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

1	State of Arkansas
2	95th General Assembly
3	Regular Session, 2025 HJR 1007
4	
5	By: Representative Cavenaugh
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8	HOUSE JOINT RESOLUTION
9	AN AMENDMENT TO THE ARKANSAS CONSTITUTION TO CREATE A
10	PROCEDURE FOR THE RECALL OF PERSONS ELECTED TO THE
11	OFFICES OF GOVERNOR, LIEUTENANT GOVERNOR, ATTORNEY
12	GENERAL, SECRETARY OF STATE, TREASURER OF STATE,
13	AUDITOR OF STATE, COMMISSIONER OF STATE LANDS, MEMBER
14	OF THE HOUSE OF REPRESENTATIVES, MEMBER OF THE
15	SENATE, CHIEF JUSTICE OF THE SUPREME COURT, JUSTICE
16	OF THE SUPREME COURT, CHIEF JUDGE OF THE COURT OF
17	APPEALS, JUDGE OF THE COURT OF APPEALS, CIRCUIT
18	JUDGE, DISTRICT JUDGE, PROSECUTING ATTORNEY, COUNTY
19	JUDGE, JUSTICE OF THE PEACE, SHERIFF, CIRCUIT CLERK,
20	COUNTY CLERK, ASSESSOR, CORONER, TREASURER, COUNTY
21	SURVEYOR, COLLECTOR OF TAXES, OR CONSTABLE.
22	
23	
24	Subtitle
25	A CONSTITUTIONAL AMENDMENT TO CREATE A
26	PROCEDURE FOR THE RECALL OF CERTAIN
27	ELECTED OFFICIALS.
28	
29	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-FIFTH GENERAL
30	ASSEMBLY OF THE STATE OF ARKANSAS, AND BY THE SENATE, A MAJORITY OF ALL
31	MEMBERS ELECTED TO EACH HOUSE AGREEING THERETO:
32	
33	THAT the following is proposed as an amendment to the Constitution of
34	the State of Arkansas, and upon being submitted to the electors of the state
35	for approval or rejection at the next general election for Representatives
36	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 Arkansas Constitution is amended to add an additional
amendment to read as follows:
<u>§ 1. Definitions.</u>
As used in this amendment:
(1) "Elected official" means a person elected or appointed to
one (1) of the following offices:
(A) Governor;
(B) Lieutenant Governor;
(C) Attorney General;
(D) Secretary of State;
(E) Treasurer of State;
(F) Auditor of State;
(G) Commissioner of State Lands;
(H) Member of the House of Representatives;
(I) Member of the Senate;
(J) Chief Justice of the Supreme Court;
(K) Justice of the Supreme Court;
(L) Chief Judge of the Court of Appeals;
(M) Judge of the Court of Appeals;
(N) Circuit court judge;
(0) District court judge;
(P) Prosecuting attorney;
(Q) County judge;
(R) Justice of the peace;
(S) Sheriff;
(T) Circuit clerk;
(U) County clerk;
(V) Assessor;
(W) Coroner;
(X) Treasurer;
(Y) County surveyor;
(Z) Collector of taxes; or
(AA) Constable.

1	(2) "Recall" means the voting by the electors of the state or a
2	district, circuit, county, or township, as the case may be, to ascertain
3	whether or not it is the desire of the majority of the electors to allow an
4	elected official to remain in that office for the duration of his or her
5	elected term; and
6	(3) "Recall petition" means one (1) or more sheets of signatures
7	of qualified electors demanding the recall of an elected official.
8	
9	<u>§ 2. Petition.</u>
10	(a) The qualified electors of the state or a district, circuit,
11	county, or township, as the case may be, may petition for the recall of an
12	elected official by filing a recall petition demanding the recall of the
13	elected official.
14	(b)(l)(A) The recall petition for the recall of an elected official
15	elected statewide shall be signed by qualified electors of the state in a
16	number of at least twenty-five percent (25%) of the votes cast for Governor
17	at the last general election at which a Governor was elected.
18	(B) At least ten percent (10%) of the number of statewide
19	signatures of qualified electors collected under subdivision (b)(1)(A) of
20	this section shall be from at least fifty (50) different counties of the
21	<u>state.</u>
22	(2) The recall petition for an elected official elected by a
23	district shall be signed by qualified electors of the district in which the
24	elected official is serving in a number of at least twenty-five percent (25%)
25	of the votes cast for Governor within the district at the last general
26	election at which a Governor was elected.
27	(3) The recall petition for an elected official elected by
28	a circuit shall be signed by qualified electors of the circuit in which the
29	elected official is serving in a number of at least twenty-five percent (25%)
30	of the votes cast for Governor within the circuit at the last general
31	election at which a Governor was elected.
32	(4) The recall petition for an elected official elected by
33	a county shall be signed by qualified electors of the county in which the
34	elected official is serving in a number of at least twenty-five percent (25%)
35	of the votes cast for Governor within the county at the last general election
36	at which a Governor was elected.

