presented to
- 196 the governor after the adjournment of the general assembly, and the
- 197 general assembly may prescribe the time and method of performing all
- 198 ministerial acts necessary or incidental to the administration of this
- section. If the governor shall approve a bill, [he] the governor shall sign
- and transmit it to the secretary of the state, but if [he] the governor shall
- 201 disapprove, [he] the governor shall transmit it to the secretary with [his]
- 202 the governor's objections, and the secretary shall thereupon return the
- bill with the governor's objections to the house in which it originated.
- After the objections shall have been entered on its journal, such house
- shall proceed to reconsider the bill. If, after such reconsideration, that
- 206 house shall again pass it, but by the approval of at least two-thirds of its
- 207 members, it shall be sent with the objections to the other house, which

LCO No. 6233 7 of 15

shall also reconsider it. If approved by at least two-thirds of the members of the second house, it shall be a law and be transmitted to the secretary; but in such case the votes of each house shall be determined by yeas and nays and the names of the members voting for and against the bill shall be entered on the journal of each house respectively. In case the governor shall not transmit the bill to the secretary, either with [his] the governor's approval or with [his] the governor's objections, within five calendar days, Sundays and legal holidays excepted, after the same shall have been presented to [him] the governor, it shall be a law at the expiration of that period; except that, if the general assembly shall then have adjourned any regular or special session, the bill shall be a law unless the governor shall, within fifteen calendar days after the same has been presented to [him] the governor, transmit it to the secretary with [his] the governor's objections, in which case it shall not be a law unless such bill is reconsidered and repassed by the general assembly by at least a two-thirds vote of the members of each house of the general assembly at the time of its reconvening.

Section 16 of article fourth of the Constitution is amended to read as follows:

Sec. 16. The governor shall have power to disapprove of any item or items of any bill making appropriations of money embracing distinct items while at the same time approving the remainder of the bill, and the part or parts of the bill so approved shall become effective and the item or items of appropriations so disapproved shall not take effect unless the same are separately reconsidered and repassed in accordance with the rules and limitations prescribed for the passage of bills over the executive veto. In all cases in which the governor shall exercise the right of disapproval hereby conferred, [he] the governor shall append to the bill at the time of signing it a statement of the item or items disapproved, together with [his] the governor's reasons for such disapproval, and transmit the bill and such appended statement to the secretary of the state. If the general assembly be then in session, [he] the governor shall forthwith cause a copy of such statement to be delivered to the house in which the bill originated for reconsideration of the disapproved items

LCO No. 6233 8 of 15

- in conformity with the rules prescribed for legislative action in respect 242 243 to bills which have received executive disapproval.
- 244 Section 17 of article fourth of the Constitution is amended to read as 245 follows:
- 246 Sec. 17. The lieutenant-governor shall by virtue of [his] such office, be 247 president of the senate, and have, when in committee of the whole, a 248 right to debate, and when the senate is equally divided, to give the 249 casting vote.
- 250 Article twenty-second of the amendments to the Constitution is 251 amended to read as follows:

252

253

254

255

256

257

258

259

260

261

262

263

264

265

266

267

268

269

270

271

272

- a. In case of the death, resignation, refusal to serve or removal from office of the governor, the lieutenant-governor shall, upon taking the oath of office of governor, be governor of the state until another is chosen at the next regular election for governor and is duly qualified.
- b. In case of the impeachment of the governor or of [his] the governor's absence from the state, the lieutenant-governor shall exercise the powers and authority and perform the duties appertaining to the office of governor until, if the governor has been impeached, [he] the governor is acquitted or, if absent, [he] the governor has returned.
- c. Whenever the governor transmits to the lieutenant-governor [his] the governor's written declaration that [he] the governor is unable to exercise the powers and perform the duties of [his] the office of governor, and until the governor transmits to the lieutenant-governor a written declaration to the contrary, the lieutenant-governor shall exercise the powers and authority and perform the duties appertaining to the office of governor as acting governor.
- d. In the absence of a written declaration of incapacity by the governor, whenever the lieutenant-governor or a majority of the members of the council on gubernatorial incapacity transmits to the council on gubernatorial incapacity a written declaration that the governor is unable to exercise the powers and perform the duties of [his]

