## FIRST REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

## SENATE BILL NO. 2

## 97TH GENERAL ASSEMBLY

Reported from the Committee on Financial and Governmental Organizations and Elections, March 14, 2013, with recommendation that the Senate Committee Substitute do pass.

0285S.04C

12 13

14

15

TERRY L. SPIELER, Secretary.

## AN ACT

To repeal sections 116.030, 116.040, 116.080, 116.090, 116.190, 116.332, and 116.334, RSMo, and to enact in lieu thereof nine new sections relating to initiative and referendum petitions, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

or she is not a registered voter.

Section A. Sections 116.030, 116.040, 116.080, 116.090, 116.190, 116.332, 2 and 116.334, RSMo, are repealed and nine new sections enacted in lieu thereof, to be known as sections 116.030, 116.040, 116.080, 116.090, 116.115, 116.153, 116.190, 116.332, and 116.334, to read as follows: 116.030. The following shall be substantially the form of each page of referendum petitions on any law passed by the general assembly of the state of Missouri: 3 4 County ..... Page No. .... 5 6 It is a class A misdemeanor punishable, notwithstanding the provisions of section 560.021, RSMo, to the contrary, for a term of imprisonment not to exceed one year in the county jail or a fine not to exceed ten thousand dollars or both, for anyone to sign any referendum petition with any name other than his 10 or her own, or knowingly to sign his or her name more than once for the same 11 measure for the same election, or to sign a petition when such person knows he

EXPLANATION-Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

To the Honorable ........ Secretary of State for the state of Missouri:

PETITION FOR REFERENDUM

We, the undersigned, registered voters of the state of Missouri and .......

SCS SB 2 2

16	County (or city of St. Louis), respectfully order that the Senate (or House) Bill No.												
17	entitled (title of law), passed by the general assembly of the state of												
18	Missouri, at the regular (or special) session of the general assembly,												
19	shall be referred to the voters of the state of Missouri, for their approval or												
20	rejection, at the general election to be held on the day of,, unless												
21	the general assembly shall designate another date, and each for himself or herself												
22	says: I have personally signed this petition; I am a registered voter of the state												
23	of Missouri andCounty (or city of St. Louis); my registered voting address												
24	and the name of the city, town or village in which I live are correctly written after												
25	my name. (Official Ballot title)												
26	Circulator's Affidavit												
27	State Of Missouri,												
28	County Of												
29	I,	, being	first duly sworn, say (p	orint or t	ype names o	f signers)							
30 31 32	NAME (Signature)	DATE SIGNED	REGISTERED VOTING ADDRESS (Street)(City, Town or Village)	ZIP CODE	CONGR. DIST.	NAME (Printed or typed)							
33	(H	ere foll	ow numbered lines for	signer	s)								
34	signed this	s page of	the foregoing petition,	and each	of them sig	med his or her							
35	_		presence; I believe tha										
36		-	dress and city, town or v										
37	C	gistered	• ,	C	• /	and							
38		_	RMORE, I HEREBY			IRM UNDER							
39	PENALTY	OF PE	RJURY THAT ALL ST	CATEME	NTS MADE	E BY ME ARE							
40	TRUE AN	D CORR	ECT AND THAT I HA	VE NEV	VER BEEN	CONVICTED							
41	OF, FOU	ND GUI	LTY OF, OR PLED	GUILT	TY TO AN	Y OFFENSE							
42	OF, FOUND GUILTY OF, OR PLED GUILTY TO ANY OFFENSE INVOLVING FORGERY.												
	INVOLVI	NG FOR	GERY.										
43			GERY. : 18 years of age. I do	do n	ot (chec	k one) expect							
	I ar	n at least			,	· -							
43	I ar	n at least	18 years of age. I doubt ulating this petition.		, list the pa	· -							
43 44	I ar	n at least	18 years of age. I doubt ulating this petition.	If paid	, list the pa	· -							
43 44 45	I ar	n at least	18 years of age. I doubting this petition. Signatur	If paid	, list the pa	· -							
43 44 45 46	I ar	n at least	18 years of age. I do ulating this petition.  Signatur (Person o	If paid	nt signatures)	· -							
43 44 45 46 47	I ar	n at least	18 years of age. I do ulating this petition. Signatur (Person o	If paid e of Affia	nt signatures)	· -							

