REFERENCE TITLE: ballot measure amendments

State of Arizona House of Representatives Fifty-sixth Legislature Second Regular Session 2024

HB 2352

Introduced by Representative Stahl Hamilton

AN ACT

REPEALING SECTIONS 19-102.01 AND 19-111.01, ARIZONA REVISED STATUTES; AMENDING TITLE 19, CHAPTER 1, ARTICLE 2, ARIZONA REVISED STATUTES, BY ADDING A NEW SECTION 19-111.01; AMENDING SECTIONS 19-118 AND 19-125, ARIZONA REVISED STATUTES; RELATING TO INITIATIVE AND REFERENDUM.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: 2 Section 1. Repeal 3 Sections 19-102.01 and 19-111.01, Arizona Revised Statutes, are 4 repealed. 5 Sec. 2. Title 19, chapter 1, article 2, Arizona Revised Statutes, 6 is amended by adding a new section 19-111.01, to read: 7 19-111.01. Approval of description; attorney general; 8 challenge 9 AT ANY TIME BEFORE A PERSON OR ORGANIZATION SUBMITS AN APPLICATION FOR INITIATIVE PETITION OR REFERENDUM PETITION, A POLITICAL COMMITTEE THAT 10 11 INTENDS TO FILE THAT APPLICATION MAY SUBMIT THE PROPOSED DESCRIPTION OF 12 THE PRINCIPAL PROVISIONS OF THE MEASURE PRESCRIBED BY SECTION 19-101 OR 13 19-102 TO THE ATTORNEY GENERAL FOR A DETERMINATION OF WHETHER THE DESCRIPTION IS LAWFUL AND SUFFICIENT. WITHIN TEN DAYS AFTER SUBMITTAL TO 14 15 THE ATTORNEY GENERAL, THE ATTORNEY GENERAL SHALL APPROVE OR REJECT THE 16 DESCRIPTION AND, IF REJECTED, SHALL STATE THE REASONS FOR THE REJECTION. 17 IF APPROVED, ANY CHALLENGE TO THE DESCRIPTION SHALL BE FILED IN THE 18 SUPERIOR COURT WITHIN TEN DAYS AFTER THE ATTORNEY GENERAL'S APPROVAL. 19 Sec. 3. Section 19-118, Arizona Revised Statutes, is amended to 20 read: 21 19-118. <u>Registered circulators; requirements; violation;</u> 22 classification; definition 23 A. For statewide initiative and referendum measures only, all 24 circulators who are not residents of this state and all paid circulators 25 must register as circulators with the secretary of state before 26 circulating petitions pursuant to this title. The committee that is 27 circulating the petition shall collect and submit the completed registration applications to the secretary of state. The secretary of 28 29 state shall establish in the instructions and procedures manual issued pursuant to section 16-452 a procedure for registering circulators, 30 31 including circulator registration applications, and shall publish on a website maintained by the secretary of state all information regarding 32 33 circulators that is required pursuant to this section. The secretary of state shall disqualify all signatures collected by a circulator who fails 34 35 to register pursuant to this subsection as provided for in section 36 19-121.01, subsection A. 37 B. The circulator registration application required by subsection A 38 of this section shall require the following: 39 1. The circulator's full name, residence address, telephone number 40 and email address. 41 2. The initiative or referendum petition on which the circulator 42 will gather signatures. 43 3. A statement that the circulator consents to the jurisdiction of 44 the courts of this state in resolving any disputes concerning the 45 circulation of petitions by that circulator.

1 4. The address of the committee in this state for which the 2 circulator is gathering signatures and at which the circulator will accept 3 service of process related to disputes concerning circulation of that 4 circulator's petitions. Service of process is effected under this section 5 by delivering a copy of the subpoena to that person individually, by 6 leaving a copy of the subpoena with a person of suitable age or by mailing 7 a copy of the subpoena to the committee by certified mail to the address 8 provided.

9 5. An affidavit from the registered circulator that is signed by 10 the circulator before a notary public and that includes the following 11 declaration:

I I, <u>(print name)</u>, under penalty of a class 1 misdemeanor, acknowledge that I am eligible to register as a circulator in the state of Arizona, that all of the information provided is correct to the best of my knowledge and that I have read and understand Arizona election laws applicable to the collection of signatures for a statewide initiative or referendum.

19 C. Within five business days after submission and review of a 20 complete and correct circulator registration application that complies 21 with this section, the secretary of state shall register and assign a 22 circulator registration number to the circulator.

