1	State of Arkansas	A D:11		
2	82nd General Assembly	A Bill		
3	Regular Session, 1999		SENATE BILL 702	
4				
5	By: Senator Gordon			
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8]	For An Act To Be Entitled		
9	"AN ACT TO PROVIDE FOR THE TIMELY AND EXPEDITIOUS			
10	REVIEW OF SUFF	ICIENCY OF INITIATIVE PETIT	TIONS; AND FOR	
11	OTHER PURPOSES	. "		
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13		Subtitle		
14	"AN ACT 1	TO PROVIDE FOR THE TIMELY A	ND	
15	EXPEDI TI (OUS REVIEW OF SUFFICIENCY O)F	
16	INITIATIV	/E PETITIONS."		
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19	BE IT ENACTED BY THE GENER	AL ASSEMBLY OF THE STATE OF	F ARKANSAS:	
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21	SECTION 1. Purpose	of Act.		
22	The purpose of this act is to provide for the timely and expeditious			
23	review of the legal suffic	iency of initiative petition	ons by the Arkansas	
24	Supreme Court.			
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26	SECTION 2. <u>Declarat</u>	ion of sufficiency.		
27	(a) Any Arkansas ta	xpayer and voter may submi	t a written petition to	
28	the Secretary of State req	uesting the determination o	of legal sufficiency of	
29	state-wide initiative peti	tions. The petitioner shall	II notify the sponsor of	
30	the measure of the petitio	on for determination, by ce	rtified mail, on the date	
31	it is submitted to the Sec	retary of State. Within the	hirty (30) days after	
32	receipt of the petition fo	or determination, the Secre	tary of State shall decide	
33	and declare, after consult	ation with the Attorney Ger	neral, questions on one or	
34	both of the following issu	es:		
35	<u>(1) Whether t</u>	he popular name or ballot	title of the measure are	
36	fair and complete; and			

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1	(2) Whether the measure, if subsequently approved by the		
2	electorate, would violate any state constitutional provision or any federal		
3	constitutional statutory or regulatory provision, or would be invalid for any		
4	other reason.		
5	(b) The declaration shall be in writing, and shall be mailed to the		
6	petitioner and the sponsor of the measure by certified mail on the date it is		
7	<u>i ssued.</u>		
8	(c) The scope of review authorized by this act shall be strictly		
9	limited to the questions referred to in Subsection (a) and shall not include		
10	questions regarding the sufficiency or validity of signatures on the		
11	initiative petitions.		
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13	SECTION 3. <u>Cure by correction or amendment.</u>		
14	If the Secretary of State declares the initiative petition legally		
15	insufficient, the sponsors of such measure may attempt to cure the		
16	insufficiency by correction or amendment, as provided in Amendment 7 to the		
17	Arkansas Constitution. Within fifteen (15) days after a correction or		
18	amendment if filed with the Secretary of State, the Secretary of State shall		
19	notify the petitioner and sponsor of the measure of this declaration, by		
20	certified mail on the date it is issued.		
21			
22	SECTION 4. <u>Right of review.</u>		
23	The petitioner, the sponsor of the measure and any Arkansas taxpayer and		
24	voter shall have the immediate right to petition the Arkansas Supreme Court to		
25	review the determination of the Secretary of State regarding the sufficiency		
26	of the initiative petition.		
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28	SECTION 5. <u>Effect on existing petition.</u>		
29	This act shall be applicable to any initiative petition which has		
30	received the approval of the Attorney General and has been filed with the		
31	Secretary of State, pursuant to Arkansas Code 7-9-107, as of the effective		
32	date of this act. The Secretary of State shall review all initiative		
33	petitions approved by the Attorney General within two (2) months after the		
34	effective date of this act. If this review is not completed within the stated		
35	period, the initiative petition will be presumed sufficient and subject to		
36	immediate review by the Arkansas Supreme Court. In addition, this act shall		

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1	be applicable to all initiative petitions submitted to the Attorney General,		
2	after the effective date of this act.		
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4	SECTION 6. Construction of this act.		
5	The General Assembly declares that this act be construed as a measure t		
6	facilitate the provisions of Amendment 7 to the Arkansas Constitution. The		
7	General Assembly declares that this act is not intended to expand the		
8	jurisdiction of the Arkansas Supreme Court under Amendment 7 to the Arkansas		
9	Constitution, but is intended to provide a process to timely review the legal		
10	sufficiency of a measure in a manner which avoids voter confusion and		
11	frustration which occurs when measures are stricken from the ballot on the eve		
12	of an election on the measure.		
13			
14	SECTION 7. All provisions of this act of a general and permanent nature		
15	are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code		
16	Revision Commission shall incorporate the same in the Code.		
17			
18	SECTION 8. If any provision of this act or the application thereof to		
19	any person or circumstance is held invalid, such invalidity shall not affect		
20	other provisions or applications of the act which can be given effect without		
21	the invalid provision or application, and to this end the provisions of this		
22	act are declared to be severable.		
23			
24	SECTION 9. All laws and parts of laws in conflict with this act are		
25	hereby repealed.		
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27	SECTION 10. <u>EMERGENCY CLAUSE</u> . It is hereby found and determined by the		
28	Eighty-second General Assembly that the current procedures for review of the		
29	sufficiency of initiative petitions is insufficient; that in matters affecting		
30	amendments to the Constitution and measures to be voted on by the people,		
31	there should be a certainty with reference to the amendment or measure		
32	affected; and that this act is immediately necessary to provide for a timely		
33	$\underline{\text{and expeditious review of the sufficiency of initiative petitions.}} \ \ \underline{\text{Therefore}}_{\iota}$		
34	an emergency is declared to exist and this act being immediately necessary fo		
35	the preservation of the public peace, health and safety shall become effective		

on the date of its approval by the Governor. If the bill is neither approved

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1	nor vetoed by the Governor, it shall become effective on the expiration of the
2	period of time during which the Governor may veto the bill. If the bill is
3	vetoed by the Governor and the veto is overridden, it shall become effective
4	on the date the last house overrides the veto.
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