LC 1280/01

nate BIII NC. 403 1 urnage INTRODUCED BY 2 3

44 A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE THE 5 LAWS IMPLEMENTING THE CONSTITUTIONAL RIGHT OF THE PEOPLE TO PETITION FOR INITIATIVE AND REFERENDUM ON STATEWIDE ISSUES: 6 7 AMENDING SECTIONS 23-2704, 23-2802, 23-3326, AND 89-2330.3. R.C.M. 1947: AND REPEALING SECTIONS 37-101 TEROUGH 37-104. 8 37-104.1, 37-104.2, 37-104.3, 37-104.4, 37-104.5, 37-104.6, 9 10 37-104.7, 37-104.8, 37-104.9, 37-104.10, 37-105 TEROUGE 37-110, AND 37-201 THROUGH 37-203, R.C.H. 1947." 11

12

13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

Section 1. There is a new B.C.M. section numbered
37-115 that reads as follows:

16 37-115. Initiative and referendum procedures 17 established. The right of the people to petition to enact 18 laws by initiative, to petition to approve or reject by 19 referendum any act of the legislature except an 20 appropriation of money, to call for a vote on whether there 21 shall be a constitutional convention, and to propose 22 constitutional amendments by initiative as guaranteed by The 23 Constitution of the State of Montana may be exercised 24 through adherence to the procedures established in this chapter. 25

Section 2. There is a new B.C.H. section numbered
 37-116 that reads as follows:

3 37-116. Who may petition — sufficiency of signature.
4 A petition for the initiative, the referendum, or to call a
5 constitutional convention may be signed only by a gualified
6 elector of the state of Montana. A signature may not be
7 counted unless the elector has signed in substantially the
8 same manner as on the voter registry card.

9 Section 3. There is a new R.C.N. section numbered
10 37-117 that reads as follows:

11 37-117. Form of petition generally -- approval of form 12 required -- petitions numbered. (1) A petition for the 13 initiative, the referendum, or to call a constitutional 14 convention must be substantially in the form provided by 15 this chapter. Clerical or technical errors that do not 16 interfere with the ability to judge the sufficiency of 17 signatures on the petition do not render a petition void.

18 (2) Petitions must be submitted in a form such that 19 the face dimensions do not exceed 8 1/2 x 14 inches in size. 20 Each sheet may be 8 $1/2 \times 14$ inches, or a continuous sheet 21 may be folded so as to meet this size limitation. Separate 22 sheets of a petition may be fastened in sections of not more than 25 sheets. Neither a sheet nor a section of a petition 23 24 may contain signatures of electors from more than one 25 county.

INTRODUCED BILL

-2-

SB403

1 (3) Before a petition way be circulated for 2 signatures, a sample sheet must be submitted to the secretary of state in the form in which it will be 3 4 circulated. The secretary of state shall refer a cory of the sheet to the attorney general for his approval. The 5 6 secretary of state and attorney general must each review the sheet for sufficiency as to form and approve or reject the 7 8 form of the petition stating his reasons therefor. The attorney general shall return the sheet together with his 9 10 comments within 3 working days after receiving it. The 11 secretary of state shall review the comments of the attorney 12 general and make a final decision as to the approval or 13 disapproval of the form of the sheet. The secretary of state 14 sust notify the person who submitted the sheet of the 15 approval or rejection together with reasons for rejection, if applicable, within 1 week of receiving the sheet. 16

17 (4) The secretary of state shall serially number all submitted petitions that are approved as to form 19 continuously from year to year. The numbering system shall 20 distinguish the different types of petitions received and 21 include provisions for numbering measures referred to the 22 people by the legislature.

23 Section 4. There is a new R.C.H. section numbered
24 37-118 that reads as follows:

25 37-118. Petition for the initiative. (1) The following

1 is substantially the form for a petiticn calling for a vote

2 to enact a law by the initiative:

3

12

WARNING

4 A person who purposefully signs a name other than his 5 own to this petition or who signs his name more than once 6 upon a petition for the same issue at one election or who is 7 not, at the time he signs this petition, a qualified elector 8 of the state of Montana is punishable by a fine not exceeding \$500 or imprisonment in the county jail for a term 9 10 not to exceed 6 months, or both, or imprisonment in the state prison for a term not to exceed 10 years. 11

PETITICN FCB INITIATIVE

13 To the Honorable, Secretary of State of the14 state of Montana:

15 We, the undersigned qualified electors of the state of Bontana, respectfully propose that the measure printed 16 17 within this petition, entitled (title of proposed law), be submitted to the qualified electors of the state of Montana 18 for their approval or rejection at the general election to 19 be held on the ..., day of, 19... Ey his signature, 20 each signer certifies: I have personally signed this 21 22 petition; I am a qualified elector of the state of Montana; 23 I have not signed another petition for the same issue for 24 the same election; and my post-office address and legislative representative district number are correctly 25

written after my name to the best of my knowledge and
 belief. The complete text of the measure proposed is as
 follows: (complete text of proposed law).

4 (2) Numbered lines shall follow the above heading. 5 Each numbered line shall contain spaces for the signature, 6 post-office address, legislative representative district 7 number, and printed last name of the signer. Each separate 8 sheet of the petition shall contain the heading and the 9 complete text of the proposed law as prescribed above.

Section 5. There is a new R.C.M. section numbered
37-119 that reads as follows:

12 37-119. Petition for the referendum. (1) The following 13 is substantially the form for a petition calling for 14 approval or rejection of an act of the legislature by the 15 referendum:

16

WARBING

17 A person who purposefully signs a name other than his 18 own to this petition or who signs his name more than once upon a petition for the same issue at one election or who is 19 not, at the time he signs this petition, a qualified elector 20 of the state of Montana is punishable by a fine of not 21 exceeding \$500 or imprisonment in the county jail for a term 22 not to exceed 6 months, or both, or imprisonment in the 23 state prison for a term not to exceed 10 years. 24

25

PETITION FOR REFERENDUM

To the Honorable, Secretary of State of the
 state of Hontana:

3 We, the undersigned qualified electors of the state of 4 Montana, respectfully petition that Senate (Rouse) Bill 5 Number, entitled (title cf act), passed by the 6 Legislature of the state of Montana at the regular (special) 7 8 referred to the people of the state for their approval or 9 rejection at the general election to be held on the day of 19 ... By his signature, each signer certifies: I 10 11 have personally signed this petiticn; I am a qualified 12 elector of the state of Montana: I have not signed another 13 petition for the same issue for the same election; and my 14 post-office address and legislative representative district number are correctly written after my name to the best of my 15 16 knowledge and belief. The complete text of the act to be 17 referred is as follows: (complete text of act).

18 (2) Numbered lines shall follow the above beading. 19 Bach numbered line shall contain spaces for the signature, 20 post-office address, legislative representative district 21 number, and printed last name of the signer. Each separate 22 sheet of the petition shall contain the heading and the 23 complete text of the act on which referendum is petitioned 24 as prescribed above.

25 Section 6. There is a new R.C.M. section numbered

-6-

19

1 37-120 that reads as follows:

37-120. Petition for initiative for constitutional
convention. (1) The following is substantially the form for
a petition to direct the secretary of state to submit to the
qualified voters the question of whether there shall be a
constitutional convention:

WARNING

8 A person who purposefully signs a name other than his 9 own to this petiticn or who signs his name more than once 10 upon a petition for the same issue at one election or who is 11 nct, at the time he signs this petition, a qualified elector 12 of the state is punishable by a fine not exceeding \$500 cr 13 imprisonment in the county jail for a term not to exceed 6 14 months, or both, or imprisonment in the state prison for a 15 term not to exceed 10 years.

16 INITIATIVE PETITION ON THE QUESTION OF CALLING

7

17

A CONSTITUTIONAL CONVENTION

18 To the Honorable, Secretary of State of the19 state of Hontana:

20 We, the undersigned gualified electors of the state of 21 Montana, respectfully petition that the guestion of whether 22 there shall be an unlimited convention to revise, alter, or 23 amend The Constitution of the State of Montana be submitted 24 to the qualified electors of the state of Montana for their 25 approval or rejection at the general election to be held on the day of, 19... By his signature, each signer certifies: I have personally signed this petition; I am a qualified elector of the state of Montana; I have not signed another petition for the same issue for the same election; and my post-office address and legislative representative district number are correctly written after my name to the best of my knowledge and belief.

8 (2) Numbered lines shall follow the above heading. 9 Each numbered line shall also contain spaces for the 10 signature, post-office address, legislative representative 11 district number, and printed last name of the signer. Each 12 separate sheet of the petition shall contain the heading 13 prescribed above.

14 Section 7. There is a new P.C.H. section numbered
15 37-121 that reads as follows:

16 37-121. Petition for initiative for constitutional
17 amendment. (1) The following is substantially the form for a
18 petition for the initiative to amend the constitution:

WARNING

A person who purposefully signs a name other than his own to this petition or who signs his name more than once upon a petition for the same issue at one election or who is not, at the time he signs this petition, a qualified elector of the state of Montana is punishable by a fine not erceeding \$500 or imprisonment in the county jail for a term

-7-

-8-

not to exceed 6 months, cr both, or imprisonment in the
 state prison for a term not to exceed 10 years.

PETITION PROPOSING A CONSTITUTIONAL AMENDMENT

3

11

BY THE INITIATIVE

5 To the Honorable, Secretary of State of the 6 state of Montana:

We, the undersigned qualified electors of the state of 7 Sontana, respectfully petition that the constitutional 8 amendment printed within this petition be submitted to the 9 qualified electors of the state of Bontana for their 10 approval or rejection at the statewide election to be held 11 on the ..., day of, 19... By his signature, each 12 signer certifies: I have personally signed this petition: I 13 am a qualified elector of the state of Montana; I have not 14 signed another petition for the same issue for the same 15 election; and my post-office address and legislative 16 representative district number are correctly written after 17 18 my name to the best of my knowledge and belief. The complete 19 text of the proposed amendment is as follows: (complete text of proposed amendment). 20

21 (2) Numbered lines shall follow the above heading.
22 Each numbered line shall contain spaces for the signature,
23 post-office address, legislative representative district
24 number, and printed last name of the signer. Each separate
25 sheet of the petition shall contain the heading and the

complete text of the proposed amendment as prescribed above.
 Section 8. There is a new R.C.B. section numbered
 37-122 that reads as follows:

q 37-122. Submission of petition sheets -- certification 5 of signatures. (1) Signed sheets or sections of petitions 6 shall be submitted to the official responsible for 7 registration of electors in the county in which the 8 signatures were obtained no sconer than 1 year and no later than 2 weeks before the final date for filing the petition 9 with the secretary of state. In no case, however, may a 10 person submit a sheet or section of a petition to the county 11 official so late as to allow less than 1 working day before 12 13 the final date for filing the petition with the secretary of state for every 200 signatures on the sheets or sections of 14 the petition submitted. 15

16 (2) An affidavit, in substantially the following form,
17 shall be attached to each sheet or section submitted to the
18 county official:

19 (Name of person circulating petition), being first 20 sworn, deposes and says: That I circulated or assisted in 21 circulating the petition to which this affidavit is attached 22 and I believe the signatures thereon are genuine, are the 23 signatures of the persons whose names they purport to be, 24 and that the signers knew the contents of the petition 25 before signing the same. Subscribed and sworn to before se this day of,
 19...

4 (Person authorized to take caths)
5 Seal (Title or notarial information)
6 Section 9. There is a new R.C.M. section numbered
7 37-123 that reads as follows:

8 37-123. County official to forward verified sheets.
9 (1) The county official verifying the number of registered
10 electors signing the petition shall forward it to the
11 secretary of state by certified mail with a certificate in
12 substantially the following form attached:

13 To the Honorable, Secretary of State of the14 state of Hontana:

I, (title) of the County of 15 certify that I have examined the attached (section 16 17 containing sheets) or (.... sheets) of the petition for (referendum, initiative, constitutional convention, or 18 19 constitutional amendment) No. in the manner prescribed 20 by law: and I believe that (number) signatures in Legislative Representative District No. (repeat for 21 each district included in sheet or section) are valid; and I 22 23 further certify that the affidavit of the circulator of the 24 (sheet) (section) of the petitics is attached and the post-office address and legislative representative district 25

1 number is completed for each valid signature.

..... (Date) (Signature) 2 Signed: 3 Sea1 (2) The county official certifying the sheets cr 4 sections of a petition shall keep a copy of the sheets or 5 sections certified in the official files of his office. The 6 cories may be destroyed 3 souths after the date of the 7 election specified in the petition unless a court action is R pending on the sufficiency of the petition. 9

(3) The county official receiving the sheets or 10 sections of a petition shall check the names of all signers 11 to verify they are registered electors of the county. In 12 addition, the official shall randomly select 10% of the 13 signatures on each sheet or section and compare them with 14 the signatures of the electors as they appear in the 15 registration records of the office. If all the randomly 16 selected signatures appear to be genuine, the number of 17 18 signatures of registered electors on the sheet or section may be certified to the secretary of state without further 19 20 comparison of signatures. If any of the randomly selected signatures do not appear to be genuine, all signatures cn 21 that sheet or section must be compared with the signatures 22 in the registration records of the office. 23

24 (4) The county official to whom the sheets or sections
25 of the petition are submitted may not retain a sheet or

LC 1280/01

section for longer than 1 working day for each 200
 signatures on the sheet or section. The secretary of state
 may extend this time if he is convinced the workload
 involved requires extension.

5 (5) A registered elector of a county having reason to believe that signatures on a petition that were not among 6 those actually compared with signatures in the registration 7 records of the county are not genuine may file a sworn 8 statement of his belief and request for comparison of those 9 signatures he believes are not genuine with the county 10 official certifying the sheet or section of the retiticn. 11 If any of the challenged signatures are not genuine, the 12 county official must compare all signatures on that sheet or 13 section and issue an amended certificate to the secretary of 14 state giving the correct number of valid signatures. 15

16 Section 10. There is a new R.C.M. section numbered
17 37-124 that reads as follows:

37-124. Consideration and counting of signatures by 18 19 secretary of state. (1) The secretary of state shall consider and count only such signatures on petitions as are 20 21 certified by the proper county official, and each such certificate is prima facie evidence of the facts stated 22 therein. However, the secretary of state may consider and 23 count any signature not certified by the county official 24 that is certified by a notary public of the county in which 25

the signer resides to be the genuine signature of an elector

2 legally gualified to sign the petition.

3 (2) The official certificate of the notary public for
4 any signature not certified as valid by the county official
5 shall be in substantially the following form:

6 State of Montana) ss

7 County of)

1

 8 I, (name), a duly qualified and acting not 9 public in and for the above-named county and state, 	ar y
the second se	do
10 hereby certify: that I am personally acquainted with each	of
11 the following-named electors whose signatures are affixed	tc
12 the annexed (petition) (copy of a petition), and I know	cf
13 my own knowledge that they are registered electors of	the
14 state of Ecntana and of the county and legislative distri	ict
15 written after their names in the retitics and that the	eir
16 post-office address is correctly stated therein.	
17	s)
18 In Testimony Whereof, I have hereuptc set my hand a	and
19 official seal this day cf, 19	
20 (Signatur	ce)
21 Seal (Notarial informatic) (ac
22 Section 11. There is a new R.C.M. section number	sed
23 37-125 that reads as follows:	
24 37-125. Time for filing. Unless a specific time f	for
25 filing is provided in the constitution, all petitions fil	led

with the secretary of state, certified as provided by law,
 nust be received before 5 p.m. of the second Priday of the
 fourth month prior to the election at which they are to be
 voted upon by the people.

5 Section 12. There is a new R.C.H. section numbered
6 37-126 that reads as follows:

7 37-126. Certification of petitics to governor --8 governor's proclamation. When sheets or sections of a for referendum, initiative, constitutional 9 petition 10 convention, or constitutional agendment containing a sufficient number of signatures have been filed with the 11 12 secretary of state within the time required by the 13 constitution or by law, he shall immediately certify to the governor that the completed petition has been officially 14 15 filed. The governor shall include the titles of all ballot 16 issues certified to him by the secretary of state or 17 referred to the people or proposed by the legislature in the 18 proclamation required by 23-2901 and shall also include a 19 brief statement of each issue's tencr and effect.

