As Adopted by the Senate

127th General Assembly Regular Session 2007-2008

Am. H. J. R. No. 3

Representatives Stewart, D., Peterson

Cosponsors: Representatives Beatty, DeWine, Book, Batchelder, Healy, Domenick, Brown, Yuko, Harwood, Sayre, Dodd, Koziura, Lundy, Foley, Brady, Heard, Otterman, Celeste, Yates, Szollosi, Sykes, Letson, Driehaus, Dyer, Carmichael, Flowers, Gibbs, Daniels, Collier, Reinhard, Schneider, Skindell, Bacon, Budish, Goyal, Hughes, Schlichter, Stebelton, Strahorn, Ujvagi, Wolpert Senators Amstutz, Buehrer, Carey, Cates, Fedor, Goodman, Harris, Kearney, Miller, D., Padgett, Roberts, Sawyer, Schaffer, Spada, Stivers, Wagoner, Cafaro

JOINT RESOLUTION

Proposing to amend Sections 1a, 1b, 1c, and 1g of	1
Article II of the Constitution of Ohio to require	2
an initiative or referendum to be placed on the	3
ballot at the first regular or general election	4
conducted more than one hundred twenty-five days	5
after the petition is filed and to revise other	6
deadlines relative to the filing of those	7
petitions.	8
esolved by the General Assembly of the State of Ohio,	9

Be it resolved by the General Assembly of the State of Ohio,
three-fifths of the members elected to each house concurring
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herein, that there shall be submitted to the electors of the
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state, in the manner prescribed by law at the general election to
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be held on November 4, 2008, a proposal to amend Sections 1a, 1b,
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1c, and 1g of Article II of the Constitution of Ohio to read as
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follows:

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ARTICLE II

Section 1a. The first aforestated power reserved by the 16 people is designated the initiative, and the signatures of ten per 17 centum of the electors shall be required upon a petition to 18 propose an amendment to the constitution. When a petition signed 19 by the aforesaid required number of electors, shall have been 20 filed with the secretary of state, and verified as herein 21 provided, proposing an amendment to the constitution, the full 22 text of which shall have been set forth in such petition, the 23 secretary of state shall submit for the approval or rejection of 24 the electors, the proposed amendment, in the manner hereinafter 25 provided, at the next succeeding regular or general election in 26 any year occurring subsequent to ninety one hundred twenty-five 27 days after the filing of such petition. The initiative petitions, 28 above described, shall have printed across the top thereof: 29 "Amendment to the Constitution Proposed by Initiative Petition to 30 be Submitted Directly to the Electors." 31

Section 1b. When at any time, not less than ten days prior to the commencement of any session of the general assembly, there shall have been filed with the secretary of state a petition signed by three per centum of the electors and verified as herein provided, proposing a law, the full text of which shall have been set forth in such petition, the secretary of state shall transmit the same to the general assembly as soon as it convenes. If said proposed law shall be passed by the general assembly, either as petitioned for or in an amended form, it shall be subject to the referendum. If it shall not be passed, or if it shall be passed in an amended form, or if no action shall be taken thereon within four months from the time it is received by the general assembly, it shall be submitted by the secretary of state to the electors for their approval or rejection at the next regular or general

