Stricken language would be deleted from and underlined language would be added to the Arkansas Constitution.


91st General Assembly
Regular Session, 2017

By: Representatives Gillam, Ballinger, Leding, A. Mayberry
By: Senator E. Williams

HOUSE JOINT RESOLUTION

AN AMENDMENT TO THE ARKANSAS CONSTITUTION CONCERNING PROPOSED MEASURES AND CONSTITUTIONAL AMENDMENTS CONSIDERED BY VOTERS AT AN ELECTION; PROVIDING THAT INITIATIVE PETITIONS FOR STATE-WIDE MEASURES SHALL BE FILED WITH THE SECRETARY OF STATE NOT LESS THAN ONE HUNDRED EIGHTY (180) DAYS BEFORE THE ELECTION AT WHICH THEY ARE TO BE VOTED UPON; PROVIDING THAT A PETITION CONCERNING A PROPOSED AMENDMENT TO THE ARKANSAS CONSTITUTION SHALL BEAR THE SIGNATURES OF NOT LESS THAN ONE-HALF (1/2) OF THE DESIGNATED PERCENTAGE OF THE ELECTORS FROM AT LEAST TWENTY-FIVE (25) OF THE COUNTIES OF THE STATE; PROVIDING THAT AN AMENDMENT TO THE ARKANSAS CONSTITUTION SUBMITTED TO THE PEOPLE THROUGH THE INITIATIVE PROCESS SHALL TAKE EFFECT AND BECOME PART OF THE ARKANSAS CONSTITUTION WHEN APPROVED BY THREE-FIFTHS (3/5) OF THE VOTES CAST UPON THE AMENDMENT AND SHALL NOT BE REQUIRED TO RECEIVE A MAJORITY OF THE ELECTORS VOTING AT SUCH ELECTION; PROVIDING THAT, BY A MAJORITY VOTE AT A REGULAR SESSION, THE GENERAL ASSEMBLY MAY SUBMIT A PROPOSED LAW TO THE PEOPLE FOR APPROVAL OR REJECTION BY A MAJORITY OF THE VOTES CAST AT A GENERAL ELECTION; PROVIDING THAT THE GENERAL ASSEMBLY SHALL NOT SUBMIT MORE THAN THREE (3) PROPOSED LAWS TO THE PEOPLE FOR APPROVAL OR REJECTION AT A REGULAR SESSION AND SHALL NOT SUBMIT A PROPOSED APPROPRIATION BILL TO THE PEOPLE FOR APPROVAL OR REJECTION AT A GENERAL ELECTION; PROVIDING THAT THE PROVISIONS CONCERNING
THE SUBMISSION OF PROPOSED LAWS TO THE PEOPLE BY THE
GENERAL ASSEMBLY ARE INAPPLICABLE TO THE SUBMISSION
OF A QUESTION CONCERNING THE ISSUANCE OF BONDS TO THE
ELECTORS THAT IS OTHERWISE AUTHORIZED BY THE ARKANSAS
CONSTITUTION OR BY LAW; PROVIDING THAT THE GENERAL
ASSEMBLY MAY ENACT LAWS CONCERNING THE PROCESS FOR
SUBMITTING A PROPOSED LAW TO THE PEOPLE FOR APPROVAL
OR REJECTION AT A GENERAL ELECTION; PROVIDING THAT IF
CONFLICTING MEASURES INITIATED OR REFERRED TO THE
PEOPLE ARE APPROVED BY THE REQUIRED NUMBER OF VOTES,
THE MEASURE RECEIVING THE HIGHEST NUMBER OF
AFFIRMATIVE VOTES SHALL BECOME LAW; PROVIDING THAT A
CHALLENGE TO THE SUFFICIENCY OF THE TITLE SUBMITTED
WITH A PETITION TO BE USED ON THE BALLOT SHALL BE
MADE NOT LATER THAN SIXTY (60) DAYS AFTER THE FILING