Section 13. There is a new B.C.M. section numbered
37-127 that reads as follows:

37-127. Transmittal of issues to the attorney general
-- attorney general's statement. (1) The secretary of state
shall transmit a copy of a ballct issue proposed by any type
of initiative petiticn or referred to the people by

referendum petition and a copy of the form in which the
 issue will appear on the ballet to the attorney general on
 the same day he certifies the official filing of the
 completed petition to the governor.

5 (2) The secretary of state shall transmit a copy of an 6 act referred to the people or a constitutional amendment 7 proposed by the legislature and a copy of the form in which 8 the issue will appear on the ballot to the attorney general 9 no later than 6 months before the election at which the 10 issue will be voted on by the recibe.

(3) Within 10 days after receiving a copy of a fallot 11 issue that will be woted on by the people, the attorney 12 general shall return to the secretary of state a statement 13 not exceeding 100 words in ordinary plain language 14 explaining the general purpose of the issue submitted. The 15 statement by the attorney general shall give a true and 16 impartial statement of the purposes of the issue in plain, 17 easily understood language and in a manner that is not an 18 argument or likely to create prejudice either for or against 19 20 the issue.

21 (4) At the same time he returns the statement 22 explaining the purposes of the issue, the attorney general 23 shall notify the secretary of state of his approval or 24 disapproval of the ballot form for the issue submitted by 25 the secretary. If the ballot form is not approved, the

- 15-

- 16-

secretary of state shall immediately submit a new ballot form and notice of approval or disapproval must be given by the attorney general within 5 days of receiving the new form. Either officer may request the assistance of the supreme court if the two are not able to agree on the ballot form for any issue.

(5) If statements of the implication of a vote for or 7 8 against a ballot issue have been provided by the legislative act or petition placing the issue on the ballot, the 9 secretary of state shall include a copy of the statements 10 with the copy of the issue submitted to the attorney 11 general. When the attorney general returns his statement of 12 the general purpose of the issue to the secretary of state, 13 he shall include a notice that he has reviewed the 14 statements of the implication of a wote for or against the 15 issue and may include comments as to whether the statements 16 clearly explain the implications of a vote. If statements of 17 the implication of a vote for or against a measure have not 18 been provided, the attorney general shall provide the 19 statements with his statement of the general purpose of the 20 21 issue. Statements of the implication of a vote for or 22 against a ballot issue shall be no more than 25 words and shall be in simple language clearly explaining the meaning 23 of a vote for the issue or a vote against the issue. Such 24 statements shall be placed beside the diagram provided for 25

1	the marking of the ballot similar to the following example:
2	\square PCB extending the right to vote to persons 18 years
3	of age.
4	D AGAINST extending the right to wote to persons 18
5	years of age.
6	(6) In the case of an act referred to the people or a
7	constitutional amendment proposed by the legislature, the
8	secretary of state shall prepare a statement setting forth
9	the wote by which the issue passed each house of the
10	legislature. The secretary of state shall file an official
11	copy of his statement with the attorney general's statement
12	on the issue in the official records of his office.
13	Section 14. There is a new R.C.M. section numbered
14	37-128 that reads as follows:
15	37-128. Voter informaticn gamphlet. (1) (a) The
16	secretary of state shall prepare for printing a woter
17	information pampblet containing the following information
18	for each ballot issue to be voted on at an election, as
19	applicable:
20	(i) title and complete text of the issue;
21	(ii) statement of the secretary of state;
22	(iii) statement of the attorney general;
23	(iv) the form in which the issue will appear on the
24	ballot;
25	(v) arguments advocating approval and rejection of the

- 18-

2 (vi) rebuttal arguments.

3 (b) The secretary of state may arrange the information 4 in the order which seems most appropriate, but the 5 information for all issues in the pamphlet shall be 6 presented in the same order.

7 (2) The arguments advocating approval or rejection of
8 the ballot issue and rebuttal arguments shall be submitted
9 to the secretary of state by committees appointed as
10 provided in this subsection:

11 (a) The committee advocating approval of an act 12 referred to the people or a constitutional amendment 13 proposed by the legislature or an act referred to the people by referendum petition shall be composed of one senator 14 15 known to favor the measure, appointed by the president of the senate; one representative known to favor the measure, 16 17 appointed by the speaker of the house of representatives; 18 and one member who need not be a member of the legislature, 19 appointed by the first two members.

(b) The committee advocating rejection of a hallot
issue referred to the people or proposed by the legislature
shall be composed of one senator appointed by the president
of the senate; one representative appointed by the speaker
of the house of representatives; and one member who need not
be a member of the legislature, appointed by the first two

members. Whenever possible, the members shall be known to
 have opposed the issue.

(c) A three-member committee advocating approval of a 3 4 ballot issue proposed by any type of initiative petition or advocating rejection of any ballot issue that is a 5 legislative act referred to the recrie by referendum 6 7 petition shall be appointed by the chairman of the 8 organization that was first on record with the commissioner of campaign finances and practices as a proponent of the 9 10 petition.

11 (d) A committee advocating rejection of a ballot issue 12 proposed by any type of initiative petition shall be 13 composed of five members. The governor, attorney general, 14 president of the senate, and speaker of the house of 15 representatives shall each appoint one member, and the fifth 16 member shall be appointed by the first four members. All 17 members shall be known to favor rejection of the issue.

18 Section 15. There is a new R.C.M. section numbered
19 37-129 that reads as follows:

20 37-129. Time for making apprintments -- chairman. (1) 21 Appointments to committees advocating approval or rejection 22 of an act referred to the people or a constitutional 23 amendment proposed by the legislature shall be filed with 24 the secretary of state no later than 4 months before the 25 election at which the ballot issue will be voted on by the 1 people.

(2) Appointments to committees advocating approval or 2 rejection of a ballot measure referred to the people by Э referendum petition or proposed by any type of initiative a petition shall be filed with the secretary of state no later 5 6 than 10 days after the measure is certified to the governor. At the same time the certification of the sufficiency of a 7 petition is made to the governor, the secretary of state 8 shall notify all persons responsible for appointing members 9 of committees advocating approval or rejection of the issue 10 of the date by which such appointments must be filed in his 11 12 office.

(3) The appointee of the president of the senate is
the chairman of any committee to which that officer makes an
appointment. The appointing authority for other committees
shall name a chairman at the time the appointments are made.
Section 16. There is a new R.C.H. section numbered
37-130 that reads as follows:

19 37-130. Expenses allowed. Each committee is entitled 20 to receive funds for the preparation of arguments and 21 expenses of members not to exceed \$150 for a three-member 22 committee and \$250 for a five-member committee. Itemized 23 claims for actual expenses incurred, approved by a majority 24 of the committee, shall be submitted to the secretary of 25 state for payment from funds appropriated for that purpose. Section 17. There is a new R.C.M. section numbered
 37-131 that reads as follows:

37-131. Limitation on length of argument advocating 3 л approval or rejection -- time of filing. An argument advocating approval or rejection of a ballot issue is 5 6 limited to 500 words and shall be filed, in typewritten 7 form, with the secretary of state no later than 30 days following the date by which the appointment of the committee 8 9 was required to be filed with the secretary of state. In no case, however, may an argument be submitted for filing later 10 11 than 70 days before the election at which the issue will be 12 voted on by the people. A majority of the committee responsible for preparation must approve and sign each 13 argument filed. Separate signed letters of approval of an 14 argument may be filed with the secretary cf state by members 15 16 of a committee if necessary to meet the filing deadline.

17 Section 18. There is a new R.C.N. section numbered
18 37-132 that reads as follows:

19 37-132. Rebuttal arguments. The secretary of state 20 shall provide copies of the arguments advocating approval or 21 rejection of a ballot issue to the members of the adversary 22 committee no later than 1 day following the filing of Eacth 23 the approval and rejection arguments for the issue in his 24 office. The committees may prepare rebuttal arguments no 25 longer than 250 words that shall be filed, in typewritten

-22-

1 form, with the secretary of state no later than 10 days after the deadline for filing the original arguments. 2 3 Discussion in the rebuttal argument must be confined to the a subject matter raised in the argument being rebutted. The rebuttal argument shall be arrroyed and signed by a sajority 5 6 of the committee responsible for its preparation. Separate 7 signed letters of approval may be submitted in the same 8 manner as for the original arguments.

9 Section 19. There is a new R.C.H. section numbered
10 37-133 that reads as follows:

11 37-133. Rejection improper of arguments ---12 responsibility of author for content. (1) The secretary of 13 state shall reject, with the approval of the attorney 18 general, an argument or other matter held to contain 15 obscene, vulgar, profane, scandalous, libelous, cr 16 defamatory matter; any language that is any way incites, 17 counsels, promotes, or advocates hatred, abuse, violence, or hostility toward. or that tends to cast ridicule or shame 18 19 upon, a group of persons by reason of race, color, religion. 20 or sex: or any matter not allowed to be sent through the 21 sail. Such arguments may not be filed or printed in the 22 voter information pamphlet.

23 (2) Nothing in this act relieves an author of any
 24 argument from civil or criminal responsibility for
 25 statements contained in an argument printed in the voter

1 information pamphlet.

2 Section 20. There is a new B.C.M. section numbered
37-134 that reads as follows:

37-134. Printing and distribution of voter information 4 pamphlet. (1) The secretary of state shall arrange with the 5 department of administration by requisition for the printing б and delivery of a voter information pamphlet for all ballot 7 issues to be submitted to the people at least 90 days before 8 the election at which they will be submitted. The 9 requisition shall include a delivery list providing for 10 shipment of the required number of pamphlets to each county 11 and to the secretary of state. 12

13 (2) The secretary of state shall estimate the number
14 of copies necessary to furnish one copy to every voter in
15 each county and provide for an extra supply of the pamphlets
16 in his office in determining the number of voter pamphlets
17 to be ordered in the requisition.

18 (3) The department of administration shall call for 19 bids and contract with the lowest bidder for the printing 20 and delivery of the voter information pamphlet. The contract 21 shall require completion of printing and shipment, as 22 specified on the delivery list, of the voter information 23 pamphlets by not later than 3C days before the election at 24 which the ballot issues will be voted on by the people.

25 (4) The county official responsible for voter

-23-

registration in each county shall mail one copy of the voter
 information pamphlet to each registered voter of the county
 no later than 2 weeks after the pamphlets are received from
 the printer.

5 (5) Ten copies of the voter information pamphlet shall 6 be available at each precinct for use by any voter wishing 7 to read the explanatory information and complete text before 8 voting on the ballot issues.

9 Section 21. There is a new R.C.H. section numbered
 10 37-135 that reads as follows:

37-135. Secretary of state to certify ballot form. (1) 11 12 The secretary of state shall furnish to the official of each 13 county responsible for preparation and printing of the 14 ballots, at the same time as he certifies the names of the 15 persons who are candidates for offices to be filled at the 16 election. a certified copy of the form in which each tallot 17 issue to be voted on by the people at that election is to appear on the ballot. Dnless ctherwise provided in the 18 legislative act or petition placing the issue on the ballot, 19 the secretary of state shall list for each issue the number, 20 the method of placement on the ballct, the title, and the 21 statements of the implication of a wote for cr against the 22 issue that are to be placed beside the diagram for marking 23 the ballot. The secretary of state shall use for each ballot 24 issue the title of the legislative act, legislative 25

1 constitutional proposal, or ballot issue processed by any 2 type of initiative petition unless that title exceeds 100 3 words. A title of 100 words or less for the ballot shall be 11 provided by the legislature or the organization circulating 5 the petition if the official title exceeds 100 words. 6 Following the number of the ballot issue, the secretary of 7 state shall include one of the following statements to 8 identify why the issue has been placed on the ballot: 9 (a) an act referred by the legislature; 10 (b) an amendment to the constitution proposed by the 11 legislature; 12 (c) an act of the legislature referred by referendum 13 petition: cr 14 (d) a law or constitutional amendment proposed by 15 initiative petition. 16 (2) Each of the county officials responsible for the 17 preparation and printing of the ballots shall print the 18 ballot issues on the official ballot in the form and order 19 in which the issues have been certified by the secretary of state. All ballot issues shall be placed on the cfficial 20 ballot prescribed by 23-3506, 23-3804, or 23-3904 unless 21 specific written approval by the secretary of state for 22 23 placing the ballot issues on a separate ballot is received by the official responsible for printing the ballot. The 24 25 secretary of state may issue such approval only when the

-25-

number of issues to be woted on at an election makes it
 impossible to print the entire ballot, including the ballot
 issues, on the official ballot as prescribed by 23-3506,
 23-3804, or 23-3904.

5 Section 22. There is a new R.C.M. section numbered
6 37-136 that reads as follows:

7 37-136. Determination of result of election. (1) The 8 votes on ballot issues shall be counted, canvassed, and returned by the regular bcards of judges, clerks, and 9 10 officers as votes for candidates are counted, canvassed, and returned. The abstract of votes on ballot issues shall be 11 12 prepared and returned to the secretary of state in the 13 manner provided by 23-4015 for abstract of votes for state officers. The state board of canvassers shall proceed within 14 15 20 days after the election at which such ballot issues are 16 voted upon and, at the same time as the votes for state officers are canvassed, canvass the votes given for each 17 18 ballot issue. The secretary of state, as secretary of the board of state canvassers, shall prepare and file in his 19 office a statement of the canvass giving the number and 20 21 title of each issue, the whole number of votes cast in the 22 state for and against each ballot issue, and the effective 23 date of each ballot issue approved by a majority of those veting on the issue. The secretary of state shall transmit a 24 25 certified copy of the statement of the canvass to the 1 governor.

2 (2) The secretary of state shall send a certified copy 3 of all ballot issues which have been approved by a majority 4 of those voting on the issue and a copy of the statement of 5 the canvass to the executive director of the legislative 6 council at the same time he transmits a certified copy of 7 the statement of the canvass to the governor.

8 Section 23. There is a new P.C.M. section numbered
9 37-137 that reads as follows:

37-137. Effective date of initiative and referendum
issues. (1) Unless the petition placing an initiative issue
on the ballot states otherwise, an initiative issue approved
by the people is effective on July 1 following approval.

10 (2) Unless the legislature provides otherwise, a
15 constitutional amendment proposed by the legislature and
16 approved by the people is effective on July 1 following
17 approval.

18 (3) Unless specifically provided by the legislature in an act referred by it to the people or until suspended by a 19 petiticn signed by at least 15% of the qualified electors in 20 a majority of the legislative representative districts, an 21 act referred to the people is in effect as provided by law 22 until it is approved or rejected at the election. An act 23 that is rejected is repealed effective the date the result 24 of the canvass is filed by the secretary of state under 25

LC 1280/01

37-136. An act referred to the people that was in effect at 1 the time of the electics and is approved by the people 2 remains in effect. An act that was suspended by a retition 3 and is approved by the people is effective the date the 4 result of the canvass is filed by the secretary of state 5 under 37-136. An act referred by the legislature that 6 contains an effective date following the election becomes 7 effective on that date if approved by the recrie. An act 8 that provides no effective date and whose substantive 9 rrevisions were delayed by the legislature pending approval 10 at an election and that is approved is effective July 1 11 12 following the election.

13 Section 24. There is a new B.C.H. section numbered
14 37-138 that reads as follows:

37-138. Violations -- penalties. A person who 15 knowingly makes a false entry upon a petition or affidavit 16 17 required by this chapter or who knowingly signs a petition to place the same issue on the ballot at the same election 18 more than once is guilty of unsworn falsification or 19 tampering with public records or information, as 20 appropriate, and is punishable as provided in 94-7-204 or 21 22 94-7-209, as applicable.

23 Section 25. Section 23-2704, R.C.H. 1947, is amended
24 to read as follows:

25 #23-2704. Notice and closing of registration for

elections on incurring of state indebtedness other than for 1 refunding or levy of tax. (1) If the question of state 2 indebtedness, issuance of bonds or debentures other than for 3 refunding, or the levy of a tax for state purposes, is 4 5 submitted at an election other than a general biennial election, the registrar of each county shall rublish in the 6 7 official county newspaper, a notice signed by him, stating that registration will close at noon on the fortieth (40th) 8 day prior to the date of the election unless the act 9 10 providing for the submission of the question fixes a different time for the giving of notice. The notice shall be 11 12 published ten (10) days or more prior to the date when 13 registration will be closed unless the act providing for submission of the question fixes a different time for 14 15 closing registration.

