Senate Engrossed

voter protection act; court determinations

State of Arizona Senate Fifty-fifth Legislature First Regular Session 2021

## **SENATE CONCURRENT RESOLUTION 1034**

A CONCURRENT RESOLUTION

PROPOSING AN AMENDMENT TO THE CONSTITUTION OF ARIZONA; AMENDING ARTICLE IV, PART 1, SECTION 1, CONSTITUTION OF ARIZONA; RELATING TO INITIATIVE AND REFERENDUM.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it resolved by the Senate of the State of Arizona, the House of 2 Representatives concurring: 3 1. Article IV, part 1, section 1, Constitution of Arizona, is 4 proposed to be amended as follows if approved by the voters and on 5 proclamation of the Governor: 6 1. Legislative authority; initiative and referendum 7 Section 1. (1) Senate: house of representatives: reservation of power to people. The legislative authority of 8 9 the state shall be vested in the legislature, consisting of a 10 senate and a house of representatives, but the people reserve 11 the power to propose laws and amendments to the constitution 12 and to enact or reject such laws and amendments at the polls, 13 independently of the legislature; and they also reserve, for 14 use at their own option, the power to approve or reject at the 15 polls any act, or item, section, or part of any act, of the 16 legislature. 17 (2) Initiative power. The first of these reserved 18 powers is the initiative. Under this power ten per centum 19 PERCENT of the qualified electors shall have the right to 20 propose any measure, and fifteen per centum PERCENT shall have 21 the right to propose any amendment to the constitution. 22 (3) Referendum power; emergency measures; effective 23 date of acts. The second of these reserved powers is the 24 referendum. Under this power the legislature, or five per 25 centum PERCENT of the qualified electors, may order the 26 submission to the people at the polls of any measure, or item, 27 section, or part of any measure, enacted by the legislature, except laws immediately necessary for the preservation of the 28 29 public peace, health, or safety, or for the support and 30 maintenance of the departments of the state government and 31 state institutions; but to allow opportunity for referendum

petitions, no act passed by the legislature shall be operative 32 for ninety days after the close of the session of the 33 legislature enacting such measure, except such as require 34 35 earlier operation to preserve the public peace, health, or 36 safety, or to provide appropriations for the support and 37 maintenance of the departments of the state and of state institutions; provided, that no such emergency measure shall 38 39 be considered passed by the legislature unless it shall state 40 in a separate section why it is necessary that it shall become 41 immediately operative, and shall be approved by the affirmative votes of two-thirds of the members elected to each 42 43 house of the legislature, taken by roll call of ayes and nays, and also approved by the governor; and should such measure be 44 45 vetoed by the governor, it shall not become a law unless it

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shall be approved by the votes of three-fourths of the members elected to each house of the legislature, taken by roll call of ayes and nays.

4 (4) Initiative and referendum petitions; filing. All 5 petitions submitted under the power of the initiative shall be 6 known as initiative petitions, and shall be filed with the 7 secretary of state not less than four months preceding the 8 date of the election at which the measures so proposed are to 9 be voted upon. All petitions submitted under the power of the 10 referendum shall be known as referendum petitions, and shall 11 be filed with the secretary of state not more than ninety days 12 after the final adjournment of the session of the legislature 13 which shall have passed the measure to which the referendum is 14 applied. The filing of a referendum petition against any 15 item, section, or part of any measure shall not prevent the 16 remainder of such measure from becoming operative.

(5) Effective date 17 of initiative and referendum 18 measures. Any measure or amendment to the constitution 19 proposed under the initiative, and any measure to which the 20 referendum is applied, shall be referred to a vote of the 21 qualified electors, and shall become law when approved by a 22 majority of the votes cast thereon and upon proclamation of 23 the governor, and not otherwise.

(6) (A) Veto of initiative or referendum. The veto
power of the governor shall not extend to an initiative
measure approved by a majority of the votes cast thereon or to
a referendum measure decided by a majority of the votes cast
thereon.

(6) (B) Legislature's power to repeal initiative or
referendum. The legislature shall not have the power to
repeal an initiative measure approved by a majority of the
votes cast thereon or to repeal a referendum measure decided
by a majority of the votes cast thereon.

34 (6) (C) Legislature's power to amend initiative or 35 referendum. The legislature shall not have the power to amend 36 an initiative measure approved by a majority of the votes cast 37 thereon, or to amend a referendum measure decided by a 38 majority of the votes cast thereon, unless the amending 39 legislation furthers the purposes of such measure and at least 40 three-fourths of the members of each house of the legislature, 41 by a roll call of ayes and nays, vote to amend such measure OR MEASURE IS FOUND TO 42 UNLESS THE CONTAIN ILLEGAL 0R 43 UNCONSTITUTIONAL LANGUAGE BY THE ARIZONA SUPREME COURT OR THE UNITED STATES SUPREME COURT. 44

1 (6) (D) Legislature's power to appropriate or divert 2 funds created by initiative or referendum. The legislature 3 shall not have the power to appropriate or divert funds 4 created or allocated to a specific purpose by an initiative 5 measure approved by a majority of the votes cast thereon, or 6 by a referendum measure decided by a majority of the votes 7 cast thereon, unless the appropriation or diversion of funds 8 purposes of such measure furthers the and at least 9 three-fourths of the members of each house of the legislature, 10 by a roll call of ayes and nays, vote to appropriate or divert 11 such funds OR UNLESS THE MEASURE IS FOUND TO CONTAIN ILLEGAL 12 OR UNCONSTITUTIONAL LANGUAGE BY THE ARIZONA SUPREME COURT OR 13 THE UNITED STATES SUPREME COURT.