OF THE PETITION; PROVIDING THAT A CHALLENGE TO THE
SUFFICIENCY OF THE SIGNATURES SUBMITTED IN SUPPORT OF
A PETITION SHALL BE MADE NOT LATER THAN THIRTY (30)
DAYS AFTER CERTIFICATION OF THE SUFFICIENCY OF THE
SIGNATURES BY THE SECRETARY OF STATE, COUNTY CLERK,
OR CITY CLERK, AS THE CASE MAY BE; PROVIDING THAT
CORRECTION OR AMENDMENT OF AN INSUFFICIENT STATE-WIDE
PETITION CONCERNING A PROPOSED AMENDMENT TO THE
ARKANSAS CONSTITUTION SHALL BE PERMITTED ONLY IF THE
PETITION CONTAINS VALID SIGNATURES OF LEGAL VOTERS
EQUAL TO AT LEAST SEVENTY-FIVE PERCENT (75%) OF THE
REQUIRED NUMBER OF SIGNATURES OF LEGAL VOTERS FROM
EACH OF AT LEAST TWENTY-FIVE (25) COUNTIES OF THE
STATE; REVISING THE PROCESS FOR THE GENERAL ASSEMBLY
TO PROPOSE AMENDMENTS TO THE ARKANSAS CONSTITUTION AT
A REGULAR SESSION OF THE GENERAL ASSEMBLY; PROVIDING
THAT A PROPOSED AMENDMENT TO THE ARKANSAS
CONSTITUTION SHALL NOT BE SUBMITTED BY THE GENERAL
ASSEMBLY TO THE ELECTORS OF THE STATE FOR APPROVAL OR
REJECTION UNLESS THE PROPOSED AMENDMENT RECEIVES A
TWO-THIRDS VOTE OF EACH HOUSE OF THE GENERAL
ASSEMBLY; PROVIDING THAT THE GENERAL ASSEMBLY SHALL
NOT SUBMIT MORE THAN THREE (3) PROPOSED
CONSTITUTIONAL AMENDMENTS AT A GENERAL ELECTION
UNLESS A FOURTH AMENDMENT CONCERNING SALARIES OF
CERTAIN CONSTITUTIONAL OFFICERS IS SUBMITTED UNDER
ARKANSAS CONSTITUTION, AMENDMENT 70, § 2; PROVIDING
THAT THE GENERAL ASSEMBLY SHALL DESIGNATE IN THE
JOINT RESOLUTION PROPOSING AN AMENDMENT TO THE
ARKANSAS CONSTITUTION THE BALLOT TITLE AND POPULAR
NAME THAT SHALL APPEAR ON THE GENERAL ELECTION
BALLOT; PROVIDING THAT THE BALLOT TITLE FOR AN
AMENDMENT TO THE ARKANSAS CONSTITUTION PROPOSED BY
THE GENERAL ASSEMBLY SHALL BE INTELLIGIBLE, HONEST,
IMPARTIAL, AND WHILE NOT REQUIRED TO RECITE ALL
DETAILS OF THE PROPOSED AMENDMENT, SHALL NOT BE
MISLEADING; PROVIDING THAT THE POPULAR NAME FOR AN
AMENDMENT TO THE ARKANSAS CONSTITUTION PROPOSED BY
THE GENERAL ASSEMBLY SHALL IDENTIFY THE PROPOSED
AMENDMENT IN A MANNER THAT ENABLES THE ELECTORS TO
VOTE ON EACH AMENDMENT SEPARATELY AND SHALL BE
INTELLIGIBLE, HONEST, AND IMPARTIAL WHEN READ
TOGETHER WITH THE BALLOT TITLE; PROVIDING THAT WITHIN
THIRTY (30) DAYS OF THE ADOPTION BY THE GENERAL
ASSEMBLY OF A JOINT RESOLUTION PROPOSING AN AMENDMENT
TO THE ARKANSAS CONSTITUTION, THE ATTORNEY GENERAL
SHALL REVIEW THE BALLOT TITLE AND POPULAR NAME AND
CERTIFY THE BALLOT TITLE AND POPULAR NAME FOR
INCLUSION ON THE BALLOT AT THE NEXT GENERAL ELECTION