16 (2) If the question is to be submitted at a general 17 biennial election, notice and the closing of registration 18 shall be governed by the laws applying to general biennial 19 elections. The provisions of section-37-107,-R.G.M.--1947 20 <u>37-134</u> apply to the printing and distribution of copies of 21 the proposed law."

22 Section 26. Section 23-2802, B.C.M. 1947, is amended
23 to read as follows:

24 "23-2802. Publication and printing of amendments to
 25 constitution. If a proposed constitutional amendment or

- 30-

1 amendments are submitted to the people, the secretary of 2 state shall+

3 (1)-Rave have the proposed amendment or amendments
4 published in full twice each month for two-(2) months
5 previous to the election at which they are to be voted upon
6 by the people in not less than one (1) newspaper commonly
7 circulated of general circulation in each county.

8 (2)--Have-a papphlet-printed-sectaining-an--effect-copy 9 of-the--proposed--ascadeent-or-ascadeents, -as-effect-copy-of 10 efficient-or-ascadeents-in-the-form-in-which-it-or-they-will 11 amondment-or-ascadeents-in-the-form-in-which-it-or-they-will 12 be--printed--on-the--official-ballet, The-printed-pamphlets 13 shall-be-distributed-as-provided in-section--37-107,--R.C.H. 14 1947,"

15 Section 27. Section 89-2330.3, R.C.M. 1947, is amended
16 to read as follows:

17 "89-2330.3. Procedures for elections in drainage
18 districts. The election provided for by section 89-2330.1
19 shall be governed by the following rules.

20 (1) Notice of the election shall be as provided in
21 section 89-2303 except that the form of the ballot shall be
22 as hereinafter provided.

23 (2) The manner of conducting the election shall be as
24 provided in section 89-2304.

25 (3) The gualifications of electors shall be as

-31-

provided in section 89-2305 except that, in addition to 1 persons holding title, or evidence of title to lands within 2 the district, any person as therein defined who does not own 3 land within the district but has been assessed or will have 4 his improvements assessed under chapter 409, Laws cf 1973, 5 or who will be assessed for benefits received, shall be 6 7 entitled to one (1) vote. Commissioners shall prepare a list of such persons and give them notice as provided in 8 9 section 89-2303.

(4) The compissioners of any district in existence 10 prior to the effective date of chapter 409, Laws of 1973, 11 who wish to hold an election to determine if the district 12 shall be governed by chapter 409, Laws of 1973, shall at any 13 regular or special meeting adopt a resolution calling for an 14 15 election to determine whether or not the voters of said district wish to be governed by chapter 409, Laws of 1973. 16 The resolution shall contain a short summary of the changes 17 18 made by chapter 409. Laws of 1973 and shall include the summary as part of the actice provided for by section 19 89-2303. In addition, the commission shall provide copies of 20 21 chapter 409. Laws of 1973 to any person interested in obtaining a copy of the same and the notice to the persons 22 23 in the district calling the election shall describe where 24 and how copies may be obtained. The commissioners may 25 authorize a reasonable charge for providing said copies, not

1 to exceed twenty cents (\$.20) per page.

2 (5) The ballot shall include the summary as provided
3 for in the preceding paragraph and the form of the ballot
4 shall conform, as closely as possible, to that set forth in
5 section 37-106 37-127.

6 (6) A simple majority of those who cast valid ballets
7 shall determine the outcome of the election."

8 Section 28. Section 23-3326, B.C.M. 1947, is amended
9 to read as follows:

10 *23-3326. Submission and verification of petition. 11 Petitions of nomination for the presidential preference 12 primary election must be presented to the county clerk and 13 recorder of the county in which the signatures are gathered. 14 The county clerk and recorder sust verify the signatures in 15 the manner prescribed in sestion-37-103, -- R.C.M.--- 1947, 16 37-123 and must forward the petitions to the secretary of state. The petitions must be submitted to the clerk and 17 recorder at least thisty---{30} days before the filing 18 19 deadline established in section 23-3305-R-C.M. 1947." Section 29. Repealer. Sections 37-101 through 37-104, 20 21 37-104.1, 37-104.2, 37-104.3, 37-104.4, 37-104.5, 37-104.6, 22 37-104.7, 37-104.8, 37-104.9, 37-104.10, 37-105 through

24 repealed.

23

-End-

37-110, and 37-201 through 37-203, R.C.M. 1947, are

-33-

STATE OF MONTANA

REQUEST NO. 388-77

FISCAL NOTE

Form BD-15

In compliance with a written request received <u>February 7</u>, 19 77, there is hereby submitted a Fiscal Note for <u>Senate Bill 403</u> pursuant to Chapter 53, Laws of Montana, 1965 - Thirty-Ninth Legislative Assembly. Background information used in developing this Fiscal Note is available from the Office of Budget and Program Planning, to members of the Legislature upon request.

DESCRIPTION OF PROPOSED LEGISLATION:

Revises the laws implementing the constitutional right of the people to petition for initiative and referendum on statewide issues.

FISCAL IMPACT:

Minimal.

LOCAL IMPACT:

Counties should realize some saving of costs in processing petitions and in printing ballots.

BUDGET DIRECTOR Office of Budget and Program Planning Date: 2-11-27

1

SB 0403/02

Approved by Committee on State Administration

2	INTRODUCED BY TURNAGE
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE THE
5	LAWS IMPLEMENTING THE CONSTITUTIONAL RIGHT OF THE PEOPLE TO
6	PETITION FOR INITIATIVE AND REFERENDUM ON STATEWIDE ISSUES;
7	AMENDING SECTIONS 23-2704, 23-2802, 23-3326, AND 89-2330.3,
8	R.C.M. 1947; AND REPEALING SECTIONS 37-101 THROUGH 37-104.
9	37-104.1, 37-104.2, 37-104.3, 37-104.4, 37-104.5, 37-104.6,
10	37-104.7, 37-104.8, 37-104.9, 37-104.10, 37-105 THROUGH
11	37-110, AND 37-201 THRDUGH 37-203, R.C.M. 1947."
12	
13	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
14	Section 1. There is a new R.C.M. section numbered
15	37-115 that reads as follows:
16	37-115. Initiative and referendum procedures
17	established. The right of the people to petition to enact
18	laws by initiative, to petition to approve or reject by
19	referendum any act of the legislature except an
20	appropriation of money, to call for a vote on whether there
21	shall be a constitutional convention, and to propose
22	constitutional amendments by initiative as guaranteed by The
23	Constitution of the State of Montana may be exercised
24	through adherence to the procedures established in this
25	chapter.

SENATE BILL ND. 403

1 Section 2. There is a new R.C.M. section numbered 2 37-116 that reads as follows:

3 37-116. Who may petition -- sufficiency of signature. A petition for the initiative, the referendum, or to call a 4 constitutional convention may be signed only by a qualified 5 6 elector of the state of Montana. A signature may not be 7 counted unless the elector has signed in substantially the same manner as on the voter registry card. 8

9 Section 3. There is a new R.C.M. section numbered 37-117 that reads as follows: 10

11 37-117. Form of petition generally -- approval of form 12 required -- petitions numbered. (1) A petition for the initiative, the referendum, or to call a constitutional 13 convention must be substantially in the form provided by 14 15 this chapter. Clerical or technical errors that do not 16 interfere with the ability to judge the sufficiency of 17 signatures on the petition do not render a petition void. 18 (2) Petitions--must--be--submitted-in-a-form-such-that 19 the-face-dimensions-do-not-exceed-8-1/2-x-14-inches-in-aizew 20 Esch-sheet-may-be-8-1/2-x-14-inchesy-or-a--continuous--sheet 21 may--be-folded-so-as-to-meet-this-size-limitation--Separate 22 sheets-of-a-petition-may-be-fastened-in-sections-of-not-more 23 than-25-sheets-Neither-a-sheet-nor-a-section-of-a--petition

- 24 may--contain--signatures--of--electors--from--more--than-one
- 25 county PEIITION -- PETITION SHEETS MAY NOT EXCEED 8 1/2 X 14

-2-

1	INCHES_IN_SIZE. SEPARATE SHEETS OF A PETITION MAY BE
2	EASTENED IN SECTIONS OF NOT MORE THAN 25 SHEETS. NEAR THE
3	IOP OF EACH SHEET CONTAINING SIGNATURE LINES MUST BE PRINTED
4	THE TITLE OF THE STATUTE OR CONSTITUTIONAL AMENDMENT
5	PROPOSED OR THE MEASURE TO BE REFERRED OR A STATEMENT THAT
6	INE PETITION IS FOR THE PURPOSE OF CALLING A CONSTITUTIONAL
7	AMENDMENT. IF SIGNATURE LINES ARE PRINTED ON BOTH THE FRONT
8	ANDBACK DF & PETITION SHEET THE INFORMATION REQUIRED ABOVE
9	NUST APPEAR ON BOTH THE FRONT AND BACK OF THE SHEET. THE
10	COMPLETE TEXT OF THE MEASURE PROPOSED OR REFERRED MUST BE
11	ATTACHED TO OR CONTAINED WITHIN EACH SIGNATURE SHEET IF
12	SHEETS_ARE_CIRCULATED_SEPARATELY. IF_SHEETS ARE CIRCULATED
13	IN SECTIONS THE COMPLETE TEXT OF THE MEASURE MUST BE
14	ATTACHED TO EACH SECTION.
15	(3) Before a petition may be circulated for
16	signatures, a sample sheet must be submitted to the
17	secretary of state in the form in which it will be
18	circulated. The secretary of state shall refer a copy of the
19	sheet to the attorney general for his approval. The
20	secretary of state and attorney general must each review the
21	sheet for sufficiency as to form and approve or reject the
22	form of the petition stating his reasons therefor. The
23	attorney general shall return the sheet together with his
24	comments within 3 working days after receiving it. The
25	secretary of state shall review the comments of the attorney

general and make a final decision as to the approval or
 disapproval of the form of the sheet. The secretary of state
 must notify the person who submitted the sheet of the
 approval or rejection together with reasons for rejection,
 if applicable, within 1 week of receiving the sheet.

6 (4) The secretary of state shall serially number all 7 submitted petitions that are approved as to form 8 continuously from year to year. The numbering system shall 9 distinguish the different types of petitions received and 10 include provisions for numbering measures referred to the 11 people by the legislature.

Section 4. There is a new R.C.M. section numbered
 37-118 that reads as follows:
 37-118. Petition for the initiative. (1) The following
 is substantially the form for a petition calling for a vote

16 to enact a law by the initiative:

17

WARNING

18 A person who purposefully signs a name other than his 19 own to this petition or who signs his name more than once 20 upon \exists petition for the same issue at one election or who is 21 not, at the time he signs this petition, a qualified elector 22 of the state of Montana is punishable by a fine not 23 exceeding \$500 or imprisonment in the county jail for a term 24 not to exceed 6 months, or both, or imprisonment in the 25 state prison for a term not to exceed 10 years.

-4-

-3-

SB 0403/02

5

2	To the Honorable Secretary of State of the
3	state of Montana:
4	wey the undersigned qualified electors of the state of
5	Montana, respectfully propose that the measure printed
6	within this petition, entitled (title of proposed law), be
7	submitted to the qualified electors of the state of Montana
8	for their approval or rejection at the general election to
9	be held on the day of 19 By his signature,
10	each signer certifies: I have personally signed this
11	petition; I am a qualified elector of the state of Montana;
12	I have not signed another petition for the same issue for
13	the same election; and my post-office address and
14	legislative representative district number are correctly
15	written after my name to the best of my knowledge and
16	belief. The-complete-text-ofthe-measureproposedis-as
17	follows+-{complete-text-of-proposed-law)+
18	(2) Numbered lines shall follow the above heading.

PETITION FOR INITIATIVE

1

(2) Numbered lines shall follow the above heading.
 Each numbered line shall contain spaces for the signature.
 post-office address, legislative representative district
 number, and printed last name of the signer. Each-separate
 sheet-of-the-petition-shall-contain-the-heading-and-the
 complete-text-of-the-proposed-law-as-prescribed-above.

24 Section 5. There is a new R.C.M. section numbered 25 37-119 that reads as follows:

-5-

SB 403

SB 0403/02

1 37-119. Petition for the referendum. (1) The following 2 is substantially the form for a petition calling for 3 approval or rejection of an act of the legislature by the 4 referendum:

WARNING

A person who purposefully signs a name other than his 6 own to this petition or who signs his name more than once 7 upon a petition for the same issue at one election or who is 8 9 not, at the time he signs this petition, a qualified elector 10 of the state of Montana is punishable by a fine of not exceeding \$500 or imprisonment in the county jail for a term 11 12 not to exceed 6 months, or both, or imprisonment in the 13 state prison for a term not to exceed 10 years. 14 PETITION FOR REFERENDUM 15 To the Honorable Secretary of State of the 16 state of Montana: 17 We, the undersigned qualified electors of the state of 18 Montana, respectfully petition that Senate (House) Bill 19 Number, entitled (title of act), passed by the 20 Legislature of the state of Montana at the regular (special) 21 22 referred to the people of the state for their approval or rejection at the general election to be held on the day 23 of 19 ... By his signature, each signer certifies: I 24 25 have personally signed this petition; I am a qualified

-6-

SB 0403/02

elector of the state of Montana; I have not signed another petition for the same issue for the same election; and my post-office address and legislative representative district number are correctly written after my name to the best of my knowledge and belief. The complete text-of--the--act--to--be referred-is-ma-follows:-{complete text-of-act}// 2 Numbered lines shall follow the above heading. Each numbered line shall contain sparse for the signature.

8 Each numbered line shall contain spaces for the signature, 9 post-office address, legislative representative district 10 number, and printed last name of the signer. Each--separate 11 sheet--of--the--petition--shall--contain-the-heading and-the 12 complete-text-of-the-oct-on-which-referendum--is--petitioned 13 as-prescribed-obove.

14 Section 6. There is a new R.C.M. section numbered 15 37-120 that reads as follows:

16 37-120. Petition for initiative for constitutional 17 convention. (1) The following is substantially the form for 18 a petition to direct the secretary of state to submit to the 19 qualified voters the question of whether there shall be a 20 constitutional convention:

WARNING

A person who purposefully signs a name other than his own to this petition or who signs his name more than once upon a petition for the same issue at one election or who is not, at the time he signs this petition, a qualified elector of the state is punishable by a fine not exceeding \$500 or
 imprisonment in the county jail for a term not to exceed 6
 months, or both, or imprisonment in the state prison for a
 term not to exceed 10 years.
 INITIATIVE PETITION ON THE QUESTION OF CALLING
 A CONSTITUTIONAL CONVENTION

9 We, the undersigned gualified electors of the state of 10 Montana, respectfully petition that the question of whether there shall be an unlimited convention to revise, alter, or 11 12 amend The Constitution of the State of Montana be submitted 13 to the qualified electors of the state of Montana for their 14 approval or rejection at the general election to be held on the day of 19... By his signature, each signer 15 certifies: I have personally signed this petition; I am a 16 qualified elector of the state of Montana; I have not signed 17 18 another petition for the same issue for the same election; 19 and my post-office address and legislative representative district number are correctly written after my name to the 20 21 best of my knowledge and belief.