14 (7) Number of qualified electors. The whole number of 15 votes cast for all candidates for governor at the general 16 election last preceding the filing of any initiative or 17 referendum petition on a state or county measure shall be the 18 basis on which the number of qualified electors required to 19 sign such petition shall be computed.

20 (8) Local, city, town or county matters. The powers of 21 the initiative and the referendum are hereby further reserved to the qualified electors of every incorporated city, 22 town, and county as to all local, city, town, or county 23 24 matters on which such incorporated cities, towns, and 25 counties are or shall be empowered by general laws to 26 legislate. Such incorporated cities, towns, and counties may 27 prescribe the manner of exercising said powers within the 28 restrictions of general laws. Under the power of the 29 initiative fifteen per centum PERCENT of the qualified electors may propose measures on such local, city, town, or 30 31 county matters, and ten per centum PERCENT of the electors may propose the referendum on legislation enacted within and by 32 33 such city, town, or county. Until provided by general law, said cities and towns may prescribe the basis on which said 34 35 percentages shall be computed.

36 (9) Form and contents of initiative and of referendum 37 petitions: verification. Every initiative or referendum petition shall be addressed to the secretary of state in the 38 39 case of petitions for or on state measures, and to the clerk 40 of the board of supervisors, city clerk, or corresponding 41 officer in the case of petitions for or on county, city, or town measures; and shall contain the declaration of each 42 43 petitioner, for himself, that he is a qualified elector of the state (and in the case of petitions for or on city, town, or 44 45 county measures, of the city, town, or county affected), his

1 post office address, the street and number, if any, of his 2 residence, and the date on which he signed such petition. 3 Each sheet containing petitioners' signatures shall be 4 attached to a full and correct copy of the title and text of 5 the measure so proposed to be initiated or referred to the 6 people, and every sheet of every such petition containing 7 signatures shall be verified by the affidavit of the person 8 who circulated said sheet or petition, setting forth that each 9 of the names on said sheet was signed in the presence of the 10 affiant and that in the belief of the affiant each signer was 11 a qualified elector of the state, or in the case of a city, 12 town, or county measure, of the city, town, or county 13 affected by the measure so proposed to be initiated or referred to the people. 14

15 (10) Official ballot. When any initiative or referendum 16 petition or any measure referred to the people by the legislature shall be IS filed, in accordance with this 17 18 section, with the secretary of state, the THE SECRETARY OF 19 STATE shall cause to be printed on the official ballot at the 20 next regular general election the title and number of said 21 measure, together with the words "yes" and "no" in such manner 22 that the electors may express at the polls their approval or 23 disapproval of the measure.

(11) Publication of measures. The text of all measures
to be submitted shall be published as proposed amendments to
the constitution are published, and in submitting such
measures and proposed amendments the secretary of state and
all other officers shall be guided by the general law until
legislation shall be especially provided therefor.

30 (12) Conflicting measures or constitutional amendments. 31 If two or more conflicting measures or amendments to the 32 constitution shall be approved by the people at the same 33 election, the measure or amendment receiving the greatest 34 number of affirmative votes shall prevail in all particulars 35 as to which there is conflict.

36 (13) Canvass of votes; proclamation. It shall be the 37 duty of the secretary of state, in the presence of the 38 governor and the chief justice of the supreme court, to 39 canvass the votes for and against each such measure or 40 proposed amendment to the constitution within thirty days 41 after the election, and upon the completion of the canvass the governor shall forthwith issue a proclamation, giving the 42 43 whole number of votes cast for and against each measure or proposed amendment, and declaring such measures or amendments 44

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as are approved by a majority of those voting thereon to be law.

3 (14) Reservation of legislative power. This section 4 shall not be construed to deprive the legislature of the right 5 to enact any measure except that the legislature shall not 6 have the power to adopt any measure that supersedes, in whole 7 or in part, any initiative measure approved by a majority of 8 the votes cast thereon or any referendum measure decided by a 9 majority of the votes cast thereon unless the superseding 10 measure furthers the purposes of the initiative or referendum 11 measure and at least three-fourths of the members of each 12 house of the legislature, by a roll call of ayes and nays, 13 vote to supersede such initiative or referendum measure OR UNLESS THE MEASURE IS FOUND TO CONTAIN ILLEGAL 14 0R UNCONSTITUTIONAL LANGUAGE BY THE ARIZONA SUPREME COURT OR 15 16 UNITED STATES SUPREME COURT.

17 (15) Legislature's right to refer measure to the people. 18 Nothing in this section shall be construed to deprive or limit 19 the legislature of the right to order the submission to the 20 people at the polls of any measure, item, section, or part of 21 any measure.

(16) Self-executing. This section of the constitutionshall be, in all respects, self-executing.

24 2. The Secretary of State shall submit this proposition to the 25 voters at the next general election as provided by article XXI, 26 Constitution of Arizona.

PASSED BY THE HOUSE JUNE 25, 2021. PASSED BY THE SENATE MARCH 10, 2021. FILED IN THE OFFICE OF THE SECRETARY OF STATE JUNE 28, 2021.