IF HE OR SHE DETERMINES THE BALLOT TITLE AND POPULAR
NAME SATISFY THE REQUIRED STANDARDS; PROVIDING THAT
THE ATTORNEY GENERAL SHALL REFER THE BALLOT TITLE OR
POPULAR NAME, OR BOTH, TO THE GENERAL ASSEMBLY FOR
SUBSTITUTION OF THE BALLOT TITLE OR POPULAR NAME, OR
BOTH, IF THE ATTORNEY GENERAL BELIEVES AFTER REVIEW
THAT THE BALLOT TITLE OR POPULAR NAME, OR BOTH, DO
NOT SATISFY THE REQUIRED STANDARDS; PROVIDING THAT
THE GENERAL ASSEMBLY SHALL DESIGNATE BY LAW A
COMMITTEE TO SUBSTITUTE BALLOT TITLES AND POPULAR
NAMES; PROVIDING THAT THE ATTORNEY GENERAL SHALL
REVIEW A SUBSTITUTED BALLOT TITLE OR POPULAR NAME, OR
BOTH, FOR CERTIFICATION AND SHALL CONTINUE TO REFER
THE SUBSTITUTED BALLOT TITLE OR POPULAR NAME, OR
BOTH, TO THE GENERAL ASSEMBLY UNTIL HE OR SHE
DETERMINES THE BALLOT TITLE AND POPULAR NAME
SATISFIES THE REQUIRED STANDARDS; PROVIDING THAT THE
ATTORNEY GENERAL SHALL CERTIFY THE BALLOT TITLE AND
POPULAR NAME FOR INCLUSION ON THE BALLOT AT LEAST ONE
(1) YEAR BEFORE THE GENERAL ELECTION AT WHICH THE
AMENDMENT TO THE ARKANSAS CONSTITUTION PROPOSED BY
THE GENERAL ASSEMBLY SHALL BE CONSIDERED; PROVIDING
THAT A CHALLENGE TO THE SUFFICIENCY OF THE BALLOT
TITLE OR POPULAR NAME, OR BOTH, OF AN AMENDMENT TO
THE ARKANSAS CONSTITUTION PROPOSED BY THE GENERAL
ASSEMBLY MAY BE FILED WITH THE SUPREME COURT AT LEAST
ONE HUNDRED EIGHTY (180) DAYS BEFORE THE GENERAL
ELECTION AT WHICH THE PROPOSED AMENDMENT SHALL BE
VOTED UPON; PROVIDING THAT THE SUPREME COURT SHALL
STRIKE AN AMENDMENT TO THE ARKANSAS CONSTITUTION
PROPOSED BY THE GENERAL ASSEMBLY FROM THE BALLOT ONLY
IF THE BALLOT TITLE OR POPULAR NAME, OR BOTH,
CONSTITUTE A MANIFEST FRAUD UPON THE PUBLIC;
PROVIDING THAT AN AMENDMENT TO THE ARKANSAS
CONSTITUTION PROPOSED BY THE GENERAL ASSEMBLY AND ITS
BALLOT TITLE AND POPULAR NAME SHALL BE PUBLISHED AS
PROVIDED BY LAW; PROVIDING THAT AN AMENDMENT TO THE
ARKANSAS CONSTITUTION PROPOSED BY THE GENERAL
ASSEMBLY SHALL BECOME PART OF THE ARKANSAS
CONSTITUTION WHEN APPROVED BY THREE-FIFTHS (3/5) OF
THE ELECTORS VOTING ON THE PROPOSED AMENDMENT AT THE
GENERAL ELECTION; PROVIDING THAT THE GENERAL ASSEMBLY
MAY ENACT LAWS CONCERNING THE PROCESS FOR PROPOSING
AMENDMENTS TO THE ARKANSAS CONSTITUTION; AND
PROVIDING THAT AN AMENDMENT TO THE ARKANSAS
CONSTITUTION SHALL NOT SPECIFICALLY BESTOW POWERS,
PRIVILEGES, OR AUTHORITY TO A SPECIFIC INDIVIDUAL
IDENTIFIED BY NAME OR A PRIVATE BUSINESS ENTITY
IDENTIFIED BY NAME.