51	Address of Affiant						
52	Subscribed and sworn to before me this day of, A.D						
53							
54	Signature of Notary						
55	Address of Notary						
56	Notary Public (Seal)						
57	My commission expires						
58	If this form is followed substantially and the requirements of section 116.050 and						
59	section 116.080 are met, it shall be sufficient, disregarding clerical and merely						
60	technical errors.						
	116.040. The following shall be substantially the form of each page of each						
2	petition for any law or amendment to the Constitution of the state of Missouri						
3	proposed by the initiative:						
4	County						
5	Page No						
6	It is a class [A misdemeanor punishable, notwithstanding the provisions						
7	of section 560.021, RSMo, to the contrary,] D felony punishable for a term of						
8	imprisonment not to exceed [one year in the county jail] five years or a fine not						
9	[to exceed ten] less than one thousand dollars nor more than twenty-five						
10	thousand dollars or both, for anyone to sign any initiative petition with any name						
11	other than his or her own, or knowingly to sign his or her name more than once						
12	for the same measure for the same election, or to sign a petition when such						
13	person knows he or she is not a registered voter.						
14	INITIATIVE PETITION						
15	To the Honorable, Secretary of State for the state of Missouri:						
16	We, the undersigned, registered voters of the state of Missouri and						
17	County (or city of St. Louis), respectfully order that the following proposed law						
18	(or amendment to the constitution) shall be submitted to the voters of the state						
19	of Missouri, for their approval or rejection, at the general election to be held on						
20	the day of, and each for himself or herself says: I have personally						
21	signed this petition; I am a registered voter of the state of Missouri and						
22	County (or city of St. Louis); my registered voting address and the name of the						
23	city, town or village in which I live are correctly written after my						
24	name. (Official Ballot title)						
25	Circulator's Affidavit						
26	State Of Missouri						

SCS SB 2 4

County Of		••••								
I,	, being	first duly	sworn, sa	ay (pri	int or t	ype names o	of signers)			
NAME (Signature)	DATE SIGNED	AD (Stre	RED VOTIN DRESS eet)(City, or Village)		ZIP CODE	CONGR. DIST.	NAME (Printed or typed)			
(H	ere follo	ow number	ed lines	for	signer	s)				
signed this	s page of	the forego	ing petiti	on, an	ıd each	of them sig	gned his or her			
name thereto in my presence; I believe that each has stated his or her name,										
registered voting address and city, town or village correctly, and that each signer										
is a registe	ered voter	of the sta	te of Miss	souri a	nd	County.				
FURTHE	RMORE,	HEREB	Y SWEAF	ROR	AFFIR	M UNDER	PENALTY OF			
PERJURY	Y THAT	ALL STA	TEMEN'	TS M	ADE I	BY ME AR	E TRUE AND			
CORREC	T AND TI	HAT I HA	VE NEV	ER B	EEN C	CONVICTE	D OF, FOUND			
GUILTY	OF, OR	PLED (	GUILTY	TO	ANY	OFFENSE	INVOLVING			
FORGER	Υ.									
I ar	n at least	18 years	of age.	I do	do n	ot (chec	ek one) expect			
to be paid	d for circ	ulating t	his petit	ion.	If paid	l, list the p	ayer			
			Signa	ature (	of Affia	ınt				
			(Pers	son ob	taining	signatures)				
				•••••						
			(Pri	nted 1	Name	of Affiant)				
~					Affian					
Subscribed	l and swor	n to befor				, A.D				
Signature of Notary										
						·				
Notone Del	hlia (Caal)		Adar	ess of	Notary	7				
Notary Pul	, ,	**************************************								
My commis	_					onta of acces	ion 116 050 and			
If this form is followed substantially and the requirements of section 116.050 and										
section 116.080 are met, it shall be sufficient, disregarding clerical and merely technical errors.										
tecnnical e	errors.									

116.080. 1. Each petition circulator shall be at least eighteen years of age 2 and registered with the secretary of state. [Signatures collected by any circulator

SCS SB 2 5

3 who has not registered with the secretary of state pursuant to this chapter on or

- 4 before 5:00 p.m. on the final day for filing petitions with the secretary of state
- 5 shall not be counted.
- 6 2. Each petition circulator shall supply the following information to the 7 secretary of state's office:
- 8 (1) Name of petition;
- 9 (2) Name of circulator;
- 10 (3) Residential address, including street number, city, state and zip code;
- 11 (4) Mailing address, if different;
- 12 (5) Have you been or do you expect to be paid for soliciting signatures for 13 this petition?

14  $\square$  YES  $\square$  NO;

- (6) If the answer to subdivision (5) is yes, then identify the payor;
- 16 (7) Signature of circulator.