election, if such submission shall be demanded by supplementary	46
petition verified as herein provided and signed by not less than	47
three per centum of the electors in addition to those signing the	48
original petition, which supplementary petition must be signed and	49
filed with the secretary of state within ninety days after the	50
proposed law shall have been rejected by the general assembly or	51
after the expiration of such term of four months, if no action has	52
been taken thereon, or after the law as passed by the general	53
assembly shall have been filed by the governor in the office of	54
the secretary of state. The proposed law shall be submitted at the	55
next regular or general election occurring subsequent to one	56
hundred twenty-five days after the supplementary petition is filed	57
in the form demanded by such supplementary petition, which form	58
shall be either as first petitioned for or with any amendment or	59
amendments which may have been incorporated therein by either	60
branch or by both branches, of the general assembly. If a proposed	61
law so submitted is approved by a majority of the electors voting	62
thereon, it shall be the law and shall go into effect as herein	63
provided in lieu of any amended form of said law which may have	64
been passed by the general assembly, and such amended law passed	65
by the general assembly shall not go into effect until and unless	66
the law proposed by supplementary petition shall have been	67
rejected by the electors. All such initiative petitions, last	68
above described, shall have printed across the top thereof, in	69
case of proposed laws: "Law Proposed by Initiative Petition First	70
to be Submitted to the General Assembly." Ballots shall be so	71
printed as to permit an affirmative or negative vote upon each	72
measure submitted to the electors. Any proposed law or amendment	73
to the constitution submitted to the electors as provided in la	74
and 1b, if approved by a majority of the electors voting thereon,	75
shall take effect thirty days after the election at which it was	76
approved and shall be published by the secretary of state. If	77
conflicting proposed laws or conflicting proposed amendments to	78

the constitution shall be approved at the same election by a 79 majority of the total number of votes cast for and against the 80 same, the one receiving the highest number of affirmative votes 81 shall be the law, or in the case of amendments to the constitution 82 shall be the amendment to the constitution. No law proposed by 83 initiative petition and approved by the electors shall be subject 84 to the veto of the governor.

Section 1c. The second aforestated power reserved by the 86 people is designated the referendum, and the signatures of six per 87 centum of the electors shall be required upon a petition to order 88 the submission to the electors of the state for their approval or 89 rejection, of any law, section of any law or any item in any law 90 appropriating money passed by the general assembly. No law passed 91 by the general assembly shall go into effect until ninety days 92 after it shall have been filed by the governor in the office of 93 the secretary of state, except as herein provided. When a 94 petition, signed by six per centum of the electors of the state 95 and verified as herein provided, shall have been filed with the 96 secretary of state within ninety days after any law shall have 97 been filed by the governor in the office of the secretary of 98 state, ordering that such law, section of such law or any item in 99 such law appropriating money be submitted to the electors of the 100 state for their approval or rejection, the secretary of state 101 shall submit to the electors of the state for their approval or 102 rejection such law, section or item, in the manner herein 103 provided, at the next succeeding regular or general election in 104 any year occurring subsequent to sixty one hundred twenty-five 105 days after the filing of such petition, and no such law, section 106 or item shall go into effect until and unless approved by a 107 majority of those voting upon the same. If, however, a referendum 108 petition is filed against any such section or item, the remainder 109 of the law shall not thereby be prevented or delayed from going 110 into effect. 111

Section 1g. Any initiative, supplementary, or referendum	112
petition may be presented in separate parts but each part shall	113
contain a full and correct copy of the title, and text of the law,	114
section or item thereof sought to be referred, or the proposed law	115
or proposed amendment to the constitution. Each signer of any	116
initiative, supplementary, or referendum petition must be an	117
elector of the state and shall place on such petition after his	118
name the date of signing and his place of residence. A signer	119
residing outside of a municipality shall state the county and the	120
rural route number, post office address, or township of his	121
residence. A resident of a municipality shall state the street and	122
number, if any, of his residence and the name of the municipality	123
or post office address. The names of all signers to such petitions	124
shall be written in ink, each signer for himself. To each part of	125
such petition shall be attached the statement of the circulator,	126
as may be required by law, that he witnessed the affixing of every	127
signature. The secretary of state shall determine the sufficiency	128
of the signatures not later than one hundred five days before the	129
election.	130

The Ohio supreme court shall have original, exclusive 131 jurisdiction over all challenges made to petitions and signatures 132 upon such petitions under this section. Any challenge to a 133 petition or signature on a petition shall be filed not later than 134 ninety-five days before the day of the election. The court shall 135 hear and rule on any challenges made to petitions and signatures 136 not later than eighty-five days before the election. If no ruling 137 determining the petition or signatures to be insufficient is 138 issued at least eighty-five days before the election, the petition 139 and signatures upon such petitions shall be presumed to be in all 140 respects sufficient, unless not later than forty days before the 141 election, it shall be otherwise proved and in such event. 142

