1	State of Arkansas
2	State of Arkansas As Engrossed: $S3/12/13$ $S3/20/13$ $S3/25/13$ 89th General Assembly $As$ Engrossed: $As$ E
3	Regular Session, 2013 SENATE BILL 821
4	
5	By: Senators K. Ingram, E. Williams, B. Sample, Rapert, R. Thompson, Maloch
6	By: Representatives Vines, Slinkard, Ferguson
7	
8	For An Act To Be Entitled
9	AN ACT CONCERNING INITIATIVES AND REFERENDUMS; TO
10	REQUIRE PAID CANVASSERS OF INITIATIVE AND REFERENDUM
11	PETITIONS TO REGISTER WITH THE SECRETARY OF STATE
12	BEFORE CANVASSING; TO REQUIRE NOTICE TO THE STATE
13	POLICE OR TO COUNTY PROSECUTING ATTORNEYS OF
14	SUSPECTED FORGERY OF SIGNATURES ON PETITIONS; TO
15	REQUIRE SPONSORS OF STATEWIDE PETITIONS TO ASSUME THE
16	BURDEN OF DEFENDING THE SUFFICIENCY OF POPULAR NAMES
17	AND BALLOT TITLES IN JUDICIAL PROCEEDINGS; TO
18	REGULATE THE COUNTING OF SIGNATURES ON INITIATIVE AND
19	REFERENDUM PETITIONS; TO REPEAL PROVISIONS OF
20	ARKANSAS LAW PROVIDING FOR REVIEW OF THE LEGAL
21	SUFFICIENCY OF STATEWIDE INITIATIVE PETITIONS AND
22	BALLOT TITLES BEFORE COMPLETED PETITIONS ARE FILED;
23	TO DECLARE AN EMERGENCY; AND FOR OTHER PURPOSES.
24	
25	
26	Subtitle
27	TO AMEND THE LAWS PERTAINING TO
28	INITIATIVE AND REFERENDUM PETITIONS; AND
29	TO DECLARE AN EMERGENCY.
30	
31	
32	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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34	SECTION 1. DO NOT CODIFY. <u>Legislative findings.</u>
35	(a) The General Assembly finds that:
36	(1) Through Amendment 7 to the Arkansas Constitution, the people

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1	of Arkansas have reserved to themselves the power to propose legislative
2	measures, laws, and amendments to the Arkansas Constitution and to enact or
3	reject the proposed measures, laws, and amendments at the polls independently
4	of the General Assembly;
5	(2) The citizens of this state have an expectation that their
6	right of initiative and referendum will be respected and that the process of
7	gathering signatures of registered voters will be free of fraud, forgery, and
8	other illegal conduct by sponsors, canvassers, notaries, and petitioners;
9	(3) Sponsors and paid canvassers may have an incentive to
10	knowingly submit forged or otherwise invalid signatures in order to obtain
11	additional time to gather signatures and submit supplemental petitions;
12	(4) In 2012, sponsors of four (4) separate initiative petitions
13	submitted petitions to the Secretary of State containing over two hundred
14	ninety-eight thousand (298,000) purported signatures of registered voters;
15	(5) Of the four petitions submitted, none had an initial
16	validity rate in excess of fifty-six percent (56%), and three (3) of the
17	petitions had an initial validity rate below thirty-one percent (31%); and
18	(6) Of the three petitions with the lowest initial validity
19	rate, there were widespread instances of apparent fraud, forgery, and false
20	statements in the signature-gathering process.
21	(b) It is further found and determined by the General Assembly that if
22	an effort is not made to address these issues:
23	(1) Unregistered and untrained paid canvassers will continue to
24	obtain and submit forged and otherwise facially invalid signatures; and
25	(2) Unscrupulous sponsors and canvassers will continue to have
26	an incentive to submit forged and otherwise facially invalid signatures and
27	make false statements to the Secretary of State.
28	(c) It is further found and determined by the General Assembly that if
29	this act becomes law:
30	(1) Sponsors and canvassers of proposed initiative measures will
31	be held more accountable for their actions in gathering signatures from
32	registered voters; and
33	(2) The earlier determination of the insufficiency of petitions
34	rife with false statements, forged signatures, and otherwise facially invalid
35	signatures will result in less confusion and frustration with the initiative
36	process.