15

20

2122

2324

25

- 3. The circulator information required in subsection 2 of this section shall be submitted to the secretary of state's office with the following oath and affirmation:
  - I HEREBY SWEAR OR AFFIRM UNDER PENALTY OF PERJURY THAT ALL STATEMENTS MADE BY ME ARE TRUE AND CORRECT] No person shall qualify as a petition circulator who has been convicted of, found guilty of, or pled guilty to an offense involving forgery under the laws of this state or an offense under the laws of any other jurisdiction if that offense would be considered forgery under the laws of this state.
- [4.] 2. Each petition circulator shall subscribe and swear to the proper affidavit on each petition page such circulator submits before a notary public commissioned in Missouri. When notarizing a circulator's signature, a notary public shall sign his or her official signature and affix his or her official seal to the affidavit only if the circulator personally appears before the notary and subscribes and swears to the affidavit in his or her presence.
- [5.] 3. Any circulator who falsely swears to a circulator's affidavit knowing it to be false is guilty of a class A misdemeanor punishable, notwithstanding the provisions of section 560.021 to the contrary, for a term of imprisonment not to exceed one year in the county jail or a fine not to exceed ten thousand dollars or both.
  - 116.090. 1. Any person who commits any of the following actions, is guilty of the crime of petition signature fraud:

- 3 (1) Signs any name other than his own to any petition, or who knowingly
- signs his or her name more than once for the same measure for the same election,
- or who knows he or she is not at the time of signing or circulating the same a
- Missouri registered voter and a resident of this state[,]; or 6
- 7 (2) Intentionally submits petition signature sheets with knowledge that the person whose name appears on the signature sheet 8
- 9 did not actually sign the petition;

14

16 17

29

30

31

32

33

34

- 10 (3) Uses any fraudulent means, method, trick, device, or artifice to obtain signatures on a petition; or 11
- 12 (4) Knowingly accepts or offers money or anything of value to 13 another person in exchange for a signature on a petition.
- 2. Any person who knowingly pays a petition circulator and knows or reasonably should know that such person has violated 15 subsection 1 of this section, shall also be deemed to have committed the crime of petition signature fraud.
- 18 3. A person who violates subsection 1 or 2 of this section, shall, 19 upon conviction thereof, be guilty of a class [A misdemeanor] D felony 20 punishable, notwithstanding the provisions of section 560.021 to the contrary, 21 [for] by a term of imprisonment not to exceed [one year in the county jail or a 22 fine not to exceed ten thousand] five years or a fine not less than one 23 thousand dollars or more than twenty-five thousand dollars or both.
- 24[2. Any person who knowingly accepts or offers money or anything of 25 value to another person in exchange for a signature on a petition is guilty of a 26 class A misdemeanor punishable, notwithstanding the provisions of section 27 560.021 to the contrary, for a term of imprisonment not to exceed one year in the county jail or a fine not to exceed ten thousand dollars or both.] 28
  - 4. Any person, including the election authority, that has reasonable cause to suspect a person has committed petition signature fraud, shall immediately report or cause a report to be made to the appropriate prosecuting authorities. Failure to so report or cause a report to be made shall be a class A misdemeanor and a class one election offense, pursuant to section 115.631.
- 116.115. Any person who submits a sample sheet to or files an 2 initiative petition with the secretary of state may withdraw the petition upon written notice to the secretary of state. If such notice is 4 submitted to the secretary of state, the proposed petition shall no

longer be circulated by any person, committee, or other entity. The secretary of state shall vacate the certification of the official ballot title within three days of receiving notice of the withdrawal.

2 certification that the petition contains a sufficient number of valid 3 signatures pursuant to section 116.150, the joint committee on 4 legislative research shall hold a public hearing in Jefferson City to take 5 public comments concerning the proposed measure. Such hearing shall 6 be a public meeting under chapter 610. Within five business days after 7 the end of the public hearing, the joint committee on legislative 8 research shall provide a summary of the hearing to the secretary of 9 state or his or her designee and the secretary of state shall post a copy of the summary on the website of the office of the secretary of state.

116.190. 1. Any citizen who wishes to challenge the official ballot title or the fiscal note prepared for a proposed constitutional amendment submitted by the general assembly, by initiative petition, or by constitutional convention, or for a statutory initiative or referendum measure, may bring an action in the circuit court of Cole County. The action must be brought within ten days after the official ballot title is certified by the secretary of state in accordance with the provisions of this chapter.

- 2. The secretary of state shall be named as a party defendant in any action challenging the official ballot title prepared by the secretary of state. When the action challenges the fiscal note or the fiscal note summary prepared by the auditor, the state auditor shall also be named as a party defendant. The president pro tem of the senate, the speaker of the house and the sponsor of the measure and the secretary of state shall be the named party defendants in any action challenging the official summary statement, fiscal note or fiscal note summary prepared pursuant to section 116.155.
- 3. The petition shall state the reason or reasons why the summary statement portion of the official ballot title is insufficient or unfair and shall request a different summary statement portion of the official ballot title. Alternatively, the petition shall state the reasons why the fiscal note or the fiscal note summary portion of the official ballot title is insufficient or unfair and shall request a different fiscal note or fiscal note summary portion of the official ballot title.

