As Introduced

132nd General Assembly Regular Session 2017-2018

H. J. R. No. 17

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Representative Ramos

A JOINT RESOLUTION

Proposing to amend Section 15 of Article II of the

Constitution of the State of Ohio to require the	2
affirmative vote of the Representative or Senator who	3
represents a particular district in order to pass a	4
bill that disproportionately affects persons,	5
property, or activities in that district.	6
Be it resolved by the General Assembly of the State of	7
Ohio, three-fifths of the members elected to each house	8
concurring herein, that there shall be submitted to the electors	9
of the state, in the manner prescribed by law at the general	10
election to be held on November 7, 2017, a proposal to amend	11
Section 15 of Article II of the Constitution of the State of	12
Ohio to read as follows:	13
ARTICLE II	14
Section 15. (A) (1) The general assembly shall enact no law	15
except by bill, and subject to division (A)(2) of this section,	16
no bill shall be passed without the concurrence of a majority of	17
the members elected to each house. Bills may originate in either	18
house, but may be altered, amended, or rejected in the other.	19
(2) If a bill, or a provision of a bill,	20

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disproportionately affects persons, property, or activities in a	21
particular house of representatives district, then the	22
affirmative vote of a majority of the members of the house of	23
representatives, including the representative who represents	24
that district, shall be required to pass the bill in the house	25
of representatives. If a bill, or a provision of a bill,	26
disproportionately affects persons, property, or activities in a	27
particular senate district, then the affirmative vote of a	28
majority of the members of the senate, including the senator who	29
represents that district, shall be required to pass the bill in	30
the senate.	31
(B) The style of the laws of this state shall be, "be it	32
enacted by the general assembly of the state of Ohio."	33
(C) Every bill shall be considered by each house on three	34
different days, unless two-thirds of the members elected to the	35
house in which it is pending suspend this requirement, and every	36
individual consideration of a bill or action suspending the	37
requirement shall be recorded in the journal of the respective	38
house. No bill may be passed until the bill has been reproduced	39
and distributed to members of the house in which it is pending	40
and every amendment been made available upon a member's request.	41
(D) No bill shall contain more than one subject, which	42
shall be clearly expressed in its title. No law shall be revived	43
or amended unless the new act contains the entire act revived,	44
or the section or sections amended, and the section or sections	45
amended shall be repealed.	46

(E) Every bill which has passed both houses of the general

assembly shall be signed by the presiding officer of each house

to certify that the procedural requirements for passage have

been met and shall be presented forthwith to the governor for

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his approval.	51
(F) Every joint resolution which has been adopted in both	52
houses of the general assembly shall be signed by the presiding	53
officer of each house to certify that the procedural	54
requirements for adoption have been met and shall forthwith be	55
filed with the secretary of state.	56
EFFECTIVE DATE AND REPEAL	57
If adopted by a majority of the electors voting on this	58
proposal, Section 15 of Article II of the Constitution of the	59
State of Ohio, as amended by this proposal, takes effect	60
immediately, and the existing version of that section is	61
repealed from that effective date.	62