D. A person may not register as a circulator pursuant to this section if the person:

25 1. Has had a civil or criminal penalty imposed for a violation of 26 title 16 or this title within the immediately preceding five years.

27 2. Has been convicted of treason or a felony and has not been
28 restored to civil rights as described in section 16-101, subsection A,
29 paragraph 5.

30 3. Has been convicted of any criminal offense involving fraud, 31 forgery or identity theft.

E. If a registered circulator is properly served with a subpoena to 32 33 provide evidence in an action regarding circulation of petitions and fails 34 to appear or produce documents as provided for in the subpoena, all A 35 COURT MAY ENFORCE THE SUBPOENA AGAINST THE CIRCULATOR AS OTHERWISE 36 PROVIDED BY LAW. ON PRESENTATION OF INDEPENDENT SUFFICIENT EVIDENCE THAT THE CIRCULATOR IS INELIGIBLE TO CIRCULATE PETITIONS OR ENGAGED IN FRAUD 37 WITH RESPECT TO SOME OR ALL OF THE SIGNATURES OBTAINED, THE COURT MAY 38 ORDER THAT THOSE signatures collected by that circulator are deemed 39 40 invalid. The party serving the subpoena may request an order from the 41 court directing the secretary of state to remove any signatures collected 42 by the circulator as ON THE GROUNDS provided for in section 19–121.01, 43 subsection A.

44 F. Any person may challenge the lawful registration of circulators 45 in the superior court of the county in which the circulator is registered.

1 A challenge may not be commenced more than ten business days after the 2 date that the secretary of state's office has received, processed and made 3 available all final petition sheets individually numbered. The person 4 challenging signatures may amend that complaint after the secretary of 5 state has removed signatures and signature sheets as prescribed in section 6 19-121.01. An action pursuant to this section shall be advanced on the 7 calendar and decided by the court as soon as possible. Either party may 8 appeal to the supreme court within five calendar days after entry of 9 judgment. The prevailing party in an action to challenge the registration of a circulator under this section is entitled to reasonable attorney 10 11 fees.

12 The removal or disqualification of any one or more circulators G. 13 does not invalidate the random sample of signatures made pursuant to section 19-121.01, and the secretary of state shall not be required to 14 15 conduct any additional random sampling of signatures.

16 H. A person who knowingly omits or misrepresents information or 17 provides false information on a circulator registration application or who 18 registers in violation of this section is guilty of a class 1 misdemeanor. 19

I. For the purposes of this title, "paid circulator":

20 1. Means а natural person who receives monetary or other 21 compensation for obtaining signatures on a statewide initiative or 22 referendum petition or for circulating statewide initiative or referendum 23 petitions for signatures.

24 2. Does not include a paid employee of any political committee 25 organized pursuant to title 16, chapter 6, unless that employee has or 26 will obtain two hundred or more signatures on an initiative, referendum or 27 recall petition in an election cycle.

28 Sec. 4. Section 19-125, Arizona Revised Statutes, is amended to 29 read:

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19-125. Form of ballot

31 A. The secretary of state, at the time the secretary of state transmits to the clerks of the boards of supervisors a certified copy of 32 33 the name of each candidate for public office, shall transmit to each clerk 34 a certified copy of the official title, the descriptive title and the 35 number of each measure and proposed amendment to the constitution to be 36 voted on at the ensuing regular general election.

37 B. Proposed constitutional amendments shall be numbered consecutively beginning with the number one hundred, proposed initiative 38 39 measures shall be numbered consecutively beginning with the number two 40 measures submitted under the referendum shall be numbered hundred. 41 consecutively beginning with the number three hundred, and county and 42 local issues shall be numbered consecutively beginning with the number 43 four hundred. Numbering shall be consecutive based on the order in which 44 the initiative or referendum petitions are filed with the secretary of 45 state. Individual numbering shall continue from the last number used in 1 the previous election and shall not be repeated until all one hundred 2 numbers in that series have been used. Proposed constitutional amendments 3 shall be placed by themselves at the head of the ballot column, followed 4 by initiated and referred measures in that order. The number assigned to 5 the measure by the secretary of state constitutes the official title of 6 the measure and shall be used for identification of the measure by the 7 state and the county in all subsequent official election materials, 8 including the publicity pamphlet.