(2) Numbered lines shall follow the above heading.
Each numbered line shall also contain spaces for the
signature, post-office address, legislative representative
district number, and printed last name of the signer. Each

-8-

-7-

21

SB 0403/02

1	separate-sheet-of-the-petitionshallcontaintheheading
2	prescribed-above.
3	Section 7. There is a new R.C.M. section numbered
4	37-121 that reads as follows:
5	37-121. Petition for initiative for constitutional
6	amendment. (1) The following is substantially the form for a
7	petition for the initiative to amend the constitution:
8	WARNING
9	A person who purposefully signs a name other than his
10	own to this petition or who signs his name more than once
11	upon a petition for the same issue at one election or who is
12	not, at the time he signs this petition, a qualified elector
13	of the state of Montana is punishable by a fine not
14	exceeding \$500 or imprisonment in the county jail for a term
15	not to exceed 6 months, or both, or imprisonment in the
16	state prison for a term not to exceed 10 years.
17	PETITION PROPOSING A CONSTITUTIONAL AMENDMENT
18	BY THE INITIATIVE
19	To the Honorable Secretary of State of the
20	state of Nontana:
21	We, the undersigned qualified electors of the state of
22	Montana, respectfully petition that the constitutional
23	amendment printed within this petition be submitted to the
24	qualified electors of the state of Montana for their
25	approval or rejection at the statewide election to be held

-9-

SB 403

on the day of 19... By his signature, each 1 2 signer certifies: I have personally signed this petition; I 3 am a qualified elector of the state of Montana; I have not 4 signed another petition for the same issue for the same 5 election; and my post-office address and legislative representative district number are correctly written after 6 7 my name to the best of my knowledge and belief. The complete н text-of-the-proposed-smendment-is-as-follows+-fcomplete-text 9 of-proposed-opendmentis

10 (2) Numbered lines shall follow the above heading. 11 Each numbered line shall contain spaces for the signature, 12 post-office address, legislative representative district 13 number, and printed last name of the signer. Each--separate 14 sheet--of--the--petition--shail--contain-the-heading-and-the 15 complete-text-of-the-proposed-amendment-as-prescribed-aboves 16 Section 8. There is a new R.C.M. section numbered 37-122 that reads as follows: 17

18 37-122. Submission of petition sheets -- certification 19 of signatures. (1) Signed sheets or sections of petitions 20 shall be submitted to the official responsible for registration of electors in the county in which the 21 signatures were obtained no sooner than 1 year and no later 22 23 than 2 weeks before the final date for filing the petition with the secretary of state. In no case, however, may a 24 person submit a sheet or section of a petition to the county 25

-10-

SP 0403/02

official so late as to allow less than 1 working day before
 the final date for filing the petition with the secretary of
 state for every 200 signatures on the sheets or sections of
 the petition submitted.

5 (2) An affidavit, in substantially the following form, 6 shall be attached to each sheet or section submitted to the 7 county official:

8 (Name of person circulating petition), <u>AFFIRMS</u>. OR 9 being first sworn, deposes and says: That I circulated or 10 assisted in circulating the petition to which this affidavit 11 is attached and I believe the signatures thereon are 12 genuine, are the signatures of the persons whose names they 13 purport to be, and that the signers knew the contents of the 14 petition before signing the same.

 18
 ••••••••(Person authorized to take oaths)

 19
 Seal
 ••••••••(Title or notarial information)

 20
 Saction 9. There is a new R.C.M. section numbered

 21
 37-123 that reads as follows:

22 37-123. County official to forward verified sheets.
23 (1) The county official verifying the number of registered
24 electors signing the petition shall forward it to the
25 secretary of state by certified mail with a certificate in

1 substantially the following form attached:

2 To the Honorable Secretary of State of the 3 state of Montana:

4 Is accounty of the County of accounty 5 certify that I have examined the attached (section 6 containing sheets) or (.... sheets) of the petition for 7 (referendum, initiative, constitutional convention, or 8 constitutional amendment} No. in the manner prescribed 9 by law; and I believe that (number) signatures in 10 Legislative Representative District No. (repeat for 11 each district included in sheet or section) are valid; and I 12 further certify that the affidavit of the circulator of the 13 (sheet) (section) of the petition is attached and the post-office address and legislative representative district 14 15 number is completed for each valid signature.

19 sections of a petition shall keep a copy of the sheets or 20 sections certified in the official files of his office. The 21 copies may be destroyed 3 months after the date of the 22 election specified in the petition unless a court action is 23 pending on the sufficiency of the petition.

24 (3) The county official receiving the sheets or25 sections of a petition shall check the names of all signers

-12-

-11-

1 to verify they are registered electors of the county. In Z addition, the official shall randomly select 10%--of--the signatures on each sheet or section and compare them with 3 the signatures of the electors as they appear in the 4 registration records of the office. If all the randomly 5 5 selected signatures appear to be genuine, the number of 1 signatures of registered electors on the sheet or section may be certified to the secretary of state without further 8 9 comparison of signatures. If any of the randomly selected signatures do not appear to be genuine, all signatures on 10 11 that sheet or section must be compared with the signatures 12 in the registration records of the office.

13 (4) The county official to whom the sheets or sections 14 of the petition are submitted may not retain a sheet or 15 section for longer than 1 working day for each 200 16 signatures on the sheet or section. The secretary of state 17 may extend this time if he is convinced the workload 18 involved requires extension.

19 (5) A registered elector of a county having reason to 20 believe that signatures on a petition that were not among 21 those actually compared with signatures in the registration 22 records of the county are not genuine may file a sworn 23 statement of his belief and request for comparison of those 24 signatures he believes are not genuine with the county 25 official certifying the sheet or section of the betition.

-13-

S8 403

If any of the challenged signatures are not genuine, the
 county official must compare all signatures on that sheet or
 section and issue an amended certificate to the secretary of
 state giving the correct number of valid signatures.

5 Section 10. There is a new R.C.M. section numbered
6 37-124 that reads as follows:

7 37-124. Consideration and counting of signatures by 8 secretary of state. (1) The secretary of state shall 9 consider and count only such signatures on petitions as are 10 certified by the proper county official, and each such certificate is prima facie evidence of the facts stated 11 12 therein. However, the secretary of state may consider and 13 count any signature not certified by the county official 14 that is certified by a notary public of the county in which 15 the signer resides to be the genuine signature of an elector 16 legally qualified to sign the petition.

17 (2) The official certificate of the notary public for
18 any signature not certified as valid by the county official
19 shall be in substantially the following form:

20 State of Montana) ss

I; (name), a duly qualified and acting notary public in and for the above-named county and state; do hereby certify: that I am personally acquainted with each of the following-named electors whose signatures are affixed to

-14-

the annexed (petition) (copy of a petition), and I know of my own knowledge that they are registered electors of the state of Montana and of the county and legislative district written after their names in the petition and that their post-office adoress is correctly stated therein.

13 37-125. Time for filing. Unless a specific time for 14 filing is provided in the constitution, all petitions filed 15 with the secretary of state, certified as provided by law, 16 must be received before 5 p.m. of the second Friday of the 17 fourth month prior to the election at which they are to be 18 voted upon by the people.

Section 12. There is a new R.C.N. section numbered
 37-126 that reads as follows:

21 37-126. Certification of petition to governor --22 governor's proclamation. When sheets or sections of a
23 petition for referendum, initiative, constitutional
24 convention, or constitutional amendment containing a
25 sufficient number of signatures have been filed with the

-15-

SB 403

3 secretary of state within the time required by the 2 constitution or by law, he shall immediately certify to the 3 governor that the completed petition has been officially 4 filed. The governor shall include the titles of all ballot issues certified to him by the secretary of state or 5 6 referred to the people or proposed by the legislature in the proclamation required by 23-2901 and shall also include a 7 я brief statement of each issue's tenor and effect.

9 Section 13. There is a new R.C.M. section numbered 10 37-127 that reads as follows:

37-127. Transmittal of issues to the attorney general 11 -- attorney general's statement. (1) The secretary of state 12 shall transmit a copy of a ballot issue proposed by any type 13 14 of initiative petition or referred to the people by 15 referendum petition and a copy of the form in which the issue will appear on the ballot to the attorney general on 16 17 the same day he certifies the official filing of the 18 completed petition to the governor.

19 (2) The secretary of state shall transmit a copy of an act referred to the people or a constitutional amendment 21 proposed by the legislature and a copy of the form in which 22 the issue will appear on the ballot to the attorney general 23 no later than 6 months before the election at which the 24 issue will be voted on by the people.

25 (3) Within 10 days after receiving a copy of a ballot

-16-

issue that will be voted on by the people, the attorney 1 2 general shall return to the secretary of state a statement not exceeding 100 words in ordinary plain language 3 explaining the general ourpose of the issue submitted. The 4 statement by the attorney general shall give a true and -5 impartial statement of the purposes of the issue in plain. ħ easily understood language and in a manner that is not an 7 argument or likely to create prejudice either for or against в 9 the issue.

(4) At the same time he returns the statement 10 explaining the purposes of the issue, the attorney general 11 shall notify the secretary of state of his approval or 12 disapproval of the ballot form for the issue submitted by 13 the secretary. If the ballot form is not approved, the 14 secretary of state shall immediately submit a new ballot 15 form and notice of approval or disapproval must be given by 16 the attorney general within 5 days of receiving the new 17 form. Either--officer--may--request--the--assistance-of-the 18 supreme-court-if-the-two-are-not-able-to-agree-on-the-ballot 19

20 form-for-any-issues

(5) If statements of the implication of a vote for or against a ballot issue have been provided by the legislative act or petition placing the issue on the ballot, the secretary of state shall include a copy of the statements with the copy of the issue submitted to the attorney

-17-

SB 403

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general. When the attorney general returns his statement of 1 the general purpose of the issue to the secretary of state. 2 he shall include a notice that he has reviewed the 3 4 statements of the implication of a vote for or against the 5 issue and may include comments as to whether the statements 6 clearly explain the implications of a vote. If statements of 7 the implication of a vote for or against a measure have not 8 been provided, the attorney general shall provide the 9 statements with his statement of the general purpose of the 10 issue. Statements of the implication of a vote for or 11 against a ballot issue shall be no more than 25 words and 12 shall be in simple language clearly explaining the meaning 13 of a vote for the issue or a vote against the issue. Such 14 statements shall be placed beside the diagram provided for 15 the marking of the ballot similar to the following example: 16 FOR extending the right to vote to persons 18 years 17 of age. 18 AGAINST extending the right to vote to persons 18 19 years of age. 20 (6) In the case of an act referred to the people or a 21 constitutional amendment proposed by the legislature, the 22 secretary of state shall prepare a statement setting forth

the vote by which the issue passed each house of the

legislature. The secretary of state shall file an official

copy of his statement with the attorney general's statement

-18-

\$8 403

on the issue in the official records of his office. 1 Section 14. There is a new R.C.M. section numbered 2 3 37-128 that reads as follows: 37-128. Voter information pamphlet. (1) (a) The 4 5 secretary of state shall prepare for printing a voter information pamphlet containing the following information б for each ballot issue to be voted on at an election, as 7 applicable: 8 9 (i) title and complete text of the issue: 10 (ii) statement of the secretary of state; 11 (iii) statement of the attorney general; 12 (iv) the form in which the issue will appear on the ballot: 13 14 (v) arguments advocating approval and rejection of the issue: and 15 (vi) rebuttal arguments. 16 17 (b) The secretary of state may arrange the information 18 in the order which seems most appropriate, but the 19 information for all issues in the pamphlet shall be 20 presented in the same order. 21 (2) The arguments advocating approval or rejection of 22 the ballot issue and rebuttal arguments shall be submitted 23 to the secretary of state by committees appointed as 24 provided in this subsection: 25 (a) The committee advocating approval of an act -19-SB 403

referred to the people or a constitutional amendment 1 proposed by the legislature or an act referred to the people ż. 3 by referendum petition shall be composed of one senator 4 known to favor the measure, appointed by the president of the senate; one representative known to favor the measure, 5 6 appointed by the speaker of the house of representatives; 7 and one member who need not be a member of the legislature, 8 appointed by the first two members.

9 (b) The committee advocating rejection of a ballot 10 issue referred to the people or proposed by the legislature 11 shall be composed of one senator appointed by the president 12 of the senate; one representative appointed by the speaker 13 of the house of representatives; and one member who need not be a member of the legislature, appointed by the first two 14 15 members. Whenever possible, the members shall be known to 16 have opposed the issue.

17 (c) A three-member committee advocating approval of a 18 ballot issue proposed by any type of initiative petition or 19 advocating rejection of any ballot issue that is a 20 legislative act referred to the people by referendum 21 petition shall be appointed by the chairman of the 22 organization that was first on record with the commissioner 23 of campaign finances and practices as a proponent of the 24 petition.

25 (d) A committee advocating rejection of a ballot issue

-20-

SB 403

proposed by any type of initiative petition shall be 1 composed of five members. The governor, attorney general, 2 president of the senate, and speaker of the house of 3 representatives shall each appoint one member, and the fifth 4 member shall be appointed by the first four members. All 5 members shall be known to favor rejection of the issue. 6 7 Section 15. There is a new R.C.M. section numbered 37-129 that reads as follows:

37-129. Time for making appointments -- chairman. (1) 9 Appointments to committees advocating approval or rejection 10 11 of an act referred to the people or a constitutional amendment proposed by the legislature shall be filed with 12 the secretary of state no later than 4 months before the 13 election at which the ballot issue will be voted on by the 14 15 people.

8

(2) Appointments to committees advocating approval or 16 rejection of a ballot measure referred to the people by 17 referendum petition or proposed by any type of initiative 18 petition shall be filed with the secretary of state no later 19 Zΰ than 10 days after the measure is certified to the governor. At the same time the certification of the sufficiency of a 21 petition is made to the governor, the secretary of state 22 shall notify all persons responsible for appointing members 23 of committees advocating approval or rejection of the issue 24 of the date by which such appointments must be filed in his 25

-21-

1 office.

2 (3) The appointee of the president of the senate is 3 the chairman of any committee to which that officer makes an 4 appointment. The appointing authority for other committees 5 shall name a chairman at the time the appointments are made. Section 16. There is a new R.C.M. section numbered 6 7 37-130 that reads as follows:

8 37-130. Expenses allowed. Each committee is entitled 9 to receive funds for the preparation of arguments and 10 expenses of members not to exceed \$150 for a three-member 11 committee and \$250 for a five-member committee. Itemized 12 claims for actual expenses incurred, approved by a majority 13 of the committee, shall be submitted to the secretary of 14 state for payment from funds appropriated for that purpose. Section 17. There is a new R.C.M. section numbered 15 37-131 that reads as follows: 16

37-131. Limitation on length of argument advocating 17 18 approval or rejection -- time of filing. An argument 19 advocating approval or rejection of a ballot issue is 20 limited to 500 words and shall be filed, in typewritten 21 form, with the secretary of state no later than 30 days 22 following the date by which the appointment of the committee 23 was required to be filed with the secretary of state. In no 24 case, however, may an aroument be submitted for filing later 25 than 70 days before the election at which the issue will be

-22-

SB 0403/02

\$8 403

56 0403/02

voted on by the people. A majority of the committee
 responsible for preparation must approve and sign each
 argument filed. Separate signed letters of approval of an
 argument may be filed with the secretary of state by members
 of a committee if necessary to meet the filing deadline.

Section 18. There is a new R.C.M. section numbered
 37+132 that reads as follows:

8 37-132. Rebuttal arguments. The secretary of state 9 shall provide copies of the arguments advocating approval or 10 rejection of a ballot issue to the members of the adversary 11 committee no later than 1 day following the filing of both 12 the approval and rejection arguments for the issue in his 13 office. The committees may prepare rebuttal arguments no 14 longer than 250 words that shall be filed, in typewritten 15 form, with the secretary of state no later than 10 days 16 after the deadline for filing the original arguments. 17 Discussion in the rebuttal argument must be confined to the 18 subject matter raised in the argument being rebutted. The 19 rebuttal argument shall be approved and signed by a majority of the committee responsible for its preparation. Separate 20 signed letters of approval may be submitted in the same 21 22 manner as for the original arguments.

23 Section 19. There is a new R.C.N. section numbered
24 37-133 that reads as follows:

25 37-133. Rejection of improper arguments --

-23-

SB 403

ı responsibility of author for content. (1) The secretary of 2 state shall reject, with the approval of the attorney 3 general, an argument or other matter held to contain obscene, vulgar, profane, scandalous, libelous, or 4 5 defamatory matter; any language that in any way incites, 6 counsels, promotes, or advocates hatred, abuse, violence, or 7 hostility toward, or that tends to cast ridicule or shame 8 upon, a group of persons by reason of race, color, religion, 9 or sex; or any matter not allowed to be sent through the 10 mail. Such arguments may not be filed or printed in the 11 voter information pamphlet.

12 (2) Nothing in this act relieves an author of any
13 argument from civil or criminal responsibility for
14 statements contained in an argument printed in the voter
15 information pamphlet.

16 Section 20. There is a new R.C.N. section numbered 17 37-134 that reads as follows:

37-134. Printing and distribution of voter information 18 19 pamphlet. (1) The secretary of state shall arrange with the 20 department of administration by requisition for the printing and delivery of a voter information pamphlet for all ballot 21 22 issues to be submitted to the people at least 90 days before 23 the election at which they will be submitted. The 24 requisition shall include a delivery list providing for 25 shipment of the required number of pamphlets to each county

SB 0403/02

-24-

1 and to the secretary of state.

