1	State of Arkansas	As Engrossed: H3/17/25
2	95th General Assembly	A Bill
3	Regular Session, 2025	HOUSE BILL 1713
4		
5		awford, Hawk, Long, Lundstrum, McGrew, S. Meeks, Ray, Underwood,
6	Unger	
7	•	Boyd, J. Bryant, Caldwell, A. Clark, Gilmore, K. Hammer, Hester, M.
8	McKee, D. Wallace	
9 10		For An Act To Be Entitled
11	AN ACT TO	AMEND THE LAW CONCERNING THE FILING OF AN
12		PRAFT BEFORE CIRCULATION AS AN INITIATIVE
13		OR REFERENDUM PETITION; TO REQUIRE BALLOT
14	TITLES FO	R INITIATED MEASURES TO BE AT OR UNDER A
15	CERTAIN R	CADING LEVEL; TO DECLARE AN EMERGENCY; AND
16	FOR OTHER	PURPOSES.
17		
18		
19		Subtitle
20	TO R	EQUIRE BALLOT TITLES FOR INITIATED
21	MEAS	URES TO BE AT OR UNDER A CERTAIN
22	READ	ING LEVEL; AND TO DECLARE AN
23	EMER	GENCY.
24		
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
26		
27	SECTION 1. DO	NOT CODIFY. <u>Legislative findings.</u>
28		embly finds that:
29	· · ·	asas Constitution, Article 5, Section 1 protects the
30		enact laws and constitutional amendments through the
31		to repeal laws enacted by the General Assembly through
32	the referendum proces	
33		state of Arkansas has a compelling interest in:
34		Preserving and protecting the integrity of the
35	-	the referendum process; and
36	<u>(B)</u>	Protecting voters from initiatives and referenda that



1	are deficient, confusing, or misleading or that are placed on the ballot by		
2	means of conduct that is:		
3	(i) Misleading;		
4	(ii) Fraudulent;		
5	(iii) Felonious; or		
6	(iv) Otherwise unlawful;		
7	(3) The General Assembly may further these compelling interests		
8	by enacting laws:		
9	(A) Intended to deter and penalize:		
10	(i) Misrepresentation of an issue, measure, or		
11	question; or		
12	(ii) Misrepresentation of the effects of an issue,		
13	measure, or question; and		
14	(B) Of a practical nature to facilitate the initiative and		
15	referendum process; and		
16	(4) Without reasonable and responsible laws and oversight, it		
17	may be possible for promoters of a measure, issue, or question to benefit		
18	from conduct that is:		
19	(A) Misleading;		
20	(B) Fraudulent;		
21	(C) Felonious; or		
22	(D) Otherwise unlawful.		
23			
24	SECTION 2. Arkansas Code § 7-9-107, concerning filing an original		
25	draft before circulation of an initiative petition or referendum petition, is		
26	amended to add an additional subsection to read as follows:		
27	(g)(1) The Attorney General shall not certify a proposed ballot title		
28	with a reading level above eighth grade as determined by the Flesch-Kincaid		
29	Grade Level formula as it existed on January 1, 2025.		
30	(2) If the Attorney General rejects a proposed ballot title		
31	under subdivision (g)(l) of this section, the Attorney General shall state		
32	the reasons for rejection and instruct the petitioners to redesign the		
33	proposed ballot title or proposed measure in a manner that does not violate		
34	this subsection.		
35			
36	SECTION 3. DO NOT CODIFY. <u>Retroactivity.</u>		

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HB1713

1	This act does not apply to a proposed ballot title that has already		
2	been certified by the Attorney General for circulation before the effective		
3	date of this act.		
4			
5	SECTION 4. DO NOT CODIFY. <u>EMERGENCY CLAUSE.</u>		
6	It is found and determined by the General Assembly of the State of		
7	Arkansas that it is essential to establish greater clarity and consistency in		
8	the procedures that facilitate initiatives and referenda; that legislation is		
9	needed to ensure a fair, transparent, and uniform approval process for all		
10	measures presented to voters; and that this act is immediately necessary to		
11	preserve the public peace, health, and safety by protecting the rights of		
12	voters through transparency and clarity in the initiative approval process.		
13	Therefore, an emergency is declared to exist, and this act being immediately		
14	necessary for the preservation of the public peace, health, and safety shall		
15	become effective on:		
16	(1) The date of its approval by the Governor;		
17	(2) If the bill is neither approved nor vetoed by the Governor,		
18	the expiration of the period of time during which the Governor may veto the		
19	<u>bill; or</u>		
20	(3) If the bill is vetoed by the Governor and the veto is		
21	overridden, the date the last house overrides the veto.		
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23	/s/Rose		
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