9 C. The officer in charge of elections shall print the official title and the descriptive title of each measure on the official ballot in 10 11 the order presented to him by the secretary of state unless otherwise 12 provided by law. The number of the measure shall be in reverse type and 13 at least twelve point type. A proposed constitutional amendment shall be designated "proposed amendment to the constitution by the legislature", or 14 "proposed amendment to the constitution by the initiative", as the case 15 16 may be. A measure referred by the legislature shall be designated 17 "referred to the people by the legislature", a measure referred by 18 petition shall be designated "referendum ordered by petition of the 19 people" and a measure proposed by initiative petition shall be designated 20 "proposed by initiative petition".

21 D. A descriptive title shall be printed on the official ballot 22 immediately below the number of the measure and the official title of each measure. The descriptive title AND shall contain a AN IMPARTIAL summary 23 24 of the principal provisions of the measure, not to exceed fifty words, 25 which shall be prepared by the secretary of state and approved by the 26 attorney general. and shall include AT LEAST THIRTY DAYS BEFORE THE EARLIEST DATE THAT THE OFFICIAL BALLOTS AND PUBLICITY PAMPHLET ARE SENT TO 27 BE PRINTED, THE SECRETARY OF STATE AND THE ATTORNEY GENERAL SHALL 28 29 PROMINENTLY POST THE APPROVED IMPARTIAL SUMMARY ON THEIR RESPECTIVE WEBSITES, AND THE SECRETARY OF STATE SHALL PROVIDE A COPY OF THE IMPARTIAL 30 31 SUMMARY TO THE COMMITTEE THAT FILED THE BALLOT MEASURE, IF ANY. THE 32 IMPARTIAL SUMMARY SHALL INCLUDE the following or the ballot shall comply with subsection F of this section: 33

34 35 A "yes" vote shall have the effect of _____

A "no" vote shall have the effect of _____

36 The blank spaces shall be filled with a brief phrase, approved by the 37 attorney general, stating the essential change in the existing law should 38 the measure receive a majority of votes cast in that particular manner. In the case of a referendum, a "yes" vote shall have the effect of 39 40 approving the legislative enactment that is being referred. The "yes" and 41 "no" language shall be posted on the secretary of state's website after 42 being approved by the attorney general and before the date on which the 43 official ballots and the publicity pamphlet are sent to be printed. Below the statement of effect of a "yes" vote and effect of a "no" vote there 44 45 shall be printed the corresponding words "yes" and "no" and a place for

1 the voter to put a mark as defined in section 16-400 indicating the 2 voter's preference.

3 E. In addition to the information prescribed by subsection D of 4 this section, for state statutory measures, the officer in charge of 5 elections shall print on the official ballot immediately before the first 6 proposed state statutory initiative measure and immediately before the 7 first proposed state statutory measure submitted under the referendum the 8 following statement: "Notice: Pursuant to proposition 105 (1998), these 9 measures cannot be changed in the future if approved on the ballot except by a three-fourths vote of the members of each house of the legislature 10 11 and if the change furthers the purpose of the original ballot measure, by 12 an initiative petition or by referring the change to the ballot."

F. Instead of printing the official and descriptive titles or the full text of each measure or question on the official ballot, the officer in charge of elections may print phrases on the official ballot that contain all of the following:

17 1. The number of the measure in reverse type and at least twelve 18 point type.

The designation of the measure as prescribed by subsection C of
 this section or as a question, proposition or charter amendment, followed
 by the words "relating to..." and inserting the subject.

22 3. Either the statement prescribed by subsection D of this section 23 that describes the effects of a "yes" vote and a "no" vote or, for other 24 measures, the text of the question or proposition.

25 4. The words "yes" and "no" or "for" and "against", as may be 26 appropriate and a place for the voter to put a mark.

5. For state statutory measures, immediately before the first 27 proposed state statutory initiative measure and immediately before the 28 29 first proposed state statutory measure submitted under the referendum the 30 following statement: "Notice: Pursuant to proposition 105 (1998), these 31 measures cannot be changed in the future if approved on the ballot except by a three-fourths vote of the members of each house of the legislature 32 and if the change furthers the purpose of the original ballot measure, by 33 an initiative petition or by referring the change to the ballot." 34

G. For any ballot printed pursuant to subsection F of this section, the instructions on the official ballot shall direct the voter to the full text of the official and descriptive titles and the questions and propositions as printed on the sample ballot and posted in the polling place.

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Sec. 5. Legislative intent; right of initiative and referendum

41 After many years of restricting the people's right to legislate by 42 initiative and referendum, it is the intent of the legislature by this act 43 to restore some of the rights of the people regarding their reserved 44 powers to legislate, which are guaranteed by article IV, part 1, section 45 1, Constitution of Arizona.