Subtitle

AN AMENDMENT TO THE ARKANSAS CONSTITUTION
CONCERNING PROPOSED MEASURES AND
CONSTITUTIONAL AMENDMENTS CONSIDERED BY
VOTERS AT AN ELECTION.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FIRST GENERAL
ASSEMBLY OF THE STATE OF ARKANSAS AND BY THE SENATE, A MAJORITY OF ALL
MEMBERS ELECTED TO EACH HOUSE AGREEING THERE TO:

That the following is proposed as an amendment to the Constitution of
the State of Arkansas, and upon being submitted to the electors of the state
for approval or rejection at the next general election for Representatives
and Senators, if a majority of the electors voting thereon at the election
adopt the amendment, the amendment shall become a part of the Constitution of
the State of Arkansas, to wit:

SECTION 1. The subdivision of Arkansas Constitution, Article 5, § 1,
titled "Initiative" is amended to read as follows:

Initiative. The first power reserved by the people is the initiative.
Eight per cent percent (8%) of the legal voters may propose any law and ten
per cent percent (10%) may propose a constitutional amendment by initiative
petition and every such petition shall include the full text of the measure
so proposed. Initiative petitions for state-wide measures shall be filed
with the Secretary of State not less than four months one hundred eighty
(180) days before the election at which they are to be voted upon; provided,
that at least thirty (30) days before the aforementioned filing, the proposed
measure shall have been published once, at the expense of the petitioners, in
some paper of general circulation.

SECTION 2. The subdivision of Arkansas Constitution, Article 5, § 1, titled "Referendum" is amended to read as follows:

Referendum.  (a) The second power reserved by the people is the referendum, and any number not less than six percent (6%) of the legal voters may, by petition, order the referendum against any general Act, or any item of an appropriation bill, or measure passed by the General Assembly, but the filing of a referendum petition against one or more items, sections or parts of any such act or measure shall not delay the remainder from becoming operative. Such petition shall be filed with the Secretary of State not later than ninety (90) days after the final adjournment of the session at which such Act was passed, except when a recess or adjournment shall be taken temporarily for a longer period than ninety (90) days, in which case such petition shall be filed not later than ninety (90) days after such recess or temporary adjournment. Any measure referred to the people by referendum petition shall remain in abeyance until such vote is taken. The total number of votes cast for the office of Governor in the last preceding general election shall be the basis upon which the number of signatures of legal voters upon state-wide initiative and referendum petitions shall be computed.

(b)(1) Upon Except as provided in subdivision (b)(2) of this section, upon all initiative or referendum petitions provided for in any of the sections of this article, it shall be necessary to file from at least fifteen (15) of the counties of the State, petitions bearing the signature of not less than one-half (1/2) of the designated percentage of the electors of such county.

(2) For a petition concerning a proposed amendment to the Arkansas Constitution, it shall be necessary to file from at least twenty-five (25) of the counties of the State, petitions bearing the signature of not less than one-half (1/2) of the designated percentage of the electors of such county.

SECTION 3. The subdivision of Arkansas Constitution, Article 5, § 1, titled "Majority", is amended to read as follows:

Majority.  (a)(1)(A) Any Except as provided in subdivision (a)(1)(B)
of this section, any measure submitted to the people as herein provided shall take effect and become a law when approved by a majority of the votes cast upon such measure, and not otherwise, and shall not be required to receive a majority of the electors voting at such election.

(B) An amendment to the Arkansas Constitution submitted to the people as herein provided shall take effect and become part of the Arkansas Constitution when approved by three-fifths (3/5) of the votes cast upon the amendment, and not otherwise, and shall not be required to receive a majority of the electors voting at such election.

(2) Such measures shall be operative on and after the thirtieth day after the election at which it is approved, unless otherwise specified in the Act.