1 (d) For the reasons stated in this section, the General Assembly finds 2 that passage of this act will make sponsors and canvassers more accountable 3 to the people of this state, facilitate the initiative process, conserve 4 state resources, and help to restore the confidence and trust of the people 5 in the initiative process. 6 7 SECTION 2. Arkansas Code § 7-9-101 is amended to read as follows: 8 7-9-101. Definitions. 9 As used in this subchapter: 10 (1) "Act" means any an act having general application throughout 11 the state, whether originating in the General Assembly or proposed by the 12 people, and referred acts; 13 "Amendment" means any proposed an amendment to the Arkansas 14 Constitution, whether that is proposed by the General Assembly or by the 15 people; 16 (3) "Canvasser" means a person who circulates an initiative or 17 referendum petition or a part or parts of an initiative or referendum 18 petition to obtain the signatures of petitioners thereto; 19 (4) "Election" means a regular general election at which state 20 and county officers are elected for regular terms; 21 (5) "Legal voter" means a person who is registered at the time 22 of signing the petition pursuant to Arkansas Constitution, Amendment 51; 23 (6) (5) "Measure" means either an amendment, or an 24 ordinance; 25 (6) "Ordinance" means an ordinance of a municipality or county, 26 whether originating in the legislative body of the municipality or county or 27 proposed by the people; 28 (7) "Petition part" means a petition signature sheet containing 29 the information required under § 7-9-104 or § 7-9-105; 30 (7) (8) "Petitioner" means a person who signs an initiative or 31 referendum petition ordering a vote upon an amendment or an act having 32 general application throughout the state on a measure; and 33 (9) "Registered voter" means a person who is registered at the 34 time of signing the petition pursuant to Amendment 51 to the Arkansas 35 Constitution; and (8) (10) "Sponsor" means a person or group of persons filing who 36

1 arranges for the circulation of an initiative or referendum petition with the 2 Secretary of State or who files an initiative or referendum petition with the 3 official charged with verifying the signatures. 4 5 SECTION 3. Arkansas Code § 7-9-103 is amended to read as follows: 6 7-9-103. Signing of petition - Penalty for falsification - Notice of 7 suspected forgery. 8 (a)(1)(A) Any A person who is a qualified elector registered voter of 9 the State of Arkansas this state may sign his or her own name and print his 10 or her own name, address, birth date, and the date of signing on an 11 initiative or referendum petition in his or her own proper handwriting, and 12 not otherwise, to order an initiative or referendum vote upon a proposed 13 measure amendment or a proposed or referred act. 14 (B) If a person signing a petition under subdivision 15 (a)(1)(A) of this section requires assistance due to disability, another 16 person: 17 (i) May print the *name*, *address*, birth date, and the 18 date of signing; and 19 (ii) Shall sign and print his or her name in the 20 margin of the petition. 21 (2)(A) Any A person who is an elector a registered voter of any 22 a municipality or county of this state may sign any petition for the 23 referendum of any ordinance passed by the council of the municipality his or 24 her own name and print his or her own name, address, birth date, and the date 25 of signing on an initiative or referendum petition in his or her own proper handwriting, and not otherwise, to order an initiative or referendum vote 26 27 upon a proposed or referred ordinance. 28 (B) If a person signing a petition under subdivision 29 (a)(2)(A) of this section requires assistance due to disability, another 30 person: 31 (i) May print the name, address, birth date, and the 32 date of signing; and 33 (ii) Shall sign and print his or her name in the 34 margin of the petition. 35 (3) A person who is under eighteen (18) years of age shall not

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act as a canvasser.

1	(4) A person shall not act as a paid canvasser on a statewide
2	initiative or referendum petition if the person is not registered as a
3	canvasser with the Secretary of State at the time he or she solicits
4	signatures on a petition.
5	(b) A person <del>shall be deemed guilty of</del> <u>commits</u> a Class A misdemeanor
6	if the person:
7	(1) Signs any Knowingly signs a name other than his or her own
8	to $\frac{any}{a}$ petition;
9	(2) Knowingly signs his or her name more than once one (1) time
10	to <del>any</del> <u>a</u> petition; <u>or</u>
11	(3) Knowingly signs a petition when he or she is not legally
12	entitled to sign it; the petition.
13	(c) A person commits a Class A misdemeanor if the person, acting as a
14	canvasser, notary, sponsor, or agent of a sponsor:
15	(1) Signs a name other than his or her own to a petition;
16	(2) Prints a name, address, or birth date other than his or her
17	own to a petition unless the signer requires assistance due to disability and
18	the person complies with § 7-9-103;
19	(3) Solicits or obtains a signature to a petition knowing that
20	the person signing is not qualified to sign the petition;
21	(4) Knowingly pays a person any form of compensation in exchange
22	for signing a petition as a petitioner;
23	(5) Accepts or pays money or anything of value for obtaining
24	signatures on a petition when the person acting as a canvasser, sponsor, or
25	agent of a sponsor knows that the person acting as a canvasser is not
26	registered with the Secretary of State or that his or her registration has
27	been terminated or revoked;
28	(4) (6) Knowingly and falsely misrepresents the purpose and
29	effect of the petition or the measure affected for the purpose of causing
30	anyone a person to sign a petition;
31	(5) $(7)$ Acting in the capacity of As a canvasser, knowingly
32	makes a false statement on a petition verification form; or
33	$\frac{(6)}{(8)}$ Acting in the capacity of As a notary, knowingly fails
34	to witness a canvasser's affidavit <del>either</del> by witnessing the signing of the
35	instrument <u>in person</u> and <u>either</u> personally knowing the signer or by being
36	presented with proof of the identity of the signer+; or

