Hall of the House of Representatives

84th General Assembly - Regular Session, 2003

Amendment Form

Subtitle of House Bill No. 2677
"TO AUTHORIZE SUPREME COURT REVIEW OF POPULAR NAMES AND BALLOT
TITLES ON INITIATIVE AND REFERENDUM PETITIONS AFTER THE PETITIONS ARE
FILED; TO REPEAL EXISTING LAWS PROVIDING FOR APPROVAL AND REVIEW OF
POPULAR NAMES AND BALLOT"

Amendment No. 1 to House Bill No. 2677.
Amend House Bill No. 2677 as originally introduced:
Page 3, line 6, insert the following:
"SECTION 2. Arkansas Code § 7-9-105(a) is amended to read as follows: (a) The petition and order of for any referendum shall be on forms provided by the Secretary of State and shall read as follows in substantially the following form:
"REFERENDUM PETITION FOR REFERENDUM.
To the Honorable
Secretary of State of the State of Arkansas, or County Clerk, or City Clerk
We, the undersigned <u>legal</u> <u>registered</u> voters of the State of Arkansas, or County,
Arkansas, or City of (or Incorporated Town) of
, Arkansas (as the case may be), respectfully order by this, our petition, that Act No of the General Assembly of the State of
Arkansas, approved on the day of , 20
Arkansas, approved on the, 20 (insert date), entitled, '"An Act, 2" or Ordinance
No, passed <u>approved</u> by the county quorum court, <u>or</u> the city (or town)
council of the City (or Incorporated Town), or County of, Arkansas,
on the on (insert
date), entitled, '"An Ordinance,'" be referred to the
people of said (state, county, or municipality) (as the case may be), to the

end that the same may be approved or rejected by the $\frac{\text{vote of the legal}}{\text{or municipality}}$ voters of the $\frac{\text{(state, or of}}{\text{county, or municipality}}$ (as the case may

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be) at the biennial (or annual, as the case may be, if a city ordinance) regular general election (or at a special election, as the case may be) to be held on the ______ day of ______, 20 _____; at the regular general election to be held on (insert date), or at a special election to be called as provided by law, and each of us for himself says:

I have personally signed this petition; I am a legal registered voter of the State of Arkansas, or County, Arkansas, or City of or Incorporated Town of , Arkansas (as the case may be), and my printed name, date of birth, residence, city or town of residence, and date of signing this petition are correctly written after my signature."

(Insert popular name and ballot title of referred measure)

REFERRED TO THE PEOPLE OF THE STATE OF ARKANSAS, OR COUNTY,

ARKANSAS, OR CITY OF OR INCORPORATED TOWN OF

, ARKANSAS (as the case may be):

(Insert text of referred measure)

- SECTION 3. Arkansas Code § 7-9-106 is amended to read as follows: 7-9-106. Required attachments to petitions. Disclosure of initiated or referred measures Correction or amendment.
- (a) To every petition for the initiative shall be attached a full and correct copy of the title and the measure proposed. A statewide or local initiative petition shall contain the popular name, ballot title, and full text of the proposed measure, including any preamble or introductory text.
- (b) To every petition for the referendum shall be attached a full and correct copy of the measure on which the referendum is ordered. A statewide or local referendum petition shall contain the popular name, ballot title, and full text of the measure on which the referendum is ordered, including any preamble or introductory text.
- (c) No petition containing signatures shall be corrected or amended with regard to the popular name, ballot title, or text of the initiated or referred measure, apart from clerical or typographical errors. Corrections or amendments shall not materially change the purpose and effect of the petition.
 - SECTION 4. Arkansas Code § 7-9-107 is repealed.
- 7-9-107. Approval of ballot titles and popular names of petitions prior to circulation Publication.
- (a) Before any initiative or referendum petition ordering a vote upon any amendment or act shall be circulated for obtaining signatures of petitioners, the sponsors shall submit the original draft to the Attorney General, with a proposed legislative or ballot title and popular name.
- (b) The Attorney General shall, within ten (10) days, approve and certify or shall substitute and certify a more suitable and correct ballot title and popular name for each amendment or act. The ballot title so submitted or supplied by the Attorney General shall briefly and concisely state the purpose of the proposed measure.