(b)(1) This section shall not be construed to deprive any member of the General Assembly of the right to introduce any measure, but no measure shall be submitted to the people by the General Assembly, except a proposed constitutional amendment or amendments as provided for in this Constitution.

(2) At a regular session, the General Assembly may:

(A) Submit a proposed constitutional amendment to the people for approval or rejection as provided for in this Constitution; and

(B)(i) Except as otherwise provided by this Constitution, submit a proposed law other than a proposed constitutional amendment to the people for approval or rejection at a general election as provided by law.

(ii) A proposed law shall not be submitted to the people for approval or rejection at a general election under subdivision (b)(2)(B)(i) of this section unless it receives a majority vote of each house of the General Assembly.

(iii) A proposed law submitted to the people under subdivision (b)(2)(B)(i) of this section or other provisions of this Constitution, including without limitation Article 5, § 38, of this Constitution, shall:

(a) Only be submitted to the people at a regular session of the General Assembly;

(b) Be considered by the people for approval or rejection at a general election;

(c) Take effect and become a law when approved by a majority of the votes cast upon the proposed law; and
(d) Be operative on and after the thirtieth day after the general election at which it is approved, unless otherwise specified in the proposed law.

(iv) The General Assembly shall not submit more than three (3) proposed laws to the people for approval or rejection at a regular session.

(v) The General Assembly shall not submit a proposed appropriation bill to the people for approval or rejection at a general election under this subdivision (b)(2)(B).

(vi) This subdivision (b)(2)(B) does not apply to the submission of a question concerning the issuance of bonds to the electors that is otherwise authorized by this Constitution or by law.

(vii) The General Assembly may enact laws concerning the process for submitting a proposed law to the people for approval or rejection at a general election under this subdivision (b)(2)(B).

SECTION 4. The subdivision of Arkansas Constitution, Article 5, § 1, titled "Conflicting Measures" is amended to read as follows:

Conflicting Measures. If conflicting measures initiated or referred to the people shall be approved by a majority of the required number of the votes severally cast for and against the same at the same election, the one (1) receiving the highest number of affirmative votes shall become law.

SECTION 5. The subdivision of Arkansas Constitution, Article 5, § 1, titled "Title" is amended to read as follows:

Title. At the time of filing petitions the exact title to be used on the ballot shall by the petitioners be submitted with the petition, and on state-wide measures, shall be submitted to the State Board of Election Commissioners, who shall certify such title to the Secretary of State, to be placed upon the ballot; on county and municipal measures such title shall be submitted to the county election board and shall by said board be placed upon the ballot in such county or municipal election. A challenge to the sufficiency of the title to be used on the ballot shall be made not later than sixty (60) days after the filing of the petition under this section.

SECTION 6. The subdivision of Arkansas Constitution, Article 5, § 1,
titled "Verification" is amended to read as follows:

Verification. Only legal votes shall be counted upon petitions. Petitions may be circulated and presented in parts, but each part of any petition shall have attached thereto the affidavit of the person circulating the same, that all signatures thereon were made in the presence of the affiant, and that to the best of the affiant's knowledge and belief each signature is genuine, and that the person signing is a legal voter and no other affidavit or verification shall be required to establish the genuineness of such signatures. A challenge to the sufficiency of the signatures submitted in support of a petition shall be made not later than thirty (30) days after certification of the sufficiency of the signatures by the Secretary of State, county clerk, or city clerk, as the case may be.

SECTION 7. The section of Arkansas Constitution, Article 5, § 1, titled "Amendment of Petition" is amended to read as follows:

(a)(1) If the Secretary of State, county clerk or city clerk, as the case may be, shall decide any petition to be insufficient, he or she shall without delay notify the sponsors of such petition, and permit at least thirty (30) days from the date of such notification, in the instance of a state-wide petition, or ten (10) days in the instance of a municipal or county petition, for correction or amendment.