1	(9) As a sponsor, files a petition part with the official
2	charged with verifying the signatures knowing that the petition part contains
3	one (1) or more false or fraudulent signatures unless each false or
4	fraudulent signature is clearly stricken by the sponsor before filing.
5	(d) When the official charged with verifying the signatures has
6	reasonable grounds to believe that one (1) or more signatures on a petition
7	is forged, excluding signatures apparently signed by one (1) spouse for
8	another, the official shall report the suspected forgery and basis for
9	suspecting forgery to:
10	(1) The Department of Arkansas State Police, in the case of a
11	statewide petition; or
12	(2) The prosecuting attorney of the county, in the case of a
13	<u>local petition.</u>
14	
15	SECTION 4. Arkansas Code § 7-9-104(a), concerning the form of an
16	initiative petition, is amended to read as follows:
17	(a) The petition for $\frac{\partial}{\partial x}$ and ordinance, $\frac{\partial}{\partial x}$ act, or amendment $\frac{\partial}{\partial x}$
18	Arkansas Constitution proposed by initiative shall be on substantially the
19	following form:
20	"INITIATIVE PETITION
21	
22	To the Honorable
23	
24	Secretary of State of the State of Arkansas, or County Clerk, or City
25	Clerk
26	We, the undersigned <del>legal</del> <u>registered</u> voters of the State of Arkansas,
27	or, County, Arkansas, or City of, or Incorporated Town of
28	, Arkansas (as the case may be), respectfully propose the following
29	amendment to the Constitution of the State or $\frac{1}{2}$ or ordinance (as the
30	case may be), <del>to wit:</del>
31	(Here insert title and full text of measure proposed.)
32	
33	
34	and by this, our petition, order that the same be submitted to the people of
35	said state, or county, or municipality (as the case may be), to the end that
36	the same may be adopted, enacted, or rejected by the vote of legal the

1	registered voters of said (state, county, or municipality) at the regular
2	general election to be held <del>in said</del> on the day of, 20, and
3	each of us for himself or herself says:
4	I have personally signed this petition; I am a legal registered voter
5	of the State of Arkansas, or County, Arkansas, or City of,
6	or Incorporated Town of, Arkansas (as the case may be), and my
7	printed name, date of birth, residence, city or town of residence, and date
8	of signing this petition are correctly written after my signature.
9	(Here insert popular name and ballot title of initiated measure.)
10	(In the case of a proposed initiated act or ordinance, insert the following:
11	BE IT ENACTED BY THE PEOPLE OF THE STATE OF ARKANSAS, OR COUNTY,
12	ARKANSAS, OR CITY OF OR INCORPORATED TOWN OF , ARKANSAS (as the
13	<pre>case may be)):</pre>
14	(Here insert full text of initiated measure.)"
15	
16	SECTION 5. Arkansas Code § 7-9-104, concerning the form of an
17	initiative petition and the sufficiency of signatures, is amended to add an
18	additional subsection to read as follows:
19	(d)(l) The signature section of the petition shall be formatted and
20	shall contain the number of signature lines prescribed by the Secretary of
21	State.
22	(2) Before the circulation of a statewide petition for
23	signatures, the sponsor shall file a printed petition part with the Secretary
24	of State in the exact form that will be used for obtaining signatures.
25	
26	SECTION 6. Arkansas Code § 7-9-105(a), concerning the form of a
27	referendum petition, is amended to read as follows:
28	(a) The petition and order of referendum for an ordinance or act shall
29	be on substantially the following form:
30	"PETITION FOR REFERENDUM PETITION
31	·
32	To the Honorable
33	· <del></del>
34	Secretary of State of the State of Arkansas, or County Clerk, or City
35	Clerk
36	We, the undersigned legal registered voters of the State of Arkansas,