2 (2) The secretary of state shall estimate the number
3 of copies necessary to furnish one copy to every voter in
4 each county and provide for an extra supply of the pamphlets
5 in his office in determining the number of voter pamphlets
6 to be ordered in the requisition.

7 (3) The department of administration shall call for 8 bids and contract with the lowest bidder for the printing 9 and delivery of the voter information pamphlet. The contract 10 shall require completion of printing and shipment, as specified on the delivery list, of the voter information 11 pamphlets by not later than 30 days before the election at 12 13 which the ballot issues will be voted on by the people. 14 (4) The county official responsible for voter registration in each county shall mail one copy of the voter 15 15 information pamphlet to each registered voter of the county 17 no later than 2 weeks after the pamphlets are received from 16 the printer.

19 (5) Ten copies of the voter information pamphlet shall
20 be available at each precinct for use by any voter wishing
21 to read the explanatory information and complete text before
22 voting on the ballot issues.

23 Section 21. There is a new R.C.M. section numbered
24 37-135 that reads as follows:

25 37-135. Secretary of state to certify ballot form. (1)

-25-

SB 403

The secretary of state shall furnish to the official of each 1 2 county responsible for preparation and printing of the 3 ballots, at the same time as he certifies the names of the 4 persons who are candidates for offices to be filled at the 5 election, a certified copy of the form in which each ballot 6 issue to be voted on by the people at that election is to 7 appear on the ballot. Unless otherwise provided in the 8 legislative act or petition placing the issue on the ballot. 9 the secretary of state shall list for each issue the number. 10 the method of placement on the ballot, the title, and the 11 statements of the implication of a vote for or against the issue that are to be placed beside the diagram for marking 12 13 the ballot. The secretary of state shall use for each ballot issue the title of the legislative act, legislative 14 15 constitutional proposal, or ballot issue proposed by any 16 type of initiative petition unless that title exceeds 100 17 words. A title of 100 words or less for the ballot shall be 18 provided by the legislature or the organization circulating 19 the petition if the official title exceeds 100 words. 20 Following the number of the ballot issue, the secretary of 21 state shall include one of the following statements to 22 identify why the issue has been placed on the ballot: 23 (a) an act referred by the legislature;

24 (b) an amendment to the constitution proposed by the25 legislature;

-26-

1 (c) an act of the legislature referred by referendum 2 petition; or

3 (d) a law or constitutional amendment proposed by
 4 initiative petition.

5 (2) Each of the county officials responsible for the 6 preparation and printing of the ballots shall print the 7 ballot issues on the official ballot in the form and order in which the issues have been certified by the secretary of 8 9 state. All ballot issues shall be placed on the official 10 ballot prescribed by 23-3506, 23-3804, or 23-3904 unless specific written approval by the secretary of state for 11 placing the ballot issues on a separate ballot is received 12 13 by the official responsible for printing the ballot. The 14 secretary of state may issue such approval only when the 15 number of issues to be voted on at an election makes it impossible to print the entire ballot, including the ballot 16 17 issues, on the official ballot as prescribed by 23-3506. 18 23-3804 or 23-3904.

Section 22. There is a new R.C.M. section numbered
 37-136 that reads as follows:

21 37-136. Determination of result of election. (1) The 22 votes on ballot issues shall be counted, canvassed, and 23 returned by the regular boards of judges, clerks, and 24 officers as votes for candidates are counted, canvassed, and 25 returned. The abstract of votes on ballot issues shall be

-27-

SB 403

1 prepared and returned to the secretary of state in the manner provided by 23-4015 for abstract of votes for state 2 3 officers. The state board of canvassers shall proceed within 20 days after the election at which such ballot issues are 4 voted upon and, at the same time as the votes for state 5 officers are canvassed, canvass the votes given for each 6 ballot issue. The secretary of state, as secretary of the 7 8 board of state canvassers, shall prepare and file in his 9 office a statement of the canvass giving the number and 10 title of each issue, the whole number of votes cast in the 11 state for and against each ballot issue, and the effective 12 date of each ballot issue approved by a majority of those voting on the issue. The secretary of state shall transmit a 13 certified copy of the statement of the canvass to the 14 15 governor.

16 (2) The secretary of state shall send a certified copy 17 of all ballot issues which have been approved by a majority 18 of those voting on the issue and a copy of the statement of 19 the canvass to the executive director of the legislative 20 council at the same time he transmits a certified copy of 21 the statement of the canvass to the governor.

22 Section 23. There is a new R.C.M. section numbered 23 37-137 that reads as follows:

24 37-137. Efféctive date of initiative and referendum
 25 issues. (1) Unless the petition placing an initiative issue

-28-

on the ballot states otherwise, an initiative issue approved
 by the people is effective on July 1 following approval.
 (2) Unless the legislature provides otherwise, a
 constitutional amendment proposed by the legislature and
 approved by the people is effective on July 1 following
 approval.

(3) Unless specifically provided by the legislature in 1 an act referred by it to the people or until suspended by a ā 9 petition signed by at least 15% of the gualified electors in a majority of the legislative representative districts, an 10 act referred to the people is in effect as provided by law 11 until it is approved or rejected at the election. An act 12 that is rejected is repealed effective the date the result 13 of the canvass is filed by the secretary of state under 14 37-136. An act referred to the people that was in effect at 15 the time of the election and is approved by the people 16 remains in effect. An act that was suspended by a petition 17 and is approved by the people is effective the date the 18 result of the canvass is filed by the secretary of state 19 under 37-136. An act referred by the legislature that 20 contains an effective date following the election becomes 21 effective on that date if approved by the people. An act 22 that provides no effective date and whose substantive 23 provisions were delayed by the legislature pending approval 24 at an election and that is approved is effective July 1 25

1 following the election.

Section 24. There is a new R.C.M. section numbered
 37-138 that reads as follows:

37-136. Violations -- penalties. A person who 4 ź knowingly makes a false entry upon a petition or affidavit 6 required by this chapter or who knowingly signs a petition 7 to place the same issue on the ballot at the same election 8 more than once is quilty of unsworn falsification or 9 tampering with public records or information, as 10 appropriate, and is punishable as provided in 94-7-204 or 11 94-7-209, as applicable.

Section 25. Section 23-2704; R.C.M. 1947; is amended
 to read as follows:

#23-2704. Notice and closing of registration for 14 elections on incurring of state indebtedness other than for 15 16 refunding or levy of tax. (1) If the guestion of state 17 indebtedness, issuance of bonds or debentures other than for refunding, or the levy of a tax for state purposes, is 16 19 submitted at an election other than a general biennial 20 election, the registrar of each county shall publish in the official county newspaper, a notice signed by him, stating 21 that registration will close at noon on the fortieth (40th) 22 23 day prior to the date of the election unless the act 24 providing for the submission of the question fixes a 25 different time for the giving of notice. The notice shall be

-30-

\$5 0403/02

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÷. published ten (10) days or more prior to the date when 2 registration will be closed unless the act providing for З suomission of the question fixes a different time for 4 closing registration.

5 (2) If the question is to be submitted at a general 6 biennial election, notice and the closing of registration shall be governed by the laws applying to general biennial 7 8 elections. The provisions of section--37-107.--R.C.M.--1947 9 37-134 apply to the printing and distribution of copies of 10 the proposed law."

11 Section 26. Section 23-2802, R.C.M. 1947. is amended 12 to read as follows:

13 "23-2802. Publication and printing of amendments to 14 constitution. If a proposed constitutional amendment or 15 amendments are submitted to the people, the secretary of state shall+ 16

17 fight--Have have the proposed amendment or amendments 16 published in full twice each month for two-f2+ months 19 previous to the election at which they are to be voted upon by the people in not less than one (1) newspaper commonly 20 21 circulated of general circulation in each county.

22 (2)--Have-a-pamphlet-printed-containing-an--exact--copy 23 of--the--proposed--amendment-or-amendmentsy-an-exact-copy-of 24 existing-constitutional-provisions-to-be--revisedy--and--the 25 amendment-or-amendments-in-the-form-in-which-it-or-they-will

-31-

58 403

1 be--printed--on--the--official-balloty-The-printed-pamphlets shall-be-distributed-as-provided-in-section--37-107---R-C-M-±947="

4 Section 27. Section 89-2330.3. R.C.M. 1947. is amended to read as follows: 5

6 489-2330.3. Procedures for elections in drainage 7 districts. The election provided for by section 89-2330.1 8 shall be governed by the following rules.

9 (1) Notice of the election shall be as provided in 10 section 89-2303 except that the form of the ballot shall be 11 as hereinafter provided.

12 (2) The manner of conducting the election shall be as 13 provided in section 89-2304.

14 (3) The gualifications of electors shall be as 15 provided in section 89-2305 except that, in addition to 16 persons holding title, or evidence of title to lands within 17 the district, any person as therein defined who does not own 18 land within the district but has been assessed or will have his improvements assessed under chapter 409, Laws of 1973, 19 20 or who will be assessed for benefits received, shall be 21 entitled to one (1) vote. Commissioners shall prepare a 22 list of such persons and give them notice as provided in 23 section 89-2303.

24 (4) The commissioners of any district in existence 25 prior to the effective date of chapter 409, Laws of 1973.

SB 0403/02

-32-

SB 403

1 who wish to hold an election to determine if the district 2 shall be governed by chapter 409, Laws of 1973, shall at any regular or special meeting adopt a resolution calling for an 3 4 election to determine whether or not the voters of said district wish to be governed by chapter 409, Laws of 1973. -5 6 The resolution shall contain a short summary of the changes made by chapter 409, Laws of 1973 and shall include the 7 6 summary as part of the notice provided for by section 9 89-2303. In addition, the commission shall provide copies of 10 chapter 409, Laws of 1973 to any person interested in obtaining a copy of the same and the notice to the persons 11 12 in the district calling the election shall describe where 13 and how copies may be obtained. The commissioners may authorize a reasonable charge for providing said copies, not 14 15 to exceed twenty cents (\$.20) per page.

16 (5) The ballot shall include the summary as provided 17 for in the preceding paragraph and the form of the ballot 18 snall conform, as closely as possible, to that set forth in 19 section-37-106 37-127.

20 (6) A simple majority of those who cast valid ballots
21 shall determine the outcome of the election."

22 Section 28. Section 23-3326, R.C.N. 1947, is amended
23 to read as follows:

24 "23-3326. Submission and verification of petition.
25 Patitions of nomination for the presidential preference

-33-

1 primary election must be presented to the county clerk and 2 recorder of the county in which the signatures are gathered. 3 The county clerk and recorder must verify the signatures in 4 the manner prescribed in section-37-103--R.C.M.--1947-5 <u>37-123</u> and must forward the petitions to the secretary of 6 state. The petitions must be submitted to the clerk and 7 recorder at least thirty--{30} days before the filing deadline established in section 23-3305y-RufuHu-1947.* 8 9 Section 29. Repealer. Sections 37-101 through 37-104. 10 37-104-1, 37-104-2, 37-104-3, 37-104-4, 37-104-5, 37-104-6-

 11
 37-104.7,
 37-104.8,
 37-104.9,
 37-104.10,
 37-105
 through

 12
 37-113,
 and
 37-201
 through
 37-203,
 R.C.M.
 1947,
 are

13 repealed.

-End-

-34-

SB 0403/03

1 SENATE BILL NO. 403 2 INTRODUCED BY TURNAGE 3 4 A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE THE LAWS IMPLEMENTING THE CONSTITUTIONAL RIGHT OF THE PEOPLE TO 5 PETITION FOR INITIATIVE AND REFERENDUM ON STATEWIDE ISSUES: -6 7 AMENDING SECTIONS 23-2704, 23-2802, 23-3326, AND 89-2330.3. K.C.M. 1947; AND REPEALING SECTIONS 37-101 THROUGH 37-104. 6 9 37-104-1, 37-104-2, 37-104-3, 37-104-4, 37-104-5, 37-104-6, 10 37-104-7+ 37-104-8+ 37-104-9+ 37-104-10+ 37-105 THROUGH 11 37-110, AND 37-201 THROUGH 37-203, R.C.M. 1947.* 12 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 13 14 Section 1. There is a new R.C.M. section numbered 37-115 that reads as follows: 15 37-115. Initiative 16 and referendum procedures established. The right of the people to petition to enact 17 laws by initiative, to petition to approve or reject by 16 19 referendum any act of the legislature except an 20 appropriation of money, to call for a vote on whether there 21 shall be a constitutional convention, and to propose 22 constitutional amendments by initiative as guaranteed by The 23 Constitution of the State of Montana may be exercised 24 through adherence to the procedures established in this chapter. 25

THIRD READING

SB 0403/03

1 Section 2. There is a new R.C.M. section numbered 2 37-116 that reads as follows: 3 37-116. Who may petition -- sufficiency of signature. 4 A petition for the initiative, the referendum, or to call a 5 constitutional convention may be signed only by a gualified 6 elector of the state of Nontana. A signature may not be counted unless the elector has signed in substantially the 7 8 same manner as on the voter registry card. Q Section 3. There is a new R.C.M. section numbered 10 37-117 that reads as follows: 11 37-117. Form of petition generally -- approval of form 12 required -- petitions numbered. (1) A petition for the 13 initiative, the referendum, or to call a constitutional 14 convention must be substantially in the form provided by 15 this chapter. Clerical or technical errors that do not 16 interfere with the ability to judge the sufficiency of 17 signatures on the petition do not render a petition void. 18 (2) Petitions--must--be--submitted-in-a-form-such-that 19 the-fice-dimensions-do-not-exceed-8-1/2-x-14-inches-in-sizes 20 Each-sheet-may-be-0-1/2-x-14-inchesv-or-a--continuous--sheet 21 may--be-folded-so-as-to-meet-this-size-limitation=--Separate 22 sheets-of-a-petition-may-be-fastened-in-sections-of-not-more 23 then-25-sheetsw-Neither-a-sheet-nor-a-section-of-a--petition 24 may--contain--signatures--of--electors--from--more--than-one 25 county PETITION -- PETITION SHEETS MAY NOT EXCEED 8.1/2 X 14

-2-
1	INCHES IN SIZE. SEPARATE SHEETS OF A PETITION MAY BE
2	EASIENED IN SECTIONS OF NOT MORE THAN 25 SHEETS. NEAR THE
3	IDP_DE_EACH_SHEET_CONTAINING_SIGNATURE_LINES_MUST_BE_PRINTED
4	INEIIILEDEINESTATUTEORCONSTITUTIONALAMENDMENT
5	PROPOSED OR THE MEASURE TO BE REFERRED OR A STATEMENT. THAT
6	THE PETITION IS FOR THE PURPOSE OF CALLING A CONSTITUTIONAL
7	AMENDMENT CONVENTION. If signature lines are printed on both
8	the front and back of a petition speet the information
9	required above must appear on both the front and back of the
10	sheet. The complete text of the measure proposed or referred
11	must be attached to or contained within each signature sheet
12	if sheets are circulated separately. If sheets are
13	circulated in sections the complete text of the measure must
14	be attached to each sections
15	(3) Before a petition may be circulated for
16	signatures, a sample sheet must be submitted to the
17	secretary of state in the form in which it will be
18	circulated. The secretary of state shall refer a copy of the
19	sheet to the attorney general for his approval. The
20	secretary of state and attorney general must each review the

21 sheet for sufficiency as to form and approve or reject the 22 form of the petition stating his reasons therefor. The 23 attorney general shall return the sheet together with his 24 comments within 3 working days after receiving it. The 25 secretary of state shall review the comments of the attorney

-3-

SB 403

general and make a final decision as to the approval or
 disapproval of the form of the sheet. The secretary of state
 must notify the person who submitted the sheet of the
 approval or rejection together with reasons for rejection.
 if applicable, within 1 week of receiving the sheet.

6 (4) The secretary of state shall serially number all 7 submitted petitions that are approved as to form 8 continuously from year to year. The numbering system shall 9 distinguish the different types of petitions received and 10 include provisions for numbering measures referred to the 11 people by the legislature.