23

4. The action shall be placed at the top of the civil docket. Insofar as the

37

38

39

40 41

42

10

11

12

14

16

24 action challenges the summary statement portion of the official ballot title, the 25 court shall consider the petition, hear arguments, and in its decision certify the summary statement portion of the official ballot title to the secretary of 26 state. Insofar as the action challenges the fiscal note or the fiscal note summary 2728 portion of the official ballot title, the court shall consider the petition, hear arguments, and in its decision, either certify the fiscal note or the fiscal note 29 30 summary portion of the official ballot title to the secretary of state or remand the 31 fiscal note or the fiscal note summary to the auditor for preparation of a new 32 fiscal note or fiscal note summary pursuant to the procedures set forth in section 33 116.175. Any party to the suit may appeal to the supreme court within ten days 34 after a circuit court decision. In making the legal notice to election authorities 35 under section 116.240, and for the purposes of section 116.180, the secretary of 36 state shall certify the language which the court certifies to him.

5. Any action brought under this section which is not fully and finally adjudicated within one hundred eighty days of filing, including all appeals, shall be extinguished, unless a court extends such period upon a finding of good cause for such extension. Such good cause shall only consist of court-related scheduling issues and shall not include requests for continuance by the parties.

116.332. 1. Before a constitutional amendment petition, a statutory initiative petition, or a referendum petition may be circulated for signatures, a sample sheet must be submitted to the secretary of state in the form in which it will be circulated. When a person submits a sample sheet of a petition he or she shall designate to the secretary of state the name and address of the person to whom any notices shall be sent pursuant to sections 116.140 and 116.180 and, if a committee or person, except the individual submitting the sample sheet, is funding any portion of the drafting or submitting of the sample sheet, the person submitting the sample sheet shall submit a copy of the filed statement of committee organization required under subsection 5 of section 130.021 showing the date the statement was filed or the name of the person providing such funding. The secretary of state shall refer a copy of the petition sheet to the attorney general for his approval and to the state auditor for purposes of preparing a fiscal note and fiscal note summary. The secretary of state and attorney general must each review the 15 petition for sufficiency as to form and approve or reject the form of the petition, stating the reasons for rejection, if any.

29

30

31 32

33

34

35

- 18 2. Within two business days of receipt of any such sample sheet, the office of the secretary of state shall conspicuously post on its 19 website the text of the proposed measure, a disclaimer stating that such 20 21text may not constitute the full and correct text as required under 22 section 116.050, and the name of the person or organization submitting the sample sheet. The secretary of state's failure to comply with such 23 posting shall be considered a violation of chapter 610 and subject to the 24 penalties provided under subsection 3 of section 610.027. The posting 25 shall be removed within three days of either the withdrawal of the 26 petition under section 116.115 or the rejection for any reason of the 2728 petition.
  - 3. Upon receipt of a petition from the office of the secretary of state, the attorney general shall examine the petition as to form. If the petition is rejected as to form, the attorney general shall forward his or her comments to the secretary of state within ten days after receipt of the petition by the attorney general. If the petition is approved as to form, the attorney general shall forward his or her approval as to form to the secretary of state within ten days after receipt of the petition by the attorney general.
- 36 [3.] 4. The secretary of state shall review the comments and statements of the attorney general as to form and make a final decision as to the approval 37 or rejection of the form of the petition. The secretary of state shall send written 38 notice to the person who submitted the petition sheet of the approval within 39 [thirty] fifteen days after submission of the petition sheet. The secretary of 40 41 state shall send written notice if the petition has been rejected, together with reasons for rejection, within [thirty] fifteen days after submission of the petition 42 43 sheet.
  - make a copy of the sample petition available on the secretary of state's website and refer a copy of the sample petition to the state auditor for purposes of preparing a fiscal note and a fiscal note summary. For a period of fifteen days after the petition is initially certified, the secretary of state shall accept public comments regarding the proposed measure and provide copies of such comments upon request. Within [ten] twenty-three days of receipt of such initial certification, the secretary of state shall prepare and transmit to the attorney general a summary statement of the measure which shall be a concise statement not

exceeding one hundred words. This statement shall be in the form of a question using language neither intentionally argumentative nor likely to create prejudice either for or against the proposed measure. The attorney general shall within ten days approve the legal content and form of the proposed statement.

- 2. Signatures obtained prior to the date the official ballot title is certified by the secretary of state shall not be counted.
- 3. Signatures for statutory initiative petitions shall be filed not later than six months prior to the general election during which the petition's ballot measure is submitted for a vote, and shall also be collected not earlier than the day after the day upon which the previous general election was held.

Section B. The provisions of this act are severable. If any provision of this act is found by a court of competent jurisdiction to be unconstitutional, the remaining provisions are valid except to the extent that the court finds the valid provisions, standing alone, are incomplete and are incapable of being executed in accordance with the will of the people.