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or County, Arkansas, or City or Incorporated Town of , Arkansas
 1
2
     (as the case may be) respectfully order by this, our petition, that Act No.
 3
     of the General Assembly of the State of Arkansas, approved on the day
    of \_\_, 20\_, entitled 'An Act \_\_' or Ordinance No. \_\_, passed by the
4
5
     county quorum court, the city (or town) council of the City (or Incorporated
6
    Town), or County of _____, Arkansas, on the ____ day of _____, 20___, entitled,
     'An Ordinance ,' be referred to the people of said state, county, or
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8
    municipality (as the case may be), to the end that the same may be approved
9
    or rejected by the vote of the legal registered voters of the state, or of
     said county or municipality (as the case may be) at the biennial (or annual,
10
     as the case may be, if a city ordinance) regular general election (or at a
11
12
     special election, as the case may be) to be held on the day of ,
13
     20 ; and each of us for himself or herself says:
14
          I have personally signed this petition; I am a legal registered voter
    of the State of Arkansas, or County, Arkansas, or City of
15
    or Incorporated Town of _____, Arkansas (as the case may be), and my
16
    printed name, date of birth, residence, city or town of residence, and date
17
18
     of signing this petition are correctly written after my signature.
          (Here insert popular name and ballot title of referred measure.)
19
20
    REFERRED TO THE PEOPLE OF THE STATE OF ARKANSAS, OR COUNTY, ARKANSAS,
    OR CITY OF _____ OR INCORPORATED TOWN OF ____, ARKANSAS (as the case may
21
22
    be):
23
          (Here insert full text of referred measure.)"
24
25
          SECTION 7. Arkansas Code § 7-9-105, concerning the form of a
26
     referendum petition and the sufficiency of signatures, is amended to add an
27
     additional subsection to read as follows:
28
          (d)(1) The signature section of the petition shall be formatted and
29
    shall contain the number of signature lines as prescribed by the Secretary of
30
    State.
31
                (2) Before the circulation of a statewide petition for
    signatures, the sponsor shall file a printed petition part with the Secretary
32
    of State in the exact form that will be used for obtaining signatures.
33
34
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          SECTION 8. Arkansas Code § 7-9-107(d), concerning the certification of
    ballot titles by the Attorney General before circulation of a petition, is
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1
     amended to read as follows:
 2
           (d) If the Attorney General refuses to act or if the sponsors feel
     aggrieved at his or her the Attorney General's acts in such premises, they
 3
 4
     the sponsors may, by petition, apply to the Supreme Court for proper relief.
 5
 6
           SECTION 9. Arkansas Code § 7-9-107(e) and (f), concerning the approval
 7
     and publication of ballot titles and popular names of petitions before
8
     circulation, are repealed.
9
           (e)(1)(A) If a sponsor of any proposed statewide initiative elects to
10
    submit its popular name and ballot title to the Attorney General for
11
     certification prior to September 30 of the year preceding the year in which
12
    the initiative would be voted on, then, within ten (10) days of certification
    by the Attorney General, who shall deliver such certification to the
13
14
    Secretary of State on the day of certification, the Secretary of State shall
15
    approve and certify the sufficiency of such popular name and ballot title as
16
    certified by the Attorney General and shall cause to be published in a
17
    newspaper with statewide circulation the entire proposal with its certified
18
    popular name and ballot title and a notice informing the public of such
19
    certification and the procedure identified in this section to govern any
20
    party who may contest such certification before the Supreme Court,
21
                       (B) The procedure shall be as follows:
22
                             (i) Any legal action against such certification
    shall be filed with the Supreme Court within forty-five (45) days of the
23
    Secretary of State's publication;
24
25
                             (ii) No such action filed later than forty-five (45)
    days following publication shall be heard by the Supreme Court; and
26
27
                            (iii) An action timely filed shall be advanced by
    the Supreme Court as a matter of public interest over all other civil cases
28
    except contested election cases and shall be heard and decided expeditiously.
29
30
                 (2) Nothing in this section shall be taken to require any
    sponsor of a statewide initiative to submit its popular name and ballot title
31
32
    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