Section 4. There is a new R.C.M. section numbered
 37-118 that reads as follows:

14 37-118. Petition for the initiative. (1) The following
15 is substantially the form for a petition calling for a vote
16 to enact a law by the initiative:

WARNING

17

18 A person who purposefully signs a name other than his own to this petition or who signs his name more than once 19 20 upon a petition for the same issue at one election or who is not, at the time he signs this petition, a qualified elector 21 22 of the state of Montana is punishable by a fine not exceeding \$500 or imprisonment in the county jail for a term 23 not to exceed 6 months, or both, or imprisonment in the 24 state prison for a term not to exceed 10 years. 25

-4-

Sb 0403/03

5

1	PETITION FOR INITIALIVE
2	To the Honorable Secretary of State of the
3	state of Montana:
4	we, the undersigned qualified electors of the state of
ŝ	Montana, respectfully propose that the measure printed
6	within this petition, entitled (title of proposed law), be
7	submitted to the qualified electors of the state of Nontana
8	for their approval or rejection at the general election to
9	be held on the day of 19 By his signature.
10	each signer certifies: I have personally signed this
11	petition; I am a qualified elector of the state of Montana;
12	I have not signed another petition for the same issue for
13	tne same election; and my post-office address and
14	legislative representative district number are correctly
15	written after my name to the best of my knowledge and
16	belief• Thecompletetextofthe-measure-proposed-is-as
17	follows+-{complete-text-of-proposed-law}+
18	(2) Numbered lines shall follow the above heading.
19	Each numbered line shall contain spaces for the signature,
20	post-office address, legislative representative district
21	number, and printed last name of the signer. Each-separate

OFTITION FOR INTTICTUR

23 complete-text-of-the-proposed-law-as-prescribed-above.

22

24 Section 5. There is a new R.C.M. section numbered 25 37-119 that reads as follows:

sheet-of-the-petition-snall--contain--the--heading--and--the

-5~

SB 403

SB 0403/03

37-119. Petition for the referendum. (1) The following
 is substantially the form for a petition calling for
 approval or rejection of an act of the legislature by the
 referendum:

WARNING

6 A person who purposefully signs a name other than his 7 own to this petition or who signs his name more than once 8 upon a petition for the same issue at one election or who is 9 not, at the time he signs this petition, a qualified elector 10 of the state of Montana is punishable by a fine of not 11 exceeding \$500 or imprisonment in the county jail for a term 12 not to exceed 6 months, or both, or imprisonment in the 13 state prison for a term not to exceed 10 years. 14 PETITION FOR REFERENDUM 15 16 state of Montana: He, the undersigned qualified electors of the state of 17 Montana, respectfully betition that Senate (House) Bill 18

Number, entitled (title of act), passed by the
Legislature of the state of Montana at the regular (special)
session of the legislature that commenced, 19.., be
referred to the people of the state for their approval or
rejection at the general election to be held on the day
of, 19 ... By his signature, each signer certifies: I
have personally signed this petition; I am a qualified

-ó-

8

1 elector of the state of Montana; I have not signed another 2 petition for the same issue for the same election; and my 3 post-office address and legislative representative district 4 number are correctly written after my name to the best of my Ś knowledge and belief. The-complete-text-of-the-act-to-be 6 referred-is-as-follows+-(complete-text-of-act)+

7 (2) Numbered lines shall follow the above heading. 8 Each numbered line shall contain spaces for the signature, 9 post-office address, legislative representative district 10 number, and printed last name of the signer. Each-separate 11 sheet-of-the-petition-shell--contain--the--heading-and--the 12 complete--text--of-the-act-on-which-referendum-is-petitioned 13 as-prescribed-above.

14 Section 6. There is a new R.C.N. section numbered 15 37-120 that reads as follows:

16 37-120. Petition for initiative for constitutional 17 convention. (1) The following is substantially the form for 18 a petition to direct the secretary of state to submit to the 19 qualified voters the question of whether there shall be a 20 constitutional convention:

21

MARNING

22 A person who purposefully signs a name other than his 23 own to this petition or who signs his name more than once upon a petition for the same issue at one election or who is 24 25 not, at the time he signs this petition, a qualified elector

-7-

58 403

1 of the state is punishable by a fine not exceeding \$500 or 2 imprisonment in the county jai) for a term not to exceed 6 3 months, or both, or imprisonment in the state prison for a 4 tera not to exceed 10 years. 5 INITIATIVE PETITION ON THE QUESTION OF CALLING 6 A CONSTITUTIONAL CONVENTION To the Honorable Secretary of State of the 7

state of Montana: 9 We, the undersigned qualified electors of the state of 10 Montana, respectfully petition that the question of whether 11 there shall be an unlimited convention to revise, alter, or 12 amend The Constitution of the State of Montana be submitted 13 to the qualified electors of the state of Montana for their 14 approval or rejection at the general election to be held on 15 the day of 19... By his signature, each signer 16 certifies: I have personally signed this petition; I am a 17 qualified elector of the state of Montana; I have not signed 18 another petition for the same issue for the same election; 19 and my post-office address and legislative representative 20 district number are correctly written after my name to the 21 best of my knowledge and belief.

22 (2) Numbered lines shall follow the above heading. 23 Each numbered line shall also contain spaces for the 24 signature, post-office address, legislative representative 25 district number, and printed last name of the signer. Each

-8-

\$5 403

1	s eparatesheetofthepetition-shall-contain-the-headin g
2	p rescribed-above
3	Section 7. There is a new R.C.M. section numbered
4	37-121 that reads as follows:
Ċ	37-121. Petition for initiative for constitutional
6	amendment. (1) The following is substantially the form for a
7	petition for the initiative to amend the constitution:
8	WARNING
9	A person who purposefully signs a name other than his
10	own to this petition or who signs his name more than once
11	upon a petition for the same issue at one election or who is
12	not, at the time he signs this petition, a qualified elector
13	of the state of Hontana is punishable by a fine not
14	exceeding \$500 or imprisonment in the county jail for a term
15	not to exceed 6 months, or both, or imprisonment in the
16	state prison for a term not to exceed 10 years.
17	PETITION PROPOSING A CONSTITUTIONAL AMENDMENT
18	BY THE INITIATIVE
19	To the Honorable Secretary of State of the
20	state of Montana:
21	Wet the undersigned qualified electors of the state of
22	Montana, respectfully petition that the constitutional
23	amendment printed within this petition be submitted to the
24	qualified electors of the state of Montana for their
25	approval or rejection at the statewide election to be held

1 on the day of 19... By his signature, each 2 signer certifies: I have personally signed this petition; I 3 am a qualified elector of the state of Montana; I have not signed another petition for the same issue for the same 4 5 election; and my post-office address and legislative 6 representative district number are correctly written after my name to the best of my knowledge and belief. The-complete 7 text-of-the-proposed-amendment-is-as-follows+-(complete-text в 9 of-proposed-amendment)+

10 (2) Numbered lines shall follow the above heading. 11 Each numbered line shall contain spaces for the signature, 12 post-office address, legislative representative district 13 number, and printed last name of the signer. Each-separate 14 sneet-of-the-petition-shall--contain--the--heading--and--the 15 complete-text-of-the-proposed-amendment-as-prescribed-above. 16 Section 8. There is a new R.C.M. section numbered 17 37-122 that reads as follows: 18 37-122. Submission of petition sheets -- certification

of signatures. (1) Signed sheets or sections of petitions shall be submitted to the official responsible for registration of electors in the county in which the signatures were obtained no sooner than 1 year and no later than 2 weeks before the final date for filing the petition with the secretary of state. In no case, however, may a person submit a sheet or section of a petition to the county

58 0403/03

-10-

-9-

official so late as to allow less than 1 working day before
 the final date for filing the petition with the secretary of
 state for every 200 signatures on the sheets or sections of
 the petition submitted.

5 (2) An affidavit, in substantially the following form, 6 shall be attached to each sheet or section submitted to the 7 county official:

8 (Name of person circulating petition), <u>AFFIRMS, OR</u> 9 being first sworn, deposes and says: That I circulated or 10 assisted in circulating the petition to which this affidavit 11 is attached and I believe the signatures thereon are 12 genuine, are the signatures of the persons whose names they 13 purport to be, and that the signers knew the contents of the 14 petition before signing the same.

16(Person authorized to take oaths)
 19 Seal(Title or notarial information)
 20 Section 9. There is a new R.C.M. section numbered
 21 37-123 that reads as follows:

37-123. County official to forward verified sheets.
(1) The county official verifying the number of registered
electors signing the petition shall forward it to the
secretary of state by certified mail with a certificate in

-11-

1 substantially the following form attached:

4 Is assessed asses (title) of the County of assesses 5 certify that I have examined the attached (section containing sheets) or (.... sheets) of the petition for б 7 (referendum, initiative, constitutional convention, or ь constitutional amendment) No. in the manner prescribed 9 by law; and I believe that (number) signatures in Legislative Representative District No. (repeat for 10 11 each district included in sheet or section) are valid; and I further certify that the affidavit of the circulator of the 12 (sheet) (section) of the petition is attached and the 13 post-office address and legislative representative district 14 15 number is completed for each valid signature. 16 Signed: (Date) (Signature) 17 Seal(Title) 18 (2) The county official certifying the sheets or 19 sections of a petition shall keep a copy of the sheets or 20 sections certified in the official files of his office. The copies may be destroyed 3 months after the date of the 21 22 election specified in the petition unless a court action is 23 pending on the sufficiency of the petition.

24 (3) The county official receiving the sheets or
25 sections of a petition shall check the names of all signers

-12-

SB 403

1 to verify they are registered electors of the county. In addition, the official shall randomly select text-of-the 2 signatures on each sheet or section and compare them with 3 the signatures of the electors as they appear in the 4 registration records of the office. If all the randomly 5 selected signatures appear to be genuine, the number of 6 signatures of registered electors on the sheet or section 7 may be certified to the secretary of state without further 8 comparison of signatures. If any of the randomly selected 9 signatures do not appear to be genuine, all signatures on 10 11 that sheet or section must be compared with the signatures in the registration records of the office. 12

13 (4) The county official to whom the sheets or sections 14 of the petition are submitted may not retain a sheet or 15 section for longer than 1 working day for each 200 16 signatures on the sheet or section. The secretary of state 17 may extend this time if he is convinced the workload 18 involved requires extension.

19 (5) A registered elector of a county having reason to 20 believe that signatures on a petition that were not among 21 those actually compared with signatures in the registration 22 records of the county are not genuine may file a sworn 23 statement <u>OR_AFFIRMATION</u> of his belief and request for 24 comparison of those signatures he believes are not genuine 25 with the county official certifying the sheet or section of the petition. If any of the challenged signatures are not
 genuine, the county official must compare all signatures on
 that sheet or section and issue an amended certificate to
 the secretary of state giving the correct number of valid
 signatures.

6 Section 10. There is a new R.C.M. section numbered 7 37-124 that reads as follows:

8 37-124. Consideration and counting of signatures by 9 secretary of state. (1) The secretary of state shall 10 consider and count only such signatures on petitions as are 11 certified by the proper county official, and each such 12 certificate is prima facie evidence of the facts stated therein. However, the secretary of state may consider and 13 14 count any signature not certified by the county official 15 that is certified by a notary public of the county in which 16 the signer resides to be the genuine signature of an elector 17 legally gualified to sign the petition.

18 (2) The official certificate of the notary public for
19 any signature not certified as valid by the county official
20 shall be in substantially the following form:

21 State of Montana) ss

22 County of ••••••••)

23 I, (name), a duly qualified and acting notary
24 public in and for the above-named county and state, do
25 hereby certify: that I am personally acquainted with each of

-14-

-13-

SB 403

ł the following-named electors whose signatures are affixed to Z the annexed (petition) (copy of a petition), and I know of 3 my own knowledge that they are registered electors of the 4 state of Montana and of the county and legislative district 5 written after their names in the petition and that their 6 post-office address is correctly stated therein. 7 8 In Testimony Whereof, I have hereunto set my hand and 9 10 •••••••••••••••••••••••••••••••• (Signature) 11 Seal ••••••••••••• (Notarial information) 12 Section 11. There is a new R.C.N. section numbered 13 37-125 that reads as follows: 14 37-125. Time for filing. Unless a specific time for 15 filing is provided in the constitution, all petitions filed 16 with the secretary of state, certified as provided by law. must be received before 5 p.m. of the second Friday of the 17 18 fourth month prior to the election at which they are to be 19 voted upon by the people.

20 Section 12. There is a new R.C.M. section numbered 21 37-126 that reads as follows:

22 37-126. Certification of petition to governor -23 governor's proclamation. When sheets or sections of a
24 petition for referendum, initiative, constitutional
25 convention, or constitutional amendment containing a

-15-

1 sufficient number of signatures have been filed with the secretary of state within the time required by the 2 constitution or by law, he shall immediately certify to the 3 4 governor that the completed petition has been officially 5 filed. The governor shall include the titles of all ballot 6 issues certified to him by the secretary of state or 7 referred to the people or proposed by the legislature in the 8 proclamation required by 23-2901 and shall also include a 9 brief statement of each issue's tenor and effect.

Section 13. There is a new R.C.W. section numbered
 37-127 that reads as follows:

12 37-127. Transmittal of issues to the attorney general 13 -- attorney general's statement. (1) The secretary of state 14 shall transmit a copy of a ballot issue proposed by any type 15 of initiative petition or referred to the people by referendum petition and a copy of the form in which the 16 17 issue will appear on the ballot to the attorney general on the same day he certifies the official filing of the 18 19 completed petition to the governor.

20 (2) The secretary of state shall transmit a copy of an 21 act referred to the people or a constitutional amendment 22 proposed by the legislature and a copy of the form in which 23 the issue will appear on the ballot to the attorney general 24 no later than 6 months before the election at which the 25 issue will be voted on by the people.

-16-

(3) Within 10 days after receiving a copy of a ballot 1 2 issue that will be voted on by the people. the attorney general shall return to the secretary of state a statement з not exceeding 100 words in ordinary plain language 4 explaining the general purpose of the issue submitted. The 5 statement by the attorney general shall give a true and 6 impartial statement of the purposes of the issue in plain, 7 easily understood language and in a manner that is not an в argument or likely to create prejudice either for or against 9 10 the issue.

(4) At the same time he returns the statement 11 explaining the purposes of the issue, the attorney general 12 shall notify the secretary of state of his approval or 13 14 disapproval of the ballot form for the issue submitted by the secretary. If the ballot form is not approved, the 15 secretary of state shall immediately submit a new ballot 16 form and notice of approval or disapproval must be given by 17 18 the attorney general within 5 days of receiving the new fora. tither--officer--may--request--the--assistance-of-the 19 supreme-court-if-the-two-are-not-able-to-agree-on-the-ballot 20 21 form-for-any-issues

22 (5) If statements of the implication of a vote for or
23 against a ballot issue have been provided by the legislative
24 act or petition placing the issue on the ballot, the
25 secretary of state shall include a copy of the statements

-17-

1 with the copy of the issue submitted to the attorney 2 general. When the attorney general returns his statement of 3 the general purpose of the issue to the secretary of state, 4 he shall include a notice that he has reviewed the 5 statements of the implication of a vote for or against the 6 issue and may include comments as to whether the statements 7 clearly explain the implications of a vote. If statements of 8 the implication of a vote for or against a measure have not 9 been provided, the attorney general shall provide the 10 statements with his statement of the general purpose of the 11 issue. Statements of the implication of a vote for or 12 against a ballot issue shall be no more than 25 words and 13 shall be in simple language clearly explaining the meaning 14 of a vote for the issue or a vote against the issue. Such 15 statements shall be placed beside the diagram provided for 16 the marking of the ballot similar to the following example: 17 FOR extending the right to vote to persons 18 years 18 of age. 19 AGAINST extending the right to vote to persons 18 20 vears of age. 21 (6) In the case of an act referred to the people or a 22 constitutional amendment proposed by the legislature, the 23 secretary of state shall prepare a statement setting forth

the vote by which the issue passed each house of thelegislature. The secretary of state shall file an official

-18-

1 copy of his statement with the attorney general's statement 2 on the issue in the official records of his office. 3 Section 14. There is a new R.C.N. section numbered 4 37-128 that reads as follows: 5 37-128. Voter information pamphlet. (1) (a) The secretary of state shall prepare for printing a voter 6 information pamphlet containing the following information 7 8 for each ballot issue to be voted on at an election, as 9 applicable: 10 (i) title and complete text of the issue: 11 (ii) statement of the secretary of state: 12 (iii) statement of the attorney general; 13 (iv) the form in which the issue will appear on the 14 ballot; 15 (v) arguments advocating approval and rejection of the 16 issuet and 17 (vi) rebuttal arguments. 18 (b) The secretary of state may arrange the information in the order which seems most appropriate, but the 19 20 information for all issues in the camphlet shall be 21 presented in the same order. 22 (2) The arguments advocating approval or rejection of 23 the ballot issue and rebuttal arguments shall be submitted 24 to the secretary of state by committees appointed as

-19-

provided in this subsection:

25

SB 403

1 (a) The committee advocating approval of an act 2 referred to the people or a constitutional amendment £ proposed by the legislature or an act referred to the people 4 by referendum petition shall be composed of one senator 5 known to favor the measure, appointed by the president of the senate; one representative known to favor the measure, ó 7 appointed by the speaker of the house of representatives; 8 and one member who need not be a member of the legislature. 9 appointed by the first two members.