- (c) If, as a result of his review of the ballot title and popular name of a proposed initiated act or a proposed amendment to the Arkansas Constitution, the Attorney General determines that the ballot title, or the nature of the issue, is presented in such manner that the ballot title would be misleading or designed in such manner that a vote "FOR" the issue would be a vote against the matter or viewpoint that the voter believes himself easting a vote for, or, conversely, that a vote "AGAINST" an issue would be a vote for a viewpoint that the voter is against, the Attorney General may reject the entire ballot title, popular name, and petition and state his reasons therefor and instruct the petitioners to redesign the proposed measure and the ballot title and popular name in a manner that would not be misleading.
- (d) If the Attorney General refuses to act or if the sponsors feel aggrieved at his acts in such premises, they may, by petition, apply to the Supreme Court for proper relief.
- (e)(1)(A) If a sponsor of any proposed statewide initiative elects to submit its popular name and ballot title to the Attorney General for certification prior to September 30 of the year preceding the year in which the initiative would be voted on, then, within ten (10) days of certification by the Attorney General, who shall deliver such certification to the Secretary of State on the day of certification, the Secretary of State shall approve and certify the sufficiency of such popular name and ballot title as certified by the Attorney General and shall cause to be published in a newspaper with statewide circulation the entire proposal with its certified popular name and ballot title and a notice informing the public of such certification and the procedure identified in this section to govern any party who may contest such certification before the Supreme Court.
 - (B) The procedure shall be as follows:
- (i) Any legal action against such certification shall be filed with the Supreme Court within forty-five (45) days of the Secretary of State's publication:
- (ii) No such action filed later than forty-five (45) days following publication shall be heard by the Supreme Court; and
- (iii) An action timely filed shall be advanced by the Supreme Court as a matter of public interest over all other civil cases except contested election cases and shall be heard and decided expeditiously.
- (2) Nothing in this section shall be taken to require any sponsor of a statewide initiative to submit its popular name and ballot title to the Attorney General prior to September 30 of the year preceding the year in which the proposal would be voted on. If the Secretary of State refuses to act as required in this section or if the sponsors feel aggrieved at his acts in such premises, they may, by petition, apply to the Supreme Court for proper relief.
- (3) Whenever the sponsor of any initiative or referendum petition has obtained final approval of its ballot title and popular name, the sponsor shall file such petition with the Secretary of State prior to obtaining signatures on the petition.
- (f) The cost of the initial publication in a newspaper of the text of a statewide initiative and related information as required in subsection (e) of this section shall be paid by the sponsor of the statewide initiative.

SECTION 5. Arkansas Code § 7-9-108 is amended to read as follows:

