As Adopted by the Senate

134th General Assembly Regular Session 2021-2022

Am. S. J. R. No. 5

Senator Gavarone

Cosponsors: Senators Manning, Antani, Brenner, Cirino, Hackett, Hoagland, Hottinger, Johnson, Peterson, Reineke, Romanchuk, Rulli, Schaffer, Schuring, Wilson

A JOINT RESOLUTION

Proposing to amend Section 9 of Article I of the	1
Constitution of the State of Ohio to eliminate the	2
requirement that the amount and conditions of bail be	3
established pursuant to Section 5(b) of Article IV of	4
the Constitution of the State of Ohio, and instead	5
allow the courts to use factors such as public safety,	6
including the seriousness of the offense, and a	7
person's criminal record, the likelihood a person will	8
return to court, and any other factor the General	9
Assembly may prescribe.	10

Be it resolved by the General Assembly of the State of	11
Ohio, three-fifths of the members elected to each house	12
concurring herein, that there shall be submitted to the electors	13
of the state, in the manner prescribed by law at the general	14
election to be held on November 8, 2022, a proposal to amend	15
Section 9 of Article I of the Constitution of the State of Ohio	16
to read as follows:	17

ARTICLE I 18

effective immediately.

47

t for a person who is charged with a capital 20 he proof is evident or the presumption great, and 21 rson who is charged with a felony where the proof 22 he presumption great and where the person poses a 23 k of serious physical harm to any person or to 24 Where a person is charged with any offense for 25 n may be incarcerated, the court may determine at 26
rson who is charged with a felony where the proof 22 he presumption great and where the person poses a 23 k of serious physical harm to any person or to 24 Where a person is charged with any offense for 25
he presumption great and where the person poses a 23 k of serious physical harm to any person or to 24 Where a person is charged with any offense for 25
k of serious physical harm to any person or to 24 Where a person is charged with any offense for 25
Where a person is charged with any offense for 25
-
n may be incarcerated, the court may determine at 26
pe, amount, and conditions of bail. Excessive 27
be required; nor excessive fines imposed; nor 28
al punishments inflicted. When determining the 29
the court shall consider public safety, 30
eriousness of the offense, and a person's 31
, the likelihood a person will return to court, 32
actor the general assembly may prescribe. 33
al assembly shall fix by law standards to 34
er a person who is charged with a felony where 35
ident or the presumption great poses a 36
k of serious physical harm to any person or to 37
Procedures for establishing the amount and 38
ail shall be established pursuant to Article IV, 39
the Constitution of the State of Ohio. 40
EFFECTIVE DATE 41
d by a majority of the electors voting on this 42
d by a majority of the electors voting on this 42 on 9 of Article I of the Constitution of the 43
al assembly shall fix by law standards to er a person who is charged with a felony where ident or the presumption great poses a k of serious physical harm to any person or to Procedures for establishing the amount and