<u>If the petitions or signatures are determined to be</u>	144
insufficient, ten additional days shall be allowed for the filing	145
of additional signatures to such petition. No If additional	146
signatures are filed, the secretary of state shall determine the	147
sufficiency of those additional signatures not later than	148
sixty-five days before the election. Any challenge to the	149
additional signatures shall be filed not later than fifty-five	150
days before the day of the election. The court shall hear and rule	151
on any challenges made to the additional signatures not later than	152
forty-five days before the election. If no ruling determining the	153
additional signatures to be insufficient is issued at least	154
forty-five days before the election, the petition and signatures	155
shall be presumed to be in all respects sufficient.	156

No law or amendment to the constitution submitted to the 157 electors by initiative and supplementary petition and receiving an 158 affirmative majority of the votes cast thereon, shall be held 159 unconstitutional or void on account of the insufficiency of the 160 petitions by which such submission of the same was procured; nor 161 shall the rejection of any law submitted by referendum petition be 162 held invalid for such insufficiency. Upon all initiative, 163 supplementary, and referendum petitions provided for in any of the 164 sections of this article, it shall be necessary to file from each 165 of one-half of the counties of the state, petitions bearing the 166 signatures of not less than one-half of the designated percentage 167 of the electors of such county. A true copy of all laws or 168 proposed laws or proposed amendments to the constitution, together 169 with an argument or explanation, or both, for, and also an 170 argument or explanation, or both, against the same, shall be 171 prepared. The person or persons who prepare the argument or 172 explanation, or both, against any law, section, or item, submitted 173 to the electors by referendum petition, may be named in such 174 petition and the persons who prepare the argument or explanation, 175 or both, for any proposed law or proposed amendment to the 176

constitution may be named in the petition proposing the same. The	177
person or persons who prepare the argument or explanation, or	178
both, for the law, section, or item, submitted to the electors by	179
referendum petition, or against any proposed law submitted by	180
supplementary petition, shall be named by the general assembly, if	181
in session, and if not in session then by the governor. The law,	182
or proposed law, or proposed amendment to the constitution,	183
together with the arguments and explanations, not exceeding a	184
total of three hundred words for each, and also the arguments and	185
explanations, not exceeding a total of three hundred words against	186
each, shall be published once a week for three consecutive weeks	187
preceding the election, in at least one newspaper of general	188
circulation in each county of the state, where a newspaper is	189
published. The secretary of state shall cause to be placed upon	190
the ballots, the ballot language for any such law, or proposed	191
law, or proposed amendment to the constitution, to be submitted.	192
The ballot language shall be prescribed by the Ohio ballot board	193
in the same manner, and subject to the same terms and conditions,	194
as apply to issues submitted by the general assembly pursuant to	195
Section 1 of Article XVI of this constitution. The ballot language	196
shall be so prescribed and the secretary of state shall cause the	197
ballots so to be printed as to permit an affirmative or negative	198
vote upon each law, section of law, or item in a law appropriating	199
money, or proposed law, or proposed amendment to the constitution.	200
The style of all laws submitted by initiative and supplementary	201
petition shall be: "Be it Enacted by the People of the State of	202
Ohio," and of all constitutional amendments: "Be it Resolved by	203
the People of the State of Ohio." The basis upon which the	204
required number of petitioners in any case shall be determined	205
shall be the total number of votes cast for the office of governor	206
at the last preceding election therefor. The foregoing provisions	207
of this section shall be self-executing, except as herein	208
otherwise provided. Laws may be passed to facilitate their	209

Am. H. J. R. No. 3 As Adopted by the Senate	Page 8
operation, but in no way limiting or restricting either such	210
provisions or the powers herein reserved.	211
EFFECTIVE DATE AND REPEAL	212
If adopted by a majority of the electors voting on this	213
proposal, Sections 1a, 1b, 1c, and 1g of Article II amended by	214
this proposal shall take immediate effect, and existing Sections	215
la, 1b, 1c, and 1g of Article II of the Constitution of Ohio are	216
repealed from that effective date.	217