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    act as required in this section or if the sponsors feel aggrieved at his or
    her acts in such premises, they may, by petition, apply to the Supreme Court
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    for proper relief.
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                 (3) Whenever the sponsor of any initiative or referendum
 2
     petition has obtained final approval of its ballot title and popular name,
 3
     the sponsor shall file such petition with the Secretary of State prior to
 4
     obtaining signatures on the petition.
 5
           (f) The cost of the initial publication in a newspaper of the text of
 6
     a statewide initiative and related information as required in subsection (e)
 7
     of this section shall be paid by the sponsor of the statewide initiative."
8
           SECTION 10. Arkansas Code § 7-9-108(b), concerning the procedure for
9
     circulating a petition, is amended to read as follows:
10
11
           (b) Each part of \frac{any}{a} petition shall have attached thereto the
12
     affidavit of the person who circulated the petition canvasser to the effect
13
     that the canvasser's current residence address appearing on the verification
14
     is correct, that all signatures appearing thereon on the petition part were
15
     made in the presence of the affiant, and that to the best of the affiant's
16
     knowledge and belief each signature is genuine and that the each person so
17
     signing is a legal registered voter.
18
19
           SECTION 11. Arkansas Code § 7-9-109(a), concerning the form of
20
     verification for canvassers, is amended to read as follows:
21
           (a) Each petition containing the signatures shall be verified in
22
     substantially the following form, by the person who circulated the sheet of
23
     the petition by his or her canvasser's affidavit thereon as a part thereof:
24
     "State of Arkansas
     County of _____
25
26
           I, (print name of canvasser), being first duly sworn, state that each
27
     of the foregoing persons signed this sheet of the foregoing petition, and
28
     each of them signed his or her own name thereunto to this sheet of the
29
     petition in my presence. To the best of my knowledge and belief, I believe
     that each has stated his or her name, date of birth, residence or town of
30
31
     residence correctly, and that each signature is genuine and each signer is a
    legal registered voter of the State of Arkansas, ____ County, or City or
32
     Incorporated Town of _____. At all times during the circulation of this
33
     signature sheet, an exact copy of the popular name, ballot title, and text
34
     was attached to the signature sheet. My current residence address is
35
     correctly stated below.
36
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1
          Signature _____
2
          Residence
          <u>Indicate one: Paid Canvasser Vo</u>lunteer/Unpaid Canvasser
 3
 4
          Subscribed and sworn to before me the this day of , 20
5
6
7
          Clerk, Notary, Judge or J.P.
          Residence "
8
9
          (Seal)"
10
          SECTION 12. Arkansas Code § 7-9-110 is amended to read as follows:
11
12
          7-9-110. Designation of number and popular name.
13
          (a) The Attorney General shall fix and declare the popular name by
14
    which each amendment to the Arkansas Constitution and each initiated and
15
    referred of each state measure shall be designated as provided in § 7-9-107,
     and the number of the measure on the ballot shall be designated as provided
16
17
    in § 7-9-116.
18
           (b) In all legal notices and publications, proceedings, and publicity
19
    affecting any such amendment or a measure, the amendment or measure shall be
20
    designated identified by both the designated number and popular name fixed as
21
    provided in subsection (a) of this section.
22
23
          SECTION 13. Arkansas Code § 7-9-111(a), concerning the Secretary of
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     State's determination of the sufficiency of a petition, is amended to add an
25
     additional subdivision to read as follows:
26
                (3) After a petition has been filed under this subchapter, a
27
    canvasser shall not circulate a petition or collect, solicit, or obtain any
     additional signatures for the filed petition until the Secretary of State
28
29
     determines the sufficiency of the petition under this section.
30
31
          SECTION 14. Arkansas Code § 7-9-111(d), concerning the determination
32
    of the sufficiency of signatures on a petition, is amended to add an
33
     additional subdivision to read as follows:
34
                (3) The Secretary of State shall ascertain and declare the
35
    sufficiency or insufficiency of additional signatures submitted by the
36
    sponsors under this subsection within thirty (30) days of the filing of the
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supplemental petitions.