(2) For a state-wide petition, correction or amendment of an insufficient petition shall be permitted only if the petition contains valid signatures of legal voters equal to:

(A) At least seventy-five percent (75%) of the number of state-wide signatures of legal voters required; and

(B)(i) Except as provided in subdivision (a)(2)(B)(ii) of this section, at least seventy-five percent (75%) of the required number of signatures of legal voters from each of at least fifteen (15) counties of the state.

(ii) For a state-wide petition concerning a proposed amendment to the Arkansas Constitution, at least seventy-five percent (75%) of the required number of signatures of legal voters from each of at least twenty-five (25) counties of the state.

(b) In the event of legal proceedings to prevent giving legal effect to any petition upon any grounds, the burden of proof shall be upon the
person or persons attacking the validity of the petition.

SECTION 8. Arkansas Constitution, Article 19, § 22, is amended to read as follows:

§ 22. Constitutional amendments.

Either branch of the General Assembly, at a regular session thereof, may propose amendments to this Constitution; and if the same be agreed to by a majority of all members elected to each house, such proposed amendments shall be entered on the journals with the yeas and nays, and published in at least one newspaper in each county, where a newspaper is published, for six months immediately preceding the next general election for Senators and Representatives, at which time the same shall be submitted to the electors of the State, for approval or rejection; and if a majority of the electors voting at such election adopt such amendments, the same shall become a part of this Constitution. But no more than three amendments shall be proposed or submitted at the same time. They shall be so submitted as to enable the electors to vote on each amendment separately.

(a)(1) Either house of the General Assembly may propose amendments to this Constitution at a regular session in the form of a joint resolution.

(2) A joint resolution proposing an amendment to this Constitution shall be read in full on three (3) days in each house of the General Assembly unless the rules are suspended by a two-thirds vote of the house, in which case the joint resolution may be read a second or third time on the same day.

(3) On the final passage of the proposed amendment through each house, the vote shall be taken by yeas and nays and the names of the persons voting for and against the joint resolution shall be entered on the journal.

(4) A proposed amendment shall not be submitted to the electors of the state for approval or rejection unless it receives a two-thirds vote of each house of the General Assembly.

(5)(A) Except as provided in Amendment 70, § 2, of this Constitution, the General Assembly shall not submit more than three (3) proposed amendments at a general election.

(B) Proposed amendments under this section shall be submitted as to enable the electors to vote on each amendment separately.

(b) A joint resolution proposing an amendment to this Constitution
that receives an affirmative vote of each house of the General Assembly shall be submitted to the electors of the state for approval or rejection at the next general election.

(c)(1) The General Assembly shall designate in the joint resolution proposing an amendment to this Constitution the ballot title and popular name that shall appear on the general election ballot.

(2)(A)(i) The ballot title designated in the joint resolution shall be a summary of the proposed amendment that is:

(a) Intelligible;

(b) Honest; and

(c) Impartial.

(ii) The ballot title is not required to recite all details of the proposed amendment but shall not be misleading.

(B) The popular name designated in the joint resolution shall:

(i) Identify the proposed amendment in a manner that enables the electors to vote on each proposed amendment separately; and

(ii) Be intelligible, honest, and impartial when read together with the ballot title.

(3)(A) Within thirty (30) days of the adoption of a joint resolution proposing an amendment to this Constitution by the General Assembly, the Attorney General shall:

(i) Review the ballot title and popular name designated in the joint resolution; and

(ii) Certify the ballot title and popular name for inclusion on the ballot at the next general election if the Attorney General determines that the ballot title and popular name satisfy subdivision (c)(2) of this section.

(B) If the Attorney General believes after his or her review that the ballot title or popular name, or both, do not satisfy subdivision (c)(2) of this section, the Attorney General shall refer the ballot title or popular name, or both, to the General Assembly for substitution of a ballot title or popular name, or both, that satisfy subdivision (c)(2) of this section.

(C)(i) If the Attorney General refers a ballot title or popular name, or both, to the General Assembly under subdivision (c)(3)(B) of
(ii) The General Assembly shall enact laws designating a committee to substitute a ballot title or popular name, or both, under subdivision (c)(3)(C)(i) of this section. The committee designated by law may be a combination of a committee of the House of Representatives and a committee of the Senate meeting jointly for the purpose of providing a substitute ballot title or popular name, or both.