- 7-9-108. Procedure for circulation of petition.
- (a) Each initiative or referendum petition ordering a vote upon a measure having general application throughout the state shall be prepared and eirculated in fifteen (15) or more parts, or counterparts, and each With regard to each separate part of any initiative or referendum petition:
- (1) Each part of the petition shall be an exact copy or counterpart of all other such parts of the petition upon which signatures of petitioners are to be solicited. When a sufficient number of parts are signed by a the requisite number of qualified electors registered voters and are filed and duly certified by the Secretary of State proper official, they shall be treated and considered as one (1) petition.
- (b)(2) Each part of any petition shall have attached thereto Each part of the petition shall contain the affidavit of the person who eirculated the petition canvasser to the effect that all signatures appearing thereon were made in the $\underline{\text{immediate}}$ presence of the affiant and that to the best of the affiant's knowledge and belief each signature is genuine and that the person so signing is a $\underline{\text{legal}}$ registered voter.
- (c)(3) Preceding every petition, there shall be set out Each part of the petition shall contain in boldface type, over the signature of the Attorney General, any instructions to canvassers and signers as may appear proper and beneficial, informing them of the privileges granted by the Constitution and of the penalties imposed for violations of this act subchapter. The instructions on penalties shall be in larger type than the other instructions.
- (b) No signatures of petitioners on any initiative or referendum petition shall be obtained more than eighteen (18) months before the initial filing of the petition with the proper official for review and certification of signatures.
- $\frac{(d)(c)}{(c)}$ No part of any <u>statewide</u> initiative or referendum petition shall contain signatures of petitioners from more than one (1) county.
 - SECTION 6. Arkansas Code \S 7-9-110 is amended to read as follows: 7-9-110. Designation of number and popular name.
- (a)(1) The Secretary of State shall fix and declare the number by which each amendment to the Arkansas Constitution <u>proposed by the General Assembly</u> and each <u>initiated and referred measure measure initiated or referred by a statewide petition</u> shall be designated.
- (2) <u>In the absence of a designation by the General Assembly, the The</u> Attorney General shall fix and declare the popular name by which each amendment to the Arkansas Constitution and each initiated and referred measure shall be designated for an amendment to the Arkansas Constitution proposed by the General Assembly.
- (b) In all legal notices and publications, proceedings, and publicity affecting In all notices or proceedings ordered or conducted by the Secretary of State with regard to any such amendment or measure, the amendment or measure shall be designated by both the number and the popular name fixed as provided in subsection (a) of this section.
- SECTION 7. Arkansas Code § 7-9-111(a)(1) is amended to read as follows:
- (a)(1) The Secretary of State shall ascertain and declare the sufficiency or insufficiency of each the signatures on a statewide initiative

and or referendum petition within thirty (30) days after it the petition is filed. The Secretary of State, after consultation with the Attorney General, shall separately ascertain and declare the sufficiency or insufficiency of the popular name and ballot title of a statewide initiative or referendum petition within thirty (30) days after the petition is filed; provided, that no such declaration shall issue if the Secretary of State determines that the petition was not supported, as of the deadline for filing such petition, by a prima facie sufficient number of signatures.

- SECTION 8. Arkansas Code § 7-9-111(d) is amended to read as follows:
 (d)(1) If the petition is signatures are found to be insufficient, the Secretary of State shall forthwith notify the sponsors in writing, through their designated agent, and shall set forth his the reasons for so finding. When the notice is delivered, the The sponsors shall have thirty (30) days from the date of such notice in which to do any or all of the following:
 - (A) Solicit and obtain additional signatures;
- (B) submit proof to show that the rejected signatures or some of them are good and should be counted; or
- (G) Make the petition more definite and certain solicit and file additional signatures or to submit proof that rejected signatures are valid and should be counted.
- (2) Any amendments and corrections shall not materially change the purpose and effect of the petition. No change shall be made in the measure, except to correct apparent typographical errors or omissions.
- SECTION 9. Arkansas Code $\ 7-9-112$ is amended to read as follows: 7-9-112. Failure to act on petition Mandamus Injunction. Right of review.
- (a) If the Secretary of State shall fail or refuse to examine and file any initiative or referendum petition within the time prescribed in § 7-9-111, any twenty-five (25) qualified electors who feel aggrieved thereby may, within fifteen (15) days thereafter, apply to the Supreme Court for a writ of mandamus to compel the officer to certify the sufficiency of the petition. The sponsors of a statewide initiative or referendum petition and any registered voter shall have the immediate right to petition the Supreme Court to review the separate declaration of the Secretary of State with regard to the sufficiency or insufficiency of the popular name and ballot title of the petition. The action shall be filed not later than fifteen (15) days from the date of the declaration by the Secretary of State.
- (b) If the Supreme Court shall decide that the petition is legally sufficient, it shall order the Secretary of State to file and certify the sufficiency thereof as of the date upon which it was first offered for filing, and a certified copy of the judgment shall be attached to the petition. The Supreme Court shall act expeditiously to review the popular name and ballot title of the petition in a manner which avoids voter confusion and frustration which occur when a measure is stricken from the election ballot on the eve of the election.
- (c) On a proper showing that any petition is not sufficient the popular name and ballot title of the petition are insufficient, the Supreme Court may shall enjoin the Secretary of State from certifying its sufficiency and may also enjoin the various election boards from allowing the ballot title thereof to be printed on the ballots and certifying votes cast on the