10 (b) The committee advocating rejection of a ballot 11 issue referred to the people or proposed by the legislature 12 shall be composed of one senator appointed by the president 13 of the senate; one representative appointed by the speaker 14 of the house of representatives; and one member who need not 15 be a member of the legislature, appointed by the first two 16 members. Whenever possible, the members shall be known to 17 have opposed the issue.

18 (c) A three-member committee advocating approval of a 19 ballot issue proposed by any type of initiative petition or advocating rejection of any ballot issue that is a 20 21 legislative act referred to the people by referendum 22 patition shall be appointed by the chairman of the 23 organization that was first on record with the commissioner 24 of campaign finances and practices as a proponent of the 25 petition.

-20-

1 (d) A committee advocating rejection of a ballot issue 2 proposed by any type of initiative petition shall be 3 composed of five members. The governor, attorney general, 4 president of the senate, and speaker of the house of 5 representatives shall each appoint one member, and the fifth 6 member shall be appointed by the first four members. All 7 members shall be known to favor rejection of the issue.

Section 15. There is a new R.C.M. section numbered
 37-129 that reads as follows:

10 37-129. Time for making appointments -- chairman. (1) 11 Appointments to committees advocating approval or rejection 12 of an act referred to the people or a constitutional 13 amendment proposed by the legislature shall be filed with 14 the secretary of state no later than 4 months before the 15 election at which the ballot issue will be voted on by the 16 people.

(2) Appointments to committees advocating approval or 17 18 rejection of a ballot measure referred to the people by 19 referendum petition or proposed by any type of initiative 20 petition shall be filed with the secretary of state no later 21 than 10 days after the measure is certified to the governor. 22 At the same time the certification of the sufficiency of a 23 petition is made to the governor, the secretary of state 24 shall notify all persons responsible for appointing members 25 of committees advocating approval or rejection of the issue

\$8 0403/03

of the date by which such appointments must be filed in his
 office.

3 (3) The appointee of the president of the senate is
4 the chairman of any committee to which that officer makes an
5 appointment. The appointing authority for other committees
6 shall name a chairman at the time the appointments are made.
7 Section 16. There is a new R.C.M. section numbered
8 37-130 that reads as follows:

9 37-130. Expenses allowed. Each committee is entitled 10 to receive funds for the preparation of arguments and 11 expenses of members not to exceed \$150 for a three-member committee and \$250 for a five-member committee. Itemized 12 claims for actual expenses incurred, approved by a majority 13 14 of the committee, shall be submitted to the secretary of 15 state for payment from funds appropriated for that purpose. 16 Section 17. There is a new R.C.M. section numbered 17 37-131 that reads as follows:

18 37-131. Limitation on length of argument advocating 19 approval or rejection -- time of filing. An argument 20 advocating approval or rejection of a ballot issue is 21 limited to 500 words and shall be filed, in typewritten 22 form, with the secretary of state no later than 30 days 23 following the date by which the appointment of the committee 24 was required to be filed with the secretary of state. In no 25 case, however, may an argument be submitted for filing later

-21-

than 70 days before the election at which the issue will be voted on by the people. A majority of the committee responsible for preparation must approve and sign each argument filed. Separate signed letters of approval of an argument may be filed with the secretary of state by members of a committee if necessary to meet the filing deadline.

Section 18. There is a new R.C.H. section numbered
 37-132 that reads as follows:

9 37-132. Rebuttal arguments. The secretary of state 10 shall provide copies of the arguments advocating approval or 11 rejection of a ballot issue to the members of the adversary 12 committee no later than 1 day following the filing of both 13 the approval and rejection arguments for the issue in his 14 office. The committees may prepare rebuttal arguments no 15 longer than 250 words that shall be filed, in typewritten 16 form, with the secretary of state no later than 10 days 17 after the deadline for filing the original arguments. 18 Discussion in the rebuttal argument must be confined to the 19 subject matter raised in the argument being rebutted. The 20 rebuttal argument shall be approved and signed by a majority 21 of the committee responsible for its preparation. Separate 22 signed letters of approval may be submitted in the same 23 manner as for the original arguments.

24 Section 19. There is a new R.C.M. section numbered 25 37-133 that reads as follows:

-23-

SB 403

37-133. Rejection L of improper arguments 2 responsibility of author for content. (1) The secretary of 3 state shall reject, with the approval of the attorney general, an argument or other matter held to contain 4 5 obscene. vulgar. profane, scandalous, libelous, or 6 defamatory matter; any language that in any way incites. 7 counsels, promotes, or advocates hatred, abuse, violence, or 8 hostility toward, or that tends to cast ridicule or shame 9 upon, a group of persons by reason of race, color, religion, 10 or sex; or any matter not allowed to be sent through the 11 mail. Such arguments may not be filed or printed in the voter information pamphlet. 12

13 (2) Nothing in this act relieves an author of any
14 argument from civil or criminal responsibility for
15 statements contained in an argument printed in the voter
16 information pamphlet.

Section 20. There is a new R.C.M. section numbered
 37-134 that reads as follows:

19 37-134. Printing and distribution of voter information 20 pamphlet. (1) The secretary of state shall arrange with the 21 department of administration by requisition for the printing 22 and delivery of a voter information pamphlet for all ballot 23 issues to be submitted to the people at least 90 days before 24 the election at which they will be submitted. The 25 requisition shall include a delivery list providing for

-24-

SB 0403/03

shipment of the required number of pamphlets to each county
 and to the secretary of state.

3 (2) The secretary of state shall estimate the number 4 of copies necessary to furnish one copy to every voter in 5 each county and provide for an extra supply of the pamphlets 6 in his office in determining the number of voter pamphlets 7 to be ordered in the requisition.

(3) The department of administration shall call for ø 9 bids and contract with the lowest bidder for the printing 10 and delivery of the voter information pamphlet. The contract 11 shall require completion of printing and shipment, as 12 specified on the delivery list, of the voter information pamphlets by not later than 30 days before the election at 13 14 which the ballot issues will be voted on by the people. (4) The county official responsible for voter 15 registration in each county shall mail one copy of the voter 15 information pamphlet to each registered voter of the county 17 no later than 2 weeks after the pamphlets are received from 18 19 the printer.

20 (5) Ten copies of the voter information pamphlet shall
21 be available at each precinct for use by any voter wishing
22 to read the explanatory information and complete text before
23 voting on the ballot issues.

24 Section 21. There is a new R.C.M. section numbered 25 37-135 that reads as follows:

1 37-135. Secretary of state to certify ballot form. ()) 2 The secretary of state shall furnish to the official of each county responsible for preparation and printing of the з 4 ballots, at the same time as he certifies the names of the persons who are candidates for offices to be filled at the 5 6 election, a certified copy of the form in which each ballot 7 issue to be voted on by the people at that election is to 8 appear on the ballot. Unless otherwise provided in the 9 legislative act or petition placing the issue on the ballot. 10 the secretary of state shall list for each issue the number, 11 the method of placement on the ballot, the title, and the 12 statements of the implication of a vote for or against the 13 issue that are to be placed beside the diagram for marking 14 the ballot. The secretary of state shall use for each ballot 15 issue the title of the legislative act, legislative 16 constitutional proposal, or ballot issue proposed by any 17 type of initiative petition unless that title exceeds 100 18 words. A title of 100 words or less for the ballot shall be 19 provided by the legislature or the organization circulating 20 the petition if the official title exceeds 100 words. 21 Following the number of the ballot issue, the secretary of 22 state shall include one of the following statements to 23 identify why the issue has been placed on the ballot: 24 (a) an act referred by the legislature:

25 (b) an amendment to the constitution proposed by the

-26-

-25-

SB 403

SB 403

2 {c} an act of the legislature referred by referendum
3 petition; or

4 (a) a law or constitutional amendment proposed by
5 initiative petition.

5 (2) Each of the county officials responsible for the 7 preparation and printing of the ballots shall print the A ballot issues on the official ballot in the form and order 9 in which the issues have been certified by the secretary of state. All ballot issues shall be placed on the official 10 ballot prescribed by 23-3506, 23-3804, or 23-3904 unless 11 12 specific written approval by the secretary of state for 13 placing the ballot issues on a separate ballot is received 14 by the official responsible for printing the ballot. The 15 secretary of state may issue such approval only when the 16 number of issues to be voted on at an election makes it 17 impossible to print the entire ballot, including the ballot 18 issues, on the official ballot as prescribed by 23-3506, 19 23-3804, or 23-3904.

20 Section 22. There is a new R.C.N. section numbered
21 37-136 that reads as follows:

22 37-136. Determination of result of election. (1) The 23 votes on ballot issues shall be counted, canvassed, and 24 returned by the regular boards of judges, clerks, and 25 officers as votes for candidates are counted, canvassed, and

-27-

1 returned. The abstract of votes on ballot issues shall be 2 prepared and returned to the secretary of state in the 3 manner provided by 23-4015 for abstract of votes for state 4 officers. The state board of canvassers shall proceed within 4 20 days after the election at which such ballot issues are 6 voted upon and, at the same time as the votes for state 7 officers are canvassed, canvass the votes given for each 8 ballot issue. The secretary of state, as secretary of the board of state canvassers, shall prepare and file in his q 10 office a statement of the canvass giving the number and 11 title of each issue, the whole number of votes cast in the 12 state for and against each ballot issue, and the effective 13 date of each ballot issue approved by a majority of those 14 voting on the issue. The secretary of state shall transmit a 15 certified copy of the statement of the canvass to the 16 governor.

17 (2) The secretary of state shall send a certified copy 18 of all ballot issues which have been approved by a majority 19 of those voting on the issue and a copy of the statement of 20 the canvass to the executive director of the legislative 21 council at the same time he transmits a certified copy of 22 the statement of the canvass to the governor.

23 Section 23. There is a new R.C.M. section numbered 24 37-137 that reads as follows:

25 37-137. Effective date of initiative and referendum

-28-

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issues. (1) Unless the petition placing an initiative issue
 on the ballot states otherwise, an initiative issue approved
 by the people is effective on July 1 following approval.

4 (2) Unless the legislature provides otherwise, a 5 constitutional amendment proposed by the legislature and 6 approved by the people is effective on July 1 following 7 approval.

8 (3) Unless specifically provided by the legislature in 9 an act referred by it to the people or until suspended by a petition signed by at least 15% of the qualified electors in 10 11 a majority of the legislative representative districts, an 12 act referred to the people is in effect as provided by law 13 until it is approved or rejected at the election. An act 14 that is rejected is repealed effective the date the result 15 of the canvass is filed by the secretary of state under 37-136. An act referred to the people that was in effect at 16 the time of the election and is approved by the people 17 18 remains in effect. An act that was suspended by a petition and is approved by the people is effective the date the 19 20 result of the canvass is filed by the secretary of state 21 under 37-136. An act referred by the legislature that 22 contains an effective date following the election becomes 23 effective on that date if approved by the people. An act 24 that provides no effective date and whose substantive 25 provisions were delayed by the legislature pending approval at an election and that is approved is effective July 1 following the election.

3 Section 24. There is a new R.C.M. section numbered
4 37-138 that reads as follows:

37-138. Violations -- penalties. A person who 5 6 knowingly makes a false entry upon a petition or affidavit 7 required by this chapter or who knowingly signs a petition 8 to place the same issue on the ballot at the same election 9 more than once is guilty of unsworn falsification or tampering with public records or information, 10 as 11 appropriate, and is punishable as provided in 94-7-204 or 12 94-7-209, as applicable.

13 Section 25. Section 23-2704, R.C.M. 1947, is amended 14 to read as follows:

#23-2704. Notice and closing of registration for 15 16 elections on incurring of state indebtedness other than for 17 refunding or levy of tax. (1) If the question of state 18 indebtedness, issuance of bonds or debentures other than for 19 refunding, or the levy of a tax for state purposes, is 20 submitted at an election other than a general biennial 21 election, the registrar of each county shall publish in the 22 official county newspaper, a notice signed by him, stating 23 that registration will close at noon on the fortieth (40th) 24 day prior to the date of the election unless the act 25 providing for the submission of the question fixes a

-29-

-30-

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section 89-2303.

different time for the giving of notice. The notice shall be
 published ten (10) days or more prior to the date when
 registration will be closed unless the act providing for
 submission of the question fixes a different time for
 closing registration.

6 (2) If the question is to be submitted at a general 7 biennial election, notice and the closing of registration 8 shall be governed by the laws applying to general biennial 9 elections. The provisions of section--37-107y--RwEwHw--1947 10 <u>37-134</u> apply to the printing and distribution of copies of 11 the proposed law."

12 Section 26. Section 23-2802, R.C.M. 1947, is amended 13 to read as follows:

14 #23-2802. Publication and printing of amendments to 15 constitution. If a proposed constitutional amendment or 16 amendments are submitted to the people, the secretary of 17 state shall+

18 (1)--Have have the proposed amendment or amendments 19 published in full twice each month for two-(2) months 20 previous to the election at which they are to be voted upon 21 by the people in not less than one (1) newspaper commonly 22 circulated of general circulation in each county.

23 (2)--Have-o-pamphlet-printed-containing-an--exact--copy
 24 of--the--proposed--amendment-or-amendmentsy-an-exact-copy-of
 25 existing-constitutional-provisions-to-be--revisedy--and--the

-31-

agendment-or-agendments-in-the-form-in-which-it-or-they-will be--printed--on--the--official-ballots-The-printed-pemphlets shall-be-distributed-as-provided-in-section--37-187y--Rufully 1947=* Section 27. Section 89-2330.3, R.C.M. 1947, is amended to read as follows: *89-2330-3- Procedures for elections in drainage districts. The election provided for by section 89-2330.1 shall be governed by the following rules. (1) Notice of the election shall be as provided in section 89-2303 except that the form of the ballot shall be as hereinafter provided. (2) The manner of conducting the election shall be as provided in section 89-2304. (3) The qualifications of electors shall be as provided in section 89-2305 except that, in addition to persons holding title, or evidence of title to lands within the district, any person as therein defined who does not own land within the district but has been assessed or will have his improvements assessed under chapter 409, Laws of 1973, or who will be assessed for benefits received, shall be entitled to one (1) vote. Commissioners shall prepare a list of such persons and give them notice as provided in

25 (4) The commissioners of any district in existence

-32-

SB 403

S8 403

1 prior to the effective date of chapter 409, Laws of 1973, 2 who wish to hold an election to determine if the district 3 snall be governed by chapter 409, Laws of 1973, shall at any 4 regular or special meeting adopt a resolution calling for an 5 election to determine whether or not the voters of said 6 district wish to be governed by chapter 409, Laws of 1973. 7 The resolution shall contain a short summary of the changes к made by chapter 409, Laws of 1973 and shall include the 9 summary as part of the notice provided for by section 10 89-2303. In addition, the commission shall provide copies of 11 chapter 409, Laws of 1973 to any person interested in 12 obtaining a copy of the same and the notice to the persons 13 in the district calling the election shall describe where and now copies may be obtained. The commissioners may 14 15 authorize a reasonable charge for providing said copies, not 16 to exceed twenty cents (\$.20) per page.

17 (5) The ballot shall include the summary as provided 18 for in the preceding paragraph and the form of the ballot 19 shall conform, as closely as possible, to that set forth in 20 section-37-106 37-127.

(6) A simple majority of those who cast valid ballots
shall determine the outcome of the election."

23 Section 28. Section 23-3326, R.C.M. 1947, is amended
24 to read as follows:

25 #23-3326. Submission and verification of petition.

