

95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

SENATE JOINT RESOLUTION

CONSTITUTIONAL AMENDMENT

SC0012

Introduced 2/8/2007, by Sen. John O. Jones

SYNOPSIS AS INTRODUCED:

ILCON Art. VII, Sec. 6

Proposes to amend the Local Government Article of the Illinois Constitution. Deletes the authority of any county to be a home rule unit. Effective upon being declared adopted.

LRB095 04744 HLH 24803 e

1	SENATE JOINT RESOLUTION
2	CONSTITUTIONAL AMENDMENT

RESOLVED, BY THE SENATE OF THE NINETY-FIFTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, THE HOUSE OF REPRESENTATIVES CONCURRING HEREIN, that there shall be submitted to the electors of the State for adoption or rejection at the general election next occurring at least 6 months after the adoption of this resolution a proposition to amend Article VII of the Illinois Constitution by changing Section 6 as follows:

- 10 ARTICLE VII
- 11 LOCAL GOVERNMENT
- 12

(ILCON Art. VII, Sec. 6)

13 SECTION 6. POWERS OF HOME RULE UNITS

14 (a) Any A County which has a chief executive officer elected by the electors of the county and any municipality 15 16 which has a population of more than 25,000 is a are home rule 17 unit units. Other municipalities may elect by referendum to become home rule units. Except as limited by this Section, a 18 19 home rule unit may exercise any power and perform any function 20 pertaining to its government and affairs including, but not 21 limited to, the power to regulate for the protection of the 22 public health, safety, morals and welfare; to license; to tax; and to incur debt. 23

(b) A home rule unit by referendum may elect not to be a
 home rule unit.

3 (c) (Blank). If a home rule county ordinance conflicts with
4 an ordinance of a municipality, the municipal ordinance shall
5 prevail within its jurisdiction.

6 (d) A home rule unit does not have the power (1) to incur 7 debt payable from ad valorem property tax receipts maturing 8 more than 40 years from the time it is incurred or (2) to 9 define and provide for the punishment of a felony.

10 (e) A home rule unit shall have only the power that the 11 General Assembly may provide by law (1) to punish by 12 imprisonment for more than six months or (2) to license for 13 revenue or impose taxes upon or measured by income or earnings 14 or upon occupations.

(f) A home rule unit shall have the power subject to 15 16 approval by referendum to adopt, alter or repeal a form of 17 government provided by law, except that the form of government of Cook County shall be subject to the provisions of Section 3 18 19 of this Article. A home rule municipality shall have the power 20 to provide for its officers, their manner of selection and terms of office only as approved by referendum or as otherwise 21 22 authorized by law. A home rule county shall have the power to 23 provide for its officers, their manner of selection and terms of office in the manner set forth in Section 4 of this Article. 24 25 (g) The General Assembly by a law approved by the vote of 26 three-fifths of the members elected to each house may deny or 1 limit the power to tax and any other power or function of a 2 home rule unit not exercised or performed by the State other 3 than a power or function specified in subsection (1) of this 4 section.

5 (h) The General Assembly may provide specifically by law 6 for the exclusive exercise by the State of any power or 7 function of a home rule unit other than a taxing power or a 8 power or function specified in subsection (1) of this Section.

9 (i) Home rule units may exercise and perform concurrently 10 with the State any power or function of a home rule unit to the 11 extent that the General Assembly by law does not specifically 12 limit the concurrent exercise or specifically declare the 13 State's exercise to be exclusive.

(j) The General Assembly may limit by law the amount of debt which home rule counties may incur and may limit by law approved by three-fifths of the members elected to each house the amount of debt, other than debt payable from ad valorem property tax receipts, which home rule municipalities may incur.

(k) The General Assembly may limit by law the amount and require referendum approval of debt to be incurred by home rule municipalities, payable from ad valorem property tax receipts, only in excess of the following percentages of the assessed value of its taxable property: (1) if its population is 500,000 or more, an aggregate of three percent; (2) if its population is more than 25,000 and less than 500,000, an aggregate of one

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percent; and (3) if its population is 25,000 or less, 1 an 2 one-half percent. Indebtedness aggregate of which is outstanding on the effective date of this Constitution or which 3 is thereafter approved by referendum or assumed from another 4 5 unit of local government shall not be included in the foregoing 6 percentage amounts.

(1) The General Assembly may not deny or limit the power of 7 8 home rule units (1) to make local improvements by special 9 assessment and to exercise this power jointly with other 10 counties and municipalities, and other classes of units of 11 local government having that power on the effective date of 12 this Constitution unless that power is subsequently denied by 13 law to any such other units of local government or (2) to levy 14 or impose additional taxes upon areas within their boundaries 15 in the manner provided by law for the provision of special 16 services to those areas and for the payment of debt incurred in 17 order to provide those special services.

18 (m) Powers and functions of home rule units shall be 19 construed liberally.

20 (Source: Illinois Constitution.)

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SCHEDULE

This Constitutional Amendment takes effect upon being declared adopted in accordance with Section 7 of the Illinois Constitutional Amendment Act.

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