proposal the measure to appear on the election ballot, or in the event that votes may be cast on the measure, from canvassing and certifying the vote.

SECTION 10. Arkansas Code Title 7, Chapter 9, Subchapter 5 is repealed.

7-9-501. Purpose.

The purpose of this subchapter is to provide for the timely and expeditious review of the legal sufficiency of initiative petitions by the Supreme Court.

7-9-502. Construction.

- (a) The General Assembly declares that this subchapter be construed as a measure to facilitate the provisions of Arkansas Constitution, Amendment 7.
- (b) The General Assembly declares that this subchapter is not intended to expand the jurisdiction of the Supreme Court under Arkansas Constitution, Amendment 7 but is intended to provide a process to timely review the legal sufficiency of a measure in a manner which avoids voter confusion and frustration which occur when measures are stricken from the ballot on the eve of an election on the measure.

7-9-503. Declaration of sufficiency.

- (a)(1) Any Arkansas taxpayer and voter may submit a written petition to the Secretary of State requesting the determination of legal sufficiency of statewide initiative petitions.
- (2) The petitioner shall notify the sponsor of the measure of the petition for determination by certified mail on the date that it is submitted to the Secretary of State.
- (b) Within thirty (30) days after receipt of the petition for determination, the Secretary of State shall decide and declare, after consultation with the Attorney General, questions on one (1) or both of the following issues:
- (1) Whether the popular name and ballot title of the measure are fair and complete; and
- (2) Whether the measure, if subsequently approved by the electorate, would violate any state constitutional provision or any federal constitutional, statutory, or regulatory provision or would be invalid for any other reason.
- (c) The declaration shall be in writing and shall be mailed to the petitioner and the sponsor of the measure by certified mail on the date that it is issued.
- (d) The scope of review authorized by this subchapter shall be strictly limited to the questions referred to in subsection (b) of this section and shall not include questions regarding the sufficiency or validity of signatures on the initiative petitions.

7-9-504. Cure by correction or amendment.

- (a) If the Secretary of State declares the initiative petition legally insufficient, the sponsors of such measure may attempt to cure the insufficiency by correction or amendment, as provided in Arkansas Constitution, Amendment 7.
 - (b) Within fifteen (15) days after a correction or amendment is filed

with the Secretary of State, the Secretary of State shall notify the petitioner and sponsor of the measure of this declaration by certified mail on the date that it is issued.

7-9-505. Right of review.

The petitioner, the sponsor of the measure, and any Arkansas taxpayer and voter shall have the immediate right to petition the Supreme Court to review the determination of the Secretary of State regarding the sufficiency of the initiative petition.

7-9-506. Effect on existing petition.

- (a)(1) This subchapter shall be applicable to any initiative petition which has received the approval of the Attorney General and has been filed with the Secretary of State, pursuant to § 7-9-107, as of March 25, 1999.
- (2) The Secretary of State shall review all initiative petitions approved by the Attorney General within two (2) months after March 25, 1999.
- (3) If this review is not completed within the stated period, the initiative petition will be presumed sufficient and subject to immediate review by the Supreme Court.
- (b) In addition, this subchapter shall be applicable to all initiative petitions submitted to the Attorney General after March 25, 1999."

The Amendment was read	
By: Representative Mahony	
LDH/JMB - 031220030958	
JMB374	Chief Clerk