The Florida Senate BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

	Prepared By: The Profe	ssional Staff of the	Rules Subcommit	tee on Ethics an	d Elections		
BILL:	SM 672						
INTRODUCER:	Senators Negron, Evers, and others						
SUBJECT:	Term Limits; Congress						
DATE:	January 27, 2012	REVISED:					
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I. Summary:

Senate Memorial 672 urges Congress to propose to the states an amendment to the U.S. Constitution limiting the number of consecutive terms that a U.S. Senator or U.S. House Representative may serve.

A memorial has no force of law; it is a mechanism for formally petitioning the U.S. Congress for action on a specific subject.

II. Present Situation:

In 1992, Florida voters adopted the so-called "eight-is-enough" amendment to the State Constitution, prohibiting federal senators and representatives from Florida from having their name appear on the ballot if they served 8 consecutive years in office. Similar limits were adopted on federal office holders in numerous other state constitutions as part of a nationwide initiative. In 1995, however, the U.S. Supreme Court invalidated these state attempts to impose term limits on federal office holders, finding that they violated the qualifications clauses of the *federal* Constitution.²

¹ Art. VI, s. 4, FLA. CONST. Florida's eight-is-enough amendment also limited the terms of state legislators as well as the governor and other cabinet officers. *Id*.

² See, U.S. Term Limits, Inc. v. Thornton, 514 U.S. 779 (1995) (Arkansas provision limiting terms of its congressional members impermissibly created additional qualifications beyond those authorized in Article I of the U.S. Constitution).

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III. Effect of Proposed Changes:

Senate Memorial 672 urges Congress to propose to the states an amendment to the U.S. Constitution limiting the number of consecutive terms that a U.S. Senator or U.S. House Representative may serve. Such an amendment would need to be proposed by a two-thirds vote of each House of Congress and subsequently be ratified by three-fourths of the states.³

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A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

³ Art. V, U.S. CONST.

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VIII. Additional Information:

A. Committee Substitute – Statement of Substantial Changes: (Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.

This Senate Bill Analysis does not reflect the intent or official position of the bill's introducer or the Florida Senate.