1	State of Arkansas	As Engrossed: H3/28/23	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		SENATE BILL 377
4			
5	By: Senator K. Hammer		
6	By: Representatives Gramlich	n, Wing	
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND THE LAW CONCERNING INITIATI	LVE
10	PETITIONS;	TO CREATE A MISDEMEANOR OFFENSE	CONCERNING
11	INITIATIVE	E PETITION SIGNATURES; TO ESTABLIS	SH THE
12	DEFINITION	N OF A PAID PETITION BLOCKER; TO F	REGULATE
13	PAID PETIT	TION BLOCKERS; AND FOR OTHER PURPO	OSES.
14			
15			
16		Subtitle	
17	TO AL	MEND THE LAW CONCERNING INITIATIVE	E
18	PETI:	TIONS; TO CREATE A MISDEMEANOR	
19	OFFE	NSE CONCERNING INITIATIVE PETITION	N
20	SIGNA	ATURES; AND TO ESTABLISH THE	
21	DEFI	NITION OF AND REGULATE PAID PETIT	ION
22	BLOCE	KERS.	
23			
24			
25	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
26			
27		ansas Code Title 7, Chapter 9, Sub	ochapter 1, is amended
28		section to read as follows:	
29		Terence with initiative petitions	
30	(a) Upon convic	ction, a person commits a Class A	misdemeanor if the
31	person knowingly:		
32	-	ges a signature other than his or	<u>her own signature on a</u>
33	<pre>petition;</pre>		
34		es or otherwise removes a signatum	re other than his or
35	her signature on a pet		
36	<u>(3) Inter</u>	<u>ntionally destroys or discards a s</u>	signature other than

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1	his or her own signature on a petition;
2	(4) Pays a person any form of compensation in exchange for not
3	signing a petition as a petitioner;
4	(5) Accepts or pays money or anything of value for the purpose
5	of not obtaining signatures on a petition when the person is included on the
6	sponsor's list filed with the Secretary of State under § 7-9-601;
7	(6) Misrepresents the purpose and effect of the petition or the
8	measure affected for the purpose of causing a person to not sign a petition
9	when acting as a canvasser; and
10	(7) Pays a person any form of compensation in exchange for
11	destroying a signature on a petition.
12	(b) A person may be charged with a Class A misdemeanor for each
13	violation under subsection (a) of this section.
14	(c)(1) A ballot question committee organized to support a ballot
15	initiative may destroy or discard signatures or petitions collected as a
16	result of its efforts if:
17	(A) The reason for the destruction or discard is
18	documented; or
19	(B) If the petition did not obtain enough signatures to
20	qualify to appear on the ballot.
21	(2) Actions taken by a ballot question committee under
22	subdivision (c)(1) of this section shall not be considered a violation of
23	this section.
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25	SECTION 2. Arkansas Code Title 7, Chapter 9, Subchapter 6, is amended
26	to add an additional section to read as follows:
27	7-9-602. Hiring of paid petition blockers — Definitions.
28	(a) As used in this section:
29	(1) "Disqualifying offense" means:
30	(A) A felony;
31	(B) A violation of the election laws;
32	(C) Fraud;
33	(D) Forgery;
34	<pre>(E) Counterfeiting;</pre>
35	(F) Identity theft;
36	(G) A crime of violence, including assault, battery, or

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1	intimidation;	
2	(H) Harassment;	
3	(I) Terroristic threatening;	
4	(J) A sex offense, including sexual harassment;	
5	(K) A violation of the drug and narcotics laws;	
6	(L) Breaking and entering;	
7	(M) Trespassing;	
8	(N) Destruction or damage of property;	
9	(0) Vandalism;	
10	(P) Arson; or	
11	(Q) A crime of theft, including robbery, burglary, and	
12	simple theft or larceny;	
13	(2) "Paid petition blocker" means a person who is paid or with	
14	whom there is an agreement to pay money or anything of value in exchange for	
15	interfering with a paid canvasser's attempt to solicit or obtain a signature	
16	on a petition or a paid canvasser's solicitation of a signature on a	
17	petition; and	
18	(3) "Petition-blocking sponsor" means a person, entity, or	
19	person affiliated with an entity, who pays or who makes an agreement to pay	
20	money or anything of value in exchange for interfering with a paid	
21	canvasser's attempt to solicit or obtain a signature on a petition or a paid	
22	canvasser's solicitation of a signature on a petition.	
23	(b) A petition-blocking sponsor shall:	
24	(1) Provide a complete list of all paid petition blockers' names	
25	and current residential addresses to the Secretary of State;	
26	(2) Update the list provided under subdivision (b)(l) of this	
27	section if additional paid petition blockers are hired;	
28	(c)(l) Upon submission of the petition-blocking sponsor's list of paid	
29	petition blockers to the Secretary of State, the petition-blocking sponsor	
30	shall certify to the Secretary of State that each paid petition blocker in	
31	the petition-blocking sponsor's employ has no disqualifying offenses in	
32	accordance with this section.	
33	(2) To verify that there are no disqualifying offenses on record	
34	for a paid petition blocker, a petition-blocking sponsor shall obtain, at the	
35	petition-blocking sponsor's cost, from the Division of Arkansas State Police,	
36	a current state criminal history and criminal record search on every paid	

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1	petition blocker to be registered with the Secretary of State.
2	(3) The criminal history and criminal record search required by
3	this section shall be obtained within thirty (30) days before the date that
4	the paid petition blocker begins interfering with the collection of
5	signatures.
6	(d) Before acting as a paid petition blocker, the prospective paid
7	petition blocker shall:
8	(1)(A) Be a citizen of the United States; and
9	(B) Be a resident of this state; and
10	(2) Submit in person or by mail to the petition-blocking
11	sponsor:
12	(A) The full name and any assumed name of the prospective
13	paid petition blocker;
14	(B) The current residence address of the prospective paid
15	petition blocker and the prospective paid petition blocker's permanent
16	domicile address if the prospective paid petition blocker's permanent
17	domicile address is different from the prospective paid petition blocker's
18	current residence address; and
19	(C) A signed statement taken under oath or solemn
20	affirmation stating that the prospective paid petition blocker has not
21	pleaded guilty or nolo contendere to or been found guilty of a disqualifying
22	offense in any state of the United States, the District of Columbia, Puerto
23	Rico, Guam, or any other United States protectorate.
24	(e) A petition-blocking sponsor shall maintain the information
25	required under this section for each paid petition blocker for three (3)
26	years after the general election.
27	(f) Upon conviction, a person commits a Class A misdemeanor if the
28	petition-blocking sponsor or paid petition blocker knowingly violates this
29	section.
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31	/s/K. Hammer
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