LCO No. 6233 9 of 15 the office of governor, the council shall convene within forty-eight hours after the receipt of such written declaration to determine if the governor is unable to exercise the powers and perform the duties of [his] the office of governor. If the council, within fourteen days after it is required to convene, determines by two-thirds vote that the governor is unable to exercise the powers and perform the duties of [his] the office of governor, it shall transmit a written declaration to that effect to the president pro tempore of the senate and the speaker of the house of representatives and to the lieutenant-governor and the lieutenantgovernor, upon receipt of such declaration, shall exercise the powers and authority and discharge the duties appertaining to the office of the governor as acting governor; otherwise, the governor shall continue to exercise the powers and discharge the duties of [his] the office of governor. Upon receipt by the president pro tempore of the senate and the speaker of the house of representatives of such a written declaration from the council, the general assembly shall, in accordance with its rules, decide the issue, assembling within forty-eight hours for that purpose if not in session. If the general assembly, within twenty-one days after receipt of the written declaration or, if the general assembly is not in session, within twenty-one days after the general assembly is required to assemble, determines by two-thirds vote of each house that the governor is unable to exercise the powers and discharge the duties of [his] the office of governor, the lieutenant-governor shall continue to exercise the powers and authority and perform the duties appertaining to the office of governor; otherwise, the governor shall resume the powers and duties of [his] the office of governor.

273

274

275

276

277

278

279

280

281282

283

284

285

286

287

288

289

290

291

292

293

294

295

296

297

298

299300

301

302

303

304

305

306

307

e. In the absence of a written declaration of incapacity by the governor and in an emergency, when the governor is unable to exercise the powers and perform the duties of [his] the office of governor and the business of the state requires the immediate exercise of those powers and performance of those duties, the lieutenant-governor shall transmit to the council on gubernatorial incapacity a written declaration to that effect and thereupon shall exercise the powers and authority and discharge the duties appertaining to the office of governor as acting governor. The council shall convene or the members of the council shall

LCO No. 6233 10 of 15

otherwise communicate with each other collectively within twenty-four hours after the receipt of such written declaration to determine if the governor is unable to exercise the powers and perform the duties of [his] the office of governor. If the council, within fourteen days after it is required to convene, determines by two-thirds vote that the governor is unable to exercise the powers and perform the duties of [his] the office of governor, it shall transmit a written declaration to that effect to the president pro tempore of the senate and the speaker of the house of representatives and to the lieutenant-governor and the lieutenantgovernor shall continue to exercise the powers and authority and perform the duties appertaining to the office of governor as acting governor; otherwise, the governor shall resume the powers and duties of [his] the office of governor. Upon receipt by the president pro tempore of the senate and the speaker of the house of representatives of such a written declaration from the council, the general assembly shall, in accordance with its rules, decide the issue, assembling within fortyeight hours for that purpose if not in session. If the general assembly, within twenty-one days after receipt of the written declaration or, if the general assembly is not in session, within twenty-one days after the general assembly is required to assemble, determines by two-thirds vote of each house that the governor is unable to exercise the powers and discharge the duties of [his] the office of governor, the lieutenantgovernor shall continue to exercise the powers and authority and perform the duties appertaining to the office of governor; otherwise, the governor shall resume the powers and duties of [his] the office of governor.

308

309

310

311

312

313

314

315

316

317

318

319

320

321

322

323

324

325

326

327

328

329

330

331

332

333

334

335

336

337

338

339

340

341

f. Whenever the governor transmits to the president pro tempore of the senate and the speaker of the house of representatives [his] <u>the governor's</u> written declaration that no inability exists, [he] <u>the governor</u> shall resume the powers and duties of [his] <u>the office of governor</u> upon the determination by a majority vote of each house of the general assembly, in accordance with its rules, that [he] <u>the governor</u> is able to exercise the powers and perform the duties of [his] <u>the</u> office <u>of governor</u>.

LCO No. 6233 11 of 15

g. There shall be a council on gubernatorial incapacity, the membership, procedures and terms of office of the members of which the general assembly shall establish by law.

- h. The supreme court shall have original and exclusive jurisdiction to adjudicate disputes or questions arising under this section.
- Section 19 of article fourth of Constitution is amended to read as follows:
- 349 Sec. 19. If the lieutenant-governor succeeds to the office of governor, 350 or if the lieutenant-governor dies, resigns, refuses to serve or is removed 351 from office, the president pro tempore of the senate shall, upon taking 352 the oath of office of lieutenant-governor, be lieutenant-governor of the 353 state until another is chosen at the next regular election for lieutenant-354 governor and is duly qualified. Within fifteen days of the administration 355 of such oath the senate, if the general assembly is in session, shall elect 356 one of its members president pro tempore. In case of the inability of the 357 lieutenant-governor to exercise the powers and perform the duties of 358 [his] the office of lieutenant-governor or in case of [his] the lieutenant-359 governor's impeachment or absence from the state, the president pro 360 tempore of the senate shall exercise the powers and authority and 361 perform the duties appertaining to the office of lieutenant-governor 362 until the disability is removed or, if the lieutenant-governor has been 363 impeached, [he] the lieutenant-governor is acquitted or, if absent, [he] 364 the lieutenant-governor has returned.
- Section 22 of article fourth of the Constitution is amended to read as follows:

367

368

369

370

371

- Sec. 22. The treasurer shall receive all moneys belonging to the state, and disburse the same only as [he] the treasurer may be directed by law. [He] The treasurer shall pay no warrant, or order for the disbursement of public money, until the same has been registered in the office of the comptroller.
- 372 Section 23 of article fourth of the Constitution is amended to read as

LCO No. 6233 12 of 15

373 follows:

392

393

394

395

396

397

398

399

- Sec. 23. The secretary of the state shall have the safe keeping and custody of the public records and documents, and particularly of the acts, resolutions and orders of the general assembly, and record the same; and perform all such duties as shall be prescribed by law. [He] The secretary of the state shall be the keeper of the seal of the state, which shall not be altered.
- Section 24 of article fourth of the Constitution is amended to read as follows:
- 382 Sec. 24. The comptroller shall adjust and settle all public accounts and 383 demands, except grants and orders of the general assembly. [He] The 384 comptroller shall prescribe the mode of keeping and rendering all public 385 accounts. [He] The comptroller shall, ex officio, be one of the auditors of 386 the accounts of the treasurer. The general assembly may assign to [him] 387 the comptroller other duties in relation to [his] the comptroller's office, and to that of the treasurer, and shall prescribe the manner in which 388 389 [his] the comptroller's duties shall be performed.
- Section 2 of article eight of the amendments to the Constitution is amended to read as follows:
  - No judge shall be eligible to hold [his] <u>such judge's</u> office after [he] <u>such judge</u> shall arrive at the age of seventy years, except that a chief justice or judge of the supreme court, a judge of the superior court, or a judge of the court of common pleas, who has attained the age of seventy years and has become a state referee may exercise, as shall be prescribed by law, the powers of the superior court or court of common pleas on matters referred to [him] <u>such justice or judge</u>, as applicable, as a state referee.
- Article ninth of the amendments to the Constitution is amended to read as follows:
- Every citizen of the United States who has attained the age of eighteen years, who is a bona fide resident of the town in which [he]

LCO No. 6233 13 of 15

<u>such citizen</u> seeks to be admitted as an elector and who takes such oath, if any, as may be prescribed by law, shall be qualified to be an elector.

Article thirty-first of the amendments to the Constitution is amended to read as follows:

Any citizen who will have attained the age of eighteen years on or before the day of a regular election may apply for admission as an elector at such times and in such manner as may be prescribed by law, and, if qualified, shall become an elector on the day of [his or her] such citizen's eighteenth birthday. Any citizen who has not yet attained the age of eighteen years but who will have attained the age of eighteen years on or before the day of a regular election, who is otherwise qualified to be an elector and who has applied for admission as an elector in such manner as may be prescribed by law, may vote in any primary election, in such manner as may be prescribed by law, held for such regular election.

Article seventh of the Constitution is amended to read as follows:

It being the right of all [men] <u>persons</u> to worship the Supreme Being, the Great Creator and Preserver of the Universe, and to render that worship in a mode consistent with the dictates of their consciences, no person shall by law be compelled to join or support, nor be classed or associated with, any congregation, church or religious association. No preference shall be given by law to any religious society or denomination in the state. Each shall have and enjoy the same and equal powers, rights and privileges, and may support and maintain the ministers or teachers of its society or denomination, and may build and repair houses for public worship.

Article nineteenth of the amendments to the Constitution is amended to read as follows:

Except as provided in this section, neither the state nor any political subdivision of the state shall pay or grant to any elected official of the state or any political subdivision of the state, any compensation greater

LCO No. 6233 **14** of 15

than the amount of compensation set at the beginning of such official's term of office for the office which such official holds or increase the pay or compensation of any public contractor above the amount specified in the contract. The provisions of this section shall not apply to elected officials in towns in which the legislative body is the town meeting. The compensation of an elected official of a political subdivision of the state whose term of office is four years or more may be increased once after such official has completed two years of [his] <a href="such official's">such official's</a> term by the legislative body of such political subdivision. The term "compensation" means, with respect to an elected official, such official's salary, exclusive of reimbursement for necessary expenses or any other benefit to which [his] <a href="such official's">such official's</a> office would entitle [him] <a href="such official">such official</a>.

RESOLVED: That the foregoing proposed amendment to the Constitution be continued to the next session of the General Assembly elected at the general election to be held on November 3, 2026, and published with the laws passed at the present session, or be presented to the electors at the general election to be held on November 3, 2026, whichever the case may be, according to article sixth of the amendments to the Constitution. The designation of said proposed amendment to be used on the ballots at such election shall be "Shall the Constitution of the State be amended to make all references to individuals gender-neutral?"

LCO No. 6233 15 of 15