1	(5) The recall petition for an elected official elected by
2	a township shall be signed by qualified electors of the township in which the
3	elected official is serving in a number of at least twenty-five percent (25%)
4	of the votes cast for Governor within the township at the last general
5	election at which a Governor was elected.
6	(c) If an elected official's position requires performing the duties
7	of more than one (1) office under § 1(1) of this amendment, a single recall
8	petition is required which shall encompass all offices.
9	
10	<u>§ 3. Recall of elected officials.</u>
11	(a)(l)(A) The recall of an elected official shall be initiated by
12	filing a notice of intent to circulate a recall petition with the Secretary
13	<u>of State.</u>
14	(B) If the Secretary of State is the subject of the recall
15	petition, the notice of intent shall be filed with the Attorney General.
16	(2) No recall petition shall be circulated before the notice of
17	intent is filed.
18	(3) The notice of intent to circulate a recall petition shall
19	state the reason the elected official should be recalled.
20	(4) The filer of the notice of intent to circulate a recall
21	petition shall within five (5) calendar days after filing the notice of
22	intent notify the elected official who will be the subject of a recall
23	petition by certified mail with return receipt requested.
24	(b)(1) Each sheet of a recall petition shall contain signatures from
25	only one (1) county.
26	(2) The sheets of a recall petition shall be organized by county
27	to facilitate voter identification.
28	(c)(1) The recall petition shall be filed with the Secretary of State
29	not less than sixty (60) calendar days nor more than eighty (80) calendar
30	days after the filing of the notice of intent to circulate a recall petition.
31	(2) If the Secretary of State is the subject of the recall
32	petition, the recall petition shall be filed with the Attorney General.
33	(d)(l)(A) Within thirty (30) calendar days after the recall petition
34	is filed, the Secretary of State shall determine whether the recall petition
35	is sufficient and, if the recall petition is sufficient, shall state the
36	sufficiency in a letter to the filer of the notice of intent.

1	(B) If the Secretary of State is the subject of the recall
2	petition, the Attorney General shall determine whether the recall petition is
3	sufficient and, if the recall petition is sufficient, shall state the
4	sufficiency in a letter to the filer of the notice of intent.
5	(2)(A) If the recall petition is found to be insufficient, the
6	letter shall state the reasons creating the insufficiency.
7	(B)(i) The recall petition may be amended to correct or
8	amend an insufficiency within thirty (30) calendar days after the original
9	determination of insufficiency.
10	(ii) An amended or corrected recall petition shall
11	be filed with the Secretary of State or, if the Secretary of State is the
12	subject of the recall petition, the Attorney General.
13	(C) For a statewide recall petition, correction or
14	amendment of an insufficient recall petition shall be permitted only if:
15	(i) The recall petition contains valid signatures of
16	qualified electors equal to at least seventy-five percent (75%) of the number
17	of statewide signatures of qualified electors required; and
18	(ii) At least ten percent (10%) of the number of
19	statewide signatures of qualified electors submitted on the recall petition
20	are from at least fifty (50) counties of the state.
21	(3)(A) Within fifteen (15) calendar days after the filing of an
22	amended recall petition, the Secretary of State shall examine the recall
23	petition again to determine sufficiency and shall state the sufficiency of
24	the amended recall petition in a letter to the filer of the notice of intent
25	to circulate a recall petition.
26	(B) If the Secretary of State is the subject of the recall
27	petition, then within fifteen (15) calendar days after the filing of an
28	amended recall petition the Attorney General shall examine the recall
29	petition again to determine sufficiency and shall state the sufficiency of
30	the amended recall petition in a letter to the filer of the notice of intent
31	to circulate a recall petition.
32	(e)(1)(A) Immediately upon finding an original or amended recall
33	petition sufficient, the Secretary of State shall notify the Governor who
34	shall immediately call a special election for the purpose of submitting the
35	recall proposal to the appropriate electors.
36	(B) If the Secretary of State is the subject of the recall