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- SECTION 15. Arkansas Code § 7-9-111(f), concerning filing petitions with the Secretary of State, is amended to read as follows:
- 5 (f)(1) A person filing initiative or referendum petitions with the 6 Secretary of State shall bundle the petitions by county and shall file an 7 affidavit stating the number of petitions and the total number of signatures 8 being filed.
- 9 (2) If signatures were obtained by paid canvassers, the person
  10 filing the petitions under this subsection shall also submit a statement
  11 identifying the paid canvassers by name and registration number.

12

- SECTION 16. Arkansas Code § 7-9-112(a) and (b), concerning the failure of the Secretary of State to act on a petition, is amended to read as follows:
- 16 (a) If the Secretary of State shall fail or refuse to does not examine
  17 and file any certify an initiative or referendum petition within the time
  18 prescribed in § 7-9-111, any twenty-five (25) qualified electors who feel
  19 aggrieved thereby the sponsors may, within fifteen (15) days thereafter,
  20 apply to the Supreme Court for a writ of mandamus to compel the officer to
  21 certify the sufficiency of the petition appropriate relief.
  - (b) If the Supreme Court shall decide decides 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 for placing the initiated or referred measure on the election ballot.

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- SECTION 17. Arkansas Code § 7-9-125(a), concerning the definitions to be used regarding prohibitions, penalties, and freedom of information relating to petitions, is amended to read as follows:
  - (a) For purposes of As used in this section+, "property"
- 33 (1) "Act" means an enactment having general application throughout the
  34 state or an ordinance applicable to a municipality or county and enacted by
  35 legislative authority or by the people;
  - (2) "Amendment" means any proposed amendment to the Arkansas

1 Constitution, whether proposed under the provisions of Amendment 7 or Article 2 19. § 22: 3 (3) "Election" means a general election at which state and county 4 officers are elected for regular terms; 5 (4) "Initiative petition" means a form of petition which conforms to 6 the requirements of § 7-9-104; 7 (5) "Measure" means either an amendment or an act; 8 (6) "Property" means both real and personal property and includes, but 9 is not limited to, without limitation both tangible and intangible property; 10 (7) "Referendum petition" means a form of petition which conforms to 11 the requirements of § 7-9-105; and (8) "Sponsor" means a person or persons who arrange for the 12 13 circulation of initiative, referendum, or constitutional amendment petitions 14 or who file an initiative, referendum, or constitutional amendment with the 15 Secretary of State or other authorized recipient of the petitions. 16 17 SECTION 18. Arkansas Code Title 7, Chapter 9, Subchapter 1, is amended 18 to add an additional section to read as follows: 7-9-126. Count of signatures. 19 20 (a) Upon the initial filing of an initiative or referendum petition, 21 the official charged with verifying the signatures shall: 22 (1) Perform an initial count of the signatures; and 23 (2) Determine whether the petition contains, on its face and before verification of the signatures of registered voters, the designated 24 25 number of signatures required by the Arkansas Constitution and statutory law 26 in order to certify the measure for the election ballot. 27 (b) A petition part and all signatures appearing on the petition part shall not be counted for any purpose by the official charged with verifying 28 29 the signatures, including the initial count of signatures, if one (1) or more 30 of the following is true: 31 (1) The petition is not an original petition, including without 32 limitation a petition that is photocopied or is a facsimile transmission; 33 (2) The petition lacks the signature, printed name, and 34 residence address of the canvasser or is signed by more than one (1) 35 canvasser;

(3) The canvasser is a paid canvasser who was not registered or

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1	whose registration was terminated or revoked when a petitioner signed the
2	<pre>petition;</pre>
3	(4) The canvasser verification is not notarized, is notarized by
4	more than one (1) notary, or lacks a notary signature or a notary seal;
5	(5) The canvasser verification is dated earlier than the date on
6	which a petitioner signed the petition;
7	(6) The petition fails to comply with $\S 7-9-104$ or $\S 7-9-105$ ,
8	including the lack of the exact popular name or ballot title approved by the
9	Attorney General for a statewide initiative, a discrepancy in the text of the
10	initiated or referred measure, or the lack of an enacting clause in a
11	statewide petition for an initiated act;
12	(7) The petition part of a statewide petition clearly and
13	unmistakably contains signatures of petitioners from more than one (1) county
14	unless each signature of a petitioner from another county is clearly stricker
15	before the filing of the petition with the Secretary of State; or
16	(8) The petition part has a material defect that, on its face,
17	renders the petition part invalid.
18	(c) The following signatures shall not be counted for any purpose by
19	the official charged with verifying the signatures, including the initial
20	<pre>count of signatures:</pre>
21	(1) A signature that is not an original signature;
22	(2) A signature that is obviously not that of the purported
23	<pre>petitioner;</pre>
24	(3) A signature that is illegible and is accompanied by no
25	personally identifying information;
26	(4) A signature for which the corresponding printed name,
27	address, or birth date is written by someone other than the signer except
28	under circumstances of disability of the signer; and
29	(5) A signature that has any other material defect that, on its
30	face, renders the signature invalid.
31	(d) If the initial count of signatures under this section is less than
32	the designated number of signatures required by the Arkansas Constitution and
33	statutory law in order to certify the measure for the ballot and the deadline
34	for filing petitions has passed, the official charged with verifying the
35	signatures shall declare the petition insufficient and shall not accept and
36	file any additional signatures to cure the insufficiency of the petition on

