

8203

Sponsor(s): Senators Prentice, McAuliffe and Kohl-Welles

Brief Description: Barring rejected ballot measures from legislative actions.

SJR 8203 - DIGEST

Proposes an amendment to the state Constitution to provide that if an initiative or referendum of any type has been submitted to the electorate and has been rejected, the legislature is barred from considering or enacting a bill dealing with the same or a substantially similar measure for two years after the election at which it was rejected, except by a vote of two-thirds of all the members elected to each house in full compliance with section 12, Article III of the Washington Constitution.