1	petition, the Attorney General shall notify the Governor immediately upon
2	finding an original or amended recall petition sufficient.
3	(C) If the Governor is the subject of the recall petition,
4	the Secretary of State shall notify the Lieutenant Governor, who shall
5	immediately call a special election.
6	(2)(A) The special election for the purpose of submitting the
7	recall proposal to the appropriate electors shall be held within ninety (90)
8	calendar days after the call for a special election.
9	(B) However, if the next following general election is to
10	be held within one hundred twenty (120) calendar days of the original or
11	amended recall petition being found sufficient, the recall proposal shall be
12	submitted at the next following general election.
13	(f) If the Attorney General performs one (1) or more duties of the
14	Secretary of State under this section due to the Secretary of State being the
15	subject of the recall petition, the Attorney General may employ outside legal
16	counsel to defend a legal challenge regarding the sufficiency of a recall
17	petition.
18	
19	<u>§ 4. Form of recall petition.</u>
20	(a) The recall petition regarding an elected official shall be in
21	substantially the following form:
22	"PETITION FOR RECALL
23	To the Secretary of State [or the Attorney General, if the Secretary of State
24	is the subject of the recall petition]:
25	We, the undersigned qualified electors of
26	
27	(Arkansas or District, Circuit, County, or Township)
28	respectfully order that
29	(Name of Elected Official)
30	be referred to the people of
31	(Arkansas or District, Circuit, County, or Township)
32	to the end that the recall of the elected official may be approved or
33	
~ '	rejected by the vote of the qualified electors at an election to be held for
34	this purpose; and each of us for himself or herself says: I have personally
34 35	

1	city or town of residence, and date of signing this petition are correctly
2	written after my signature."
3	(b)(1) Each sheet of each recall petition containing the signatures
4	shall be verified by the person who circulated the sheet of the recall
5	petition by his or her affidavit attached to the recall petition.
6	(2) The affidavit shall be in substantially the following form:
7	"STATE OF ARKANSAS)
8	COUNTY)
9	I,, under oath, state that the above-listed persons
10	signed this sheet, and each of them signed his or her name on this sheet in
11	my presence. I believe that each has correctly stated his or her name, date
12	of birth, residence, city or town of residence, and date of signing the
13	petition.
14	Signature
15	Address
16	Subscribed and sworn to before me this theday of,
17	Signature
18	Notary Public
19	My Commission Expires:"
20	(c) A petition shall be sufficient if it substantially follows the
21	format of this section, disregarding clerical and technical errors.
22	
23	§ 5. Ballot.
24	(a) At the election the recall proposal shall be printed on the ballot
25	in substantially the following form:
26	Name: Office:
27	"For Permittingto
28	continue to serve the term of office for which elected
29	
30	Name: Office:
31	Against Permittingto
32	continue to serve the term of office for which elected $\dots / /$
33	(b)(1) If at the election a majority of the qualified electors voting
34	on the recall proposal vote against permitting the elected official to
35	continue to serve the term of office to which he or she was elected, an
36	immediate vacancy shall exist in the office, and the vacancy shall be filled

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    in the manner prescribed by law.
 2
                (2) If at the election a majority of the qualified electors
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    voting on the recall proposal vote for permitting the elected official to
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     continue to serve the term of office for which he or she elected, the elected
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    official shall serve the full term for which he or she was elected.
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          § 6. Frequency of recall.
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          After one (1) recall petition and election, no further recall petition
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    shall be filed against the same elected official during the same term of
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    office.
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          § 7. Recall expenses.
          All expenses of an election for the recall of an elected official shall
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    be paid for in the same manner and from the same source as provided by
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    applicable law for election expenses.
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          § 8. Ballot question.
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          (a) A recall proposal shall be considered a ballot question for
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    purposes of applicable laws on measures referred to voters.
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           (b) An elected official, any person or entity acting on behalf of an
     elected official, or any other person or entity who receives contributions or
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22
    makes expenditures for the purpose of attempting to influence the
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     qualification, passage, or defeat of a recall petition or recall proposal
     shall be considered a ballot question committee and shall comply with
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     applicable laws on measures referred to voters.
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           SECTION 2. EFFECTIVE DATE. This amendment shall be effective on and
     after January 1, 2027.
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           SECTION 3. BALLOT TITLE AND POPULAR NAME. When this proposed
31
     amendment is submitted to the electors of this state on the general election
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    ballot:
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                (1) The title of this Joint Resolution shall be the ballot
34
    title; and
                (2) The popular name shall be "A Constitutional Amendment to
35
36
    Create a Procedure for the Recall of Persons Elected to the Offices of
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1	Governor, Lieutenant Governor, Attorney General, Secretary of State,
2	Treasurer of State, Auditor of State, Commissioner of State Lands, Member of
3	the House of Representatives, Member of the Senate, Chief Justice of the
4	Supreme Court, Justice of the Supreme Court, Chief Judge of the Court of
5	Appeals, Judge of the Court of Appeals, Circuit Judge, District Judge,
6	County Judge, Justice of the Peace, Sheriff, Circuit Clerk, County Clerk,
7	Assessor, Coroner, Treasurer, County Surveyor, Collector of Taxes, or
8	Constable.".
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