1	its face.
2	
3	SECTION $19$ Arkansas Code § 7-9-204 is amended to read as follows.
4	7-9-204. Ballot title titles and popular names of constitutional
5	amendments proposed by the legislature.
6	The title of General Assembly may designate in the joint resolution
7	proposing an amendment to the Arkansas Constitution shall be the ballot title
8	of the proposed constitutional amendment the popular name and ballot title of
9	the amendment for the election ballot.
10	
11	SECTION 20. Arkansas Code Title 7, Chapter 9, Subchapter 5 is
12	repealed.
13	<del>7-9-501. Purpose.</del>
14	The purpose of this subchapter is to provide for the timely and
15	expeditious review of the legal sufficiency of initiative petitions by the
16	Supreme Court.
17	
18	7-9-502. Construction.
19	(a) The General Assembly declares that this subchapter be construed as
20	a measure to facilitate the provisions of Arkansas Constitution, Amendment 7.
21	(b) The General Assembly declares that this subchapter is not intended
22	to expand the jurisdiction of the Supreme Court under Arkansas Constitution,
23	Amendment 7, but is intended to provide a process to timely review the legal
24	sufficiency of a measure in a manner which avoids voter confusion and
25	frustration which occur when measures are stricken from the ballot on the eve
26	of an election on the measure.
27	
28	7-9-503. Declaration of sufficiency.
29	(a)(1) Any Arkansas taxpayer and voter may submit a written petition
30	to the Secretary of State requesting the determination of legal sufficiency
31	of statewide initiative petitions.
32	(2) The petitioner shall notify the sponsor of the measure of
33	the petition for determination by certified mail on the date that it is
34	submitted to the Secretary of State.
35	(b) Within thirty (30) days after receipt of the petition for
36	determination, the Secretary of State shall decide and declare, after

15

1	consultation with the Attorney General, questions on one (1) or both of the
2	following issues:
3	(1) Whether the popular name and ballot title of the measure are
4	fair and complete; and
5	(2) Whether the measure, if subsequently approved by the
6	electorate, would violate any state constitutional provision or any federal
7	constitutional, statutory, or regulatory provision or would be invalid for
8	any other reason.
9	(c) The declaration shall be in writing and shall be mailed to the
10	petitioner and the sponsor of the measure by certified mail on the date that
11	<del>it is issued.</del>
12	(d) The scope of review authorized by this subchapter shall be
13	strictly limited to the questions referred to in subsection (b) of this
14	section and shall not include questions regarding the sufficiency or validity
15	of signatures on the initiative petitions.
16	
17	7-9-504. Cure by correction or amendment.
18	(a) If the Secretary of State declares the initiative petition legally
19	insufficient, the sponsors of such measure may attempt to cure the
20	insufficiency by correction or amendment, as provided in Arkansas
21	Constitution, Amendment 7.
22	(b) Within fifteen (15) days after a correction or amendment is filed
23	with the Secretary of State, the Secretary of State shall notify the
24	petitioner and sponsor of the measure of this declaration by certified mail
25	on the date that it is issued.
26	
27	7-9-505. Right of review.
28	The petitioner, the sponsor of the measure, and any Arkansas taxpayer
29	and voter shall have the immediate right to petition the Supreme Court to
30	review the determination of the Secretary of State regarding the sufficiency
31	of the initiative petition.
32	
33	7-9-506. Effect on existing petition.
34	(a)(1) This subchapter shall be applicable to any initiative petition
35	which has received the approval of the Attorney General and has been filed
36	with the Secretary of State, pursuant to § 7-9-107, as of March 25, 1999.

1	(2) The Secretary of State shall review all initiative petitions
2	approved by the Attorney General within two (2) months after March 25, 1999.
3	(3) If this review is not completed within the stated period,
4	the initiative petition will be presumed sufficient and subject to immediate
5	review by the Supreme Court.
6	(b) In addition, this subchapter shall be applicable to all initiative
7	petitions submitted to the Attorney General after March 25, 1999
8	
9	SECTION $21$ . Arkansas Code Title 7, Chapter 9, is amended to add an
10	additional subchapter to read as follows:
11	<u>Subchapter 6 - Registration of Paid Canvassers</u>
12	
13	7-9-601. Registration and training of paid canvassers.
14	(a)(1) A person shall not provide money or anything of value to
15	another person for obtaining signatures on a statewide initiative or
16	referendum petition unless the person receiving the money or item of value
17	meets the requirements of this section.
18	(2) A person shall not receive money or anything of value
19	for obtaining signatures on an initiative or referendum petition unless the
20	person:
21	(A) Registers with the Secretary of State as a canvasser;
22	<u>and</u>
23	(B) Completes the training program established by the
24	State Board of Election Commissioners for paid canvassers, which shall
25	include a summary of the law applicable to obtaining signatures on an
26	<u>initiative</u> or referendum petition.
27	(b) To register as a paid canvasser, a person shall submit in person
28	or by mail to the Secretary of State a completed application, which shall
29	include the following:
30	(1) The full name and any assumed name of the applicant;
31	(2) The current residence address of the applicant and the
32	applicant's permanent domicile address if the applicant's permanent domicile
33	address is different from the applicant's current residence address;
34	(3) A list of the petition or petitions on which the applicant
35	intends to gather signatures, including the name and address of the sponsor
36	or sponsors of each petition;