(iii) The committee designated by law under subdivision (c)(3)(C)(ii) of this section may substitute a ballot title or popular name, or both, when meeting during a regular, fiscal, or special session of the General Assembly or when meeting during the interim.

(iv) The Attorney General shall review a substitute ballot title or popular name, or both, under subdivision (c)(3)(A) of this section. The Attorney General shall refer the ballot title and popular name, or both, to the General Assembly for substitution as many times as necessary until the Attorney General determines that the ballot title and popular name satisfies subdivision (c)(2) of this section and certifies the ballot title and popular name for inclusion on the ballot at the next general election.

(v) The Attorney General shall certify the ballot title and popular name for inclusion on the ballot no later than one (1) year before the general election at which the proposed amendment shall be considered.

(d)(1) A challenge to the sufficiency of the ballot title or popular name, or both, of a proposed amendment to this Constitution under this section may be filed with the Supreme Court, which shall have original and exclusive jurisdiction over all such causes.

(2) A challenge to the sufficiency of the ballot title or popular name, or both, of a proposed amendment to this Constitution under this section shall be filed at least one hundred eighty (180) days before the general election at which the proposed amendment shall be voted upon.

(3) Upon the filing of a challenge under subdivision (d)(1) of this section, the Supreme Court shall strike the proposed amendment from the ballot only if the ballot title or popular name, or both, constitute a manifest fraud upon the public.
(e) If an amendment to this Constitution proposed by the General Assembly meets the requirements of this section, the proposed amendment and its ballot title and popular name shall be published as provided by law.

(f) If three-fifths (3/5) of the electors voting on the proposed amendment at the general election approve the proposed amendment, the proposed amendment shall become part of this Constitution.

(g) The General Assembly may enact laws concerning the process for proposing amendments to this Constitution under this section, including without limitation laws concerning the:

(1) Requirements for ballot titles and popular names; and

(2) Publication of proposed amendments in advance of a general election.

SECTION 9. Arkansas Constitution, Amendment 70, § 2, is amended to read as follows:

§ 2. Additional Constitutional amendments authorized.

(a) In addition to the three (3) amendments to this Constitution allowed pursuant to Article 19, § 22, either branch of the General Assembly at a regular session thereof may propose an amendment to this Constitution to change the salaries for the offices of Governor, Lieutenant Governor, Attorney General, Secretary of State, Treasurer of State, Commissioner of State Lands, and Auditor of State and for members of the General Assembly. If the same be agreed to by a majority of all members elected to each house, such proposed amendment shall be entered on the journals with the yeas and nays, and published in at least one newspaper in each county, where a newspaper is published, for six months immediately preceding the next general election for Senators and Representatives, at which time the same shall be submitted to the electors of the State for approval or rejection. If a majority of the electors voting at such election adopt the amendment the same shall become a part of this Constitution.

(b) Only one (1) amendment to this Constitution may be referred pursuant to this section.

(c) An amendment proposed under the authority of this section shall comply with the requirements of Article 19, § 22, of this Constitution.

SECTION 10. The Arkansas Constitution is amended to add a new
amendment to read as follows:

(a) An amendment to this Constitution shall not specifically bestow powers, privileges, or authority to:

(1) A specific individual identified by his or her name; or
(2) A private business entity identified by name, including without limitation a private corporation identified by name.

(b) Subsection (a) of this amendment shall supersede a subsequent amendment to this Constitution that specifically bestows powers, privileges, or authority to:

(1) A specific individual identified by his or her name; or
(2) A private business entity identified by name, including without limitation a private corporation identified by name.

SECTION 1. BALLOT TITLE AND POPULAR NAME. When this proposed amendment is submitted to the electors of this state on the general election ballot:

(1) The title of this joint resolution shall be the ballot title; and
(2) The popular name shall be "A Constitutional Amendment Concerning Proposed Measures and Constitutional Amendments Considered by Voters at an Election".

/s/Gillam