1	(4) A signed statement taken under oath or solemn affirmation
2	that states that the applicant has not pleaded guilty or nolo contendere to
3	or been found guilty of a criminal offense involving a violation of the
4	election laws, fraud, forgery, or identification theft in any state;
5	(5) A signed statement that the applicant has read and
6	understands the Arkansas law applicable to obtaining signatures on an
7	initiative or referendum petition;
8	(6) Evidence indicating that the applicant has completed the
9	training program required by the State Board of Election Commissioners; and
10	(7) A photograph of the applicant taken within ninety (90) days
11	of the submission of the application.
12	(c)(l) If a qualified applicant satisfactorily completes a
13	registration application under this section, the Secretary of State shall
14	register the applicant and assign the applicant a registration number within
15	five (5) business days of receiving the completed application.
16	(2)(A) A person who is currently registered as a paid canvasser
17	under this section is not required to reapply for registration in order to
18	obtain signatures on an additional initiative or referendum petition for a
19	period of two (2) years following the date of registration.
20	(B) However, a person who is currently registered as a
21	paid canvasser under this section shall submit to the Secretary of State a
22	list of the petitions on which the person intends to gather signatures as a
23	paid canvasser before soliciting signatures on a petition for which the
24	canvasser is paid.
25	(d)(1) A person may not pay or offer to pay money or anything of value
26	to another person on a basis related to the number of signatures obtained on
27	an initiative or referendum petition.
28	(2) Subdivision (d)(1) of this section does not prohibit the
29	payment of salary and expenses for the circulation of a petition on a basis
30	that is not related to the number of signatures obtained.
31	
32	7-9-602. Proof of registration — Canvassing more than one petition.
33	(a)(1) A paid canvasser registered under this subchapter shall carry
34	evidence of registration while acting as a canvasser.
35	(2) The evidence of registration required under subdivision
36	(a)(1) of this section shall include the registration number of the canvasser

T	and the photograph submitted to the Secretary of State under § 7-9-601.
2	(b) A paid canvasser may obtain signatures on more than one (1)
3	petition at the same time if the paid canvasser is registered as a paid
4	canvasser for each petition for which the canvasser is paid.
5	
6	7-9-603. Termination or revocation of registration.
7	(a) Registration as a paid canvasser to obtain signatures on a
8	petition terminates with respect to the petition when one (1) of the
9	following occurs:
10	(1) The deadline for filing signatures expires without any
11	signatures having been filed by the sponsors;
12	(2) The official charged with verifying the signatures makes a
13	$\underline{\text{final administrative determination of the sufficiency or insufficiency of } \underline{\text{the}}$
14	<pre>petition;</pre>
15	(3) The canvasser submits a written statement of voluntary
16	termination to the Secretary of State; or
17	(4) The sponsors using a paid canvasser notify the Secretary of
18	State in writing that the person is no longer authorized to act as a paid
19	canvasser with respect to the petition.
20	(b) The Secretary of State shall revoke the registration of a paid
21	canvasser and shall notify the person of the revocation in writing and by
22	electronic means if:
23	(1) The Secretary of State determines that information that the
24	$\underline{\text{person submitted with the application for registration is materially false } or$
25	misleading; or
26	(2) The person is convicted of or has pled guilty or nolo
27	contendere to a violation of the election laws, fraud, forgery, or
28	identification theft in any state.
29	
30	SECTION 22. EMERGENCY CLAUSE. It is found and determined by the
31	General Assembly of the State of Arkansas that existing procedures for
32	initiating and referring state laws and ordinances pursuant to Amendment 7 to
33	the Arkansas Constitution and state statutes are inadequate to prevent
34	fraudulent practices by sponsors and canvassers in obtaining ballot access;
35	that this act addresses these inadequacies; and that this act is immediately
36	necessary to prevent fraudulent practices because petition campaigns are

1	either being conducted at the present time or may be conducted immediately
2	upon the adjournment of the General Assembly with respect to either initiated
3	or referred measures. Therefore, an emergency is declared to exist, and this
4	act being immediately necessary for the preservation of the public peace,
5	health, and safety shall become effective on:
6	(1) The date of its approval by the Governor;
7	(2) If the bill is neither approved nor vetoed by the Governor,
8	the expiration of the period of time during which the Governor may veto the
9	bill; or
10	(3) If the bill is vetoed by the Governor and the veto is
11	overridden, the date the last house overrides the veto.
12	
13	/s/K. Ingram
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