-33-

SB 403

Petitions of nomination for the presidential preference 1 2 primary election must be presented to the county clerk and 3 recorder of the county in which the signatures are gathered. 4 The county clerk and recorder must verify the signatures in 5 the manner prescribed in section--37-103y--Rw6sMs--1947y 37-123 and must forward the petitions to the secretary of 6 state. The petitions must be submitted to the clerk and 7 8 recorder at least thirty--{30} days before the filing 9 deadline established in section 23-3305--R-E-H--1947."

 10
 Section 29. Repealer. Sections 37-101 through 37-104.

 11
 37-104.1, 37-104.2, 37-104.3, 37-104.4, 37-104.5, 37-104.6,

 12
 37-104.7, 37-104.8, 37-104.9, 37-104.10, 37-105 through

 13
 37-110, and 37-201 through 37-203, R.C.M. 1947, are

 14
 repealed.

-34-

-End-

SB 0403/03

SE 0403/03

1 SENATE BILL NO. 403 2 INTRODUCED BY TURNAGE 3 A BILL FOR AN ACT ENTITLED: "AN ACT TO GENERALLY REVISE THE 4 5 LAWS IMPLEMENTING THE CONSTITUTIONAL RIGHT OF THE PEOPLE TO PETITION FOR INITIATIVE AND REFERENDUM ON STATEWIDE ISSUES; 6 AMENDING SECTIONS 23-2704, 23-2802, 23-3326, AND 89-2330.3, 7 8 R.C.M. 1947; AND REPEALING SECTIONS 37-101 THROUGH 37-104, 9 37-104-1+ 37-104-2+ 37-104-3+ 37-104-4+ 37-104-5+ 37-104-6+ 37-104.7, 37-104.8, 37-104.9, 37-104.10, 37-105 THROUGH 10 37-110+ AND 37-201 THROUGH 37-203+ R+C+N+ 1947+* 11 12

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
 Section 1. There is a new R.C.M. section numbered
 37-115 that reads as follows:

16 37-115. Initiative and referendum procedures established. The right of the people to petition to enact 17 laws by initiative, to petition to approve or reject by 14 19 referendum any act of the legislature except an appropriation of money, to call for a vote on whether there 20 shall be a constitutional convention, and to propose 21 constitutional amendments by initiative as guaranteed by The 22 Constitution of the State of Montana may be exercised 23 through adherence to the procedures established in this 24 25 chapter.

REFERENCE BILL

 \mathbf{v}_{i}

Section Z. There is a new R.C.M. section numbered
 37-116 that reads as follows:

3 37-116. Who may petition -- sufficiency of signature. 4 A petition for the initiative, the referendum, or to call a 5 constitutional convention may be signed only by a qualified 6 elector of the state of Montana. A signature may not be 7 counted unless the elector has signed in substantially the 8 same manner as on the voter registry card.

9 Section 3. There is a new R.C.M. section numbered 10 37-117 that reads as follows:

11 37-117. Form of petition generally -- approval of form 12 required -- petitions numbered. (1) A petition for the 13 initiative, the referendum, or to call a constitutional 14 convention must be substantially in the form provided by 15 this chapter. Clerical or technical errors that do not 16 inte: fere with the ability to judge the sufficiency of

17 signatures on the petition do not render a petition void.

- 18 (2) Petitions--must-be--submitted-in-a-form-such-that
 19 the-face-dimensions-do-not-exceed-8-1/2-x-14-inches-in-size=
- 20 Each-sheet-may-be-8-1/2-x-14-inchesy-or-a--continuous--sheet
- 21 may--be-foided-so-as-to-meet-this-size-limitation--Separate
- 22 sheets-of-a-petition-may-be-fastened-in-sections-of-not-more
- 23 than-25-sheetsy-Neither-a-sheet-nor-a-section-of-a--petition
- 24 may--contain--signatures--of--electors--from--more--than-one
- 25 COUNTY PETITION-PETITION SHEETS MAY NOT EXCEED 8 1/2 X 14

-2-

58 403

58 0403/03

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1	INCHES IN SIZE. SEPARATE SHEETS OF A PETITION MAY BE
2	EASTENED IN SECTIONS OF NOT MORE THAN 25 SHEETS. NEAR THE
3	TOP OF EACH SHEET CONTAINING SIGNATURE LINES MUST BE PRINTED
4	THE TITLE OF THE STATUTE OR CONSTITUTIONAL AMENDMENT
5	PROPOSED OR THE MEASURE TO BE REFERRED OR A STATEMENT. THAT
6	THE PETITION IS FOR THE PURPOSE OF CALLING A CONSTITUTIONAL
7	AMENDHENT CONVENTION. If signature lines are printed on both
8	the front and back of a petition sheet the information
9	required above must appear on both the front and back of the
10	sheet. The complete text of the measure proposed or referred
11	must be attached to or contained within each signature sheet
12	ifsheetsarecirculated_separatelyIf_sheets_are
13	circulated in sections the complete text of the measure must
14	be attached to each section.
15	(3) Before a petition may be circulated for
16	signatures, a sample sheet must be submitted to the
17	secretary of state in the form in which it will be
18	circulated. The secretary of state shall refer a copy of the
19	sheet to the attorney general for his approval. The
20	secretary of state and attorney general must each review the
21	sheet for sufficiency as to form and approve or reject the
22	form of the petition stating his reasons therefor. The
23	attorney general shall return the sheet together with his

comments within 3 working days after receiving it. Thesecretary of state shall review the comments of the attorney

2 disapproval of the form of the sheet. The secretary of state 3 must notify the person who submitted the sheet of the 4 approval or rejection together with reasons for rejection, if applicable, within 1 week of receiving the sheet. 5 (4) The secretary of state shall serially number all 6 7 submitted petitions that are approved as to form continuously from year to year. The numbering system shall 8 9 distinguish the different types of petitions received and 10 include provisions for numbering measures referred to the 11 people by the legislature.

general and make a final decision as to the approval or

12 Section 4. There is a new R.C.N. section numbered 13 37-118 that reads as follows:

14 37-118. Petition for the initiative. (1) The following
15 is substantially the form for a petition calling for a vote
16 to enact a law by the initiative:

WARNING

18 A person who purposefully signs a name other than his 19 own to this petition or who signs his name more than once 20 upon a petition for the same issue at one election or who is 21 not, at the time he signs this petition, a qualified elector 22 of the state of Montana is punishable by a fine not 23 exceeding \$500 or imprisonment in the county jail for a term 24 not to exceed 6 months, or both, or imprisonment in the 25 state prison for a term not to exceed 10 years.

-4-

-3-

SB 403

SB 0403/03

z	To the Honorable Secretary of State of the
3	state of Montana:
4	We, the undersigned qualified electors of the state of
5	Montana, respectfully propose that the measure printed
6	within this petition, entitled (title of proposed law), be
7	submitted to the qualified electors of the state of Montana
8	for their approval or rejection at the general election to
9	be held on the day of 19 By his signature,
10	each signer certifies: I have personally signed this
11	petition; I am a qualified elector of the state of Montana;
12	I have not signed another petition for the same issue for
13	the same election; and my post-office address and
14	legislative representative district number are correctly
15	written after my name to the best of my knowledge and
16	belief. Thecompletetextofthe-measure-proposed-is-as
17	follows*-{complete-text-of-proposed-law}#
18	(2) Numbered lines shall follow the above heading.
19	Each numbered line shall contain spaces for the signature,

PETITION FOR INITIATIVE

20 post-office address, legislative representative district 21 number, and printed last name of the signer. Each-separate 22 sheet-of-the-petition-shall--contain--the--heading--and--the 23 complete-text-of-the-proposed-law-as-prescribed-above, 24 Section 5. There is a new R.C.M. section numbered

-5-

25 37-119 that reads as follows:

1

1	37-119. Petition for the referendum. (1) The following
2	is substantially the form for a petition calling for
3	approval or rejection of an act of the legislature by the
4	referendum:
5	WARNING
6	A person who purposefully signs a name other than his
۲	own to this petition or who signs his name more than once
8	upon a petition for the same issue at one election or who is
9	not, at the time he signs this petition, a qualified elector
10	of the state of Montana is punishable by a fine of not
11	exceeding \$500 or imprisonment in the county jail for a term
12	not to exceed 6 months, or both, or imprisonment in the
13	state prison for a term not to exceed 10 years.
14	PETITION FOR REFERENDUM
15	To the Honorable Secretary of State of the
16	ctate of Montana:
17	ω_{\bullet} the undersigned qualified electors of the state of
18	Montana, respectfully petition that Senate (House) Bill
19	Number, entitled (title of act), passed by the
20	Legislature of the state of Montana at the regular (special)
21	session of the legislature that commenced
22	referred to the people of the state for their approval or
23	rejection at the general election to be held on the $\bullet \bullet \bullet \bullet$ day
24	of •••••• 19 ••• By his signature, each signer certifies: I
25	have personally signed this petition; I am a qualified

-6-

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SB 403

elector of the state of Montana; I have not signed another petition for the same issue for the same election; and my post-office address and legislative representative district number are correctly written after my name to the best of my knowledge and belief. The--complete-text-of-the-act-to-be referred-is-as-follows+-(complete-text-of-act)= 7 (2) Numbered lines shall follow the above heading.

8 Each numbered line shall contain spaces for the signature, 9 post-office address, legislative representative district 10 number, and printed last name of the signer. Each-separate 11 sheet-of-the-petition-shall--contain--the--heading--end--the 12 complete--text--of-the-act-on-which-referendum-is-petitioned

13 as-prescribed-aboves

14 Section 6. There is a new R.C.N. section numbered 15 37-120 that reads as follows:

16 37-120. Petition for initiative for constitutional 17 convention. (1) The following is substantially the form for 18 a petition to direct the secretary of state to submit to the 19 qualified voters the question of whether there shall be a 20 constitutional convention:

21

WARNING

A person who purposefully signs a name other than his own to this petition or who signs his name more than once upon a petition for the same issue at one election or who is not, at the time he signs this petition, a qualified elector

-7-

\$8 403

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SB 0403/03

1	of the state is punishable by a fine not exceeding \$500 or
2	imprisonment in the county jail for a term not to exceed 6
3	months, or both, or imprisonment in the state prison for a
4	term not to exceed 10 years.
5	INITIATIVE PETITION ON THE QUESTION OF CALLING
6	A CONSTITUTIONAL CONVENTION
7	To the Honorable Secretary of State of the
8	state of Montana:
9	We, the undersigned qualified electors of the state of
10	Montana, respectfully petition that the question of whether
11	there shall be an unlimited convention to revise, alter, or
12	amend The Constitution of the State of Montana be submitted
13	to the qualified electors of the state of Montana for their
14	approval or rejection at the general election to be held on
15	the •••• day of ••••• 19••• By his signature, each signer
16	certifies: I have personally signed this petition; I am a
17	qualified elector of the state of Montana; I have not signed
18	another petition for the same issue for the same election;
19	and my post-office address and legislative representative
20	district number are correctly written after my name to the
21	best of my knowledge and belief.
22	(2) Numbered lines shall follow the above heading.
23	Each numbered line shall also contain spaces for the

25 district number, and printed last name of the signer. Each

-8-

signature, post-office address, legislative representative

S8 403

1 separate--sheat--of--the--petition-shall-contain-the-heading prescribed-aboves 2 3 Section 7. There is a new R.C.M. section numbered 4 37-121 that reads as follows: 5 37-121. Petition for initiative for constitutional amendment. (1) The following is substantially the form for a 6 7 petition for the initiative to amend the constitution: WARNING я 9 A person who purposefully signs a name other than his 10 own to this petition or who signs his name more than once upon a petition for the same issue at one election or who is 11 not, at the time he signs this petition, a gualified elector 12 13 of the state of Montana is punishable by a fine not 14 exceeding \$500 or imprisonment in the county jail for a term 15 not to exceed 6 months, or both, or imprisonment in the 16 state prison for a term not to exceed 10 years. 17 PETITION PROPOSING A CONSTITUTIONAL AMENDMENT BY THE INITIATIVE 18 To the Honorable Secretary of State of the 19 20 state of Montana: 21 We, the undersigned qualified electors of the state of Montana, respectfully petition that the constitutional 22 23 amendment printed within this petition be submitted to the

24 qualified electors of the state of Montana for their 25 approval or rejection at the statewide election to be held

on the day of 19... By his signature, each 1 2 signer certifies: I have personally signed this petition: I 3 am a qualified elector of the state of Montana; I have not signed another petition for the same issue for the same 4 5 election; and my post-office address and legislative 6 representative district number are correctly written after 7 my name to the best of my knowledge and belief. The~complete text-of-the-proposed-amendment-is-as-follows+-fcomplete-text 8 9 of-proposed-amendmently 10 (2) Numbered lines shall follow the above heading. 11 Each numbered line shall contain spaces for the signature. 12 post-office address, legislative representative district 13 number, and printed last name of the signer. Each-separate 14 sheet-of-the-petition-shall--contain--the--heading--and--the 15 wolete-text-of-the-proposed-amendment-as-prescribed-above* ection 8. There is a new R.C.M. section numbered 16 37-122 'Lat reads as follows: 17 18 37-122. Submission of petition sheets -- certification of signatures. (1) Signed sheets or sections of petitions 19 20 shall be submitted to the official responsible for 21 registration of electors in the county in which the signatures were obtained no sooner than 1 year and no later 22 23 than 2 weeks before the final date for filing the petition 24 with the secretary of state. In no case, however, may a

25 person submit a sheet or section of a petition to the county

-9-

SB 403

-10-

SB 403

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SE 0403/03

official so late as to allow less than 1 working day before
 the final date for filing the petition with the secretary of
 state for every 200 signatures on the sheets or sections of
 the petition submitted.

5 (2) An affidavit, in substantially the following form, 5 shall be attached to each sheet or section submitted to the 7 county official:

8 (Name of person circulating petition), <u>AFFIRMS.OR</u> 9 being first sworn, deposes and says: That I circulated or 10 assisted in circulating the petition to which this affidavit 11 is attached and I believe the signatures thereon are 12 genuine, are the signatures of the persons whose names they 13 purport to be, and that the signers knew the contents of the 14 petition before signing the same.

18(Person authorized to take oaths)
 19 Seal(Title or notarial information)
 20 Section 9. There is a new R.C.M. section numbered
 21 37-123 that reads as follows:

37-123. County official to forward verified sheets.
(1) The county official verifying the number of registered
electors signing the petition shall forward it to the
secretary of state by certified mail with a certificate in

1 substantially the following form attached:

In (title) of the County of 4 5 certify that I have examined the attached (section containing sheets) or (.... sheets) of the petition for 6 7 (referendum, initiative, constitutional convention, or constitutional amendment) No. in the manner prescribed 8 9 by law; and I believe that (number) signatures in 10 Legislative Representative District No. (repeat for 11 each district included in sheet or section) are valid; and I 12 further certify that the affidavit of the circulator of the 13 (sheet) (section) of the petition is attached and the 14 post-office address and legislative representative district 15 number is completed for each valid signature. 16 Signed: (Date) (Signature) 17 Seal(Title)

18 (2) The county official certifying the sheets or sections of a petition shall keep a copy of the sheets or sections certified in the official files of his office. The copies may be destroyed 3 months after the date of the election specified in the petition unless a court action is pending on the sufficiency of the petition.

24 (3) The county official receiving the sheets or25 sections of a petition shall check the names of all signers

-12-

-11-

SB 403

1 to verify they are registered electors of the county. In 2 addition, the official shall randomly select 10%-of-the 3 signatures on each sheet or section and compare them with the signatures of the electors as they appear in the 4 5 registration records of the office. If all the randomly selected signatures appear to be genuine, the number of 6 signatures of registered electors on the sheet or section 7 may be certified to the secretary of state without further 8 9 comparison of signatures. If any of the randomly selected signatures do not appear to be genuine, all signatures on 10 that sheet or section must be compared with the signatures 11 in the registration records of the office. 12

13 (4) The county official to whom the sheets or sections 14 of the petition are submitted may not retain a sheet or 15 section for longer than 1 working day for each 200 16 signatures on the sheet or section. The secretary of state 17 may extend this time if he is convinced the workload 18 involved requires extension.

19 (5) A registered elector of a county having reason to 20 believe that signatures on a petition that were not among 21 those actually compared with signatures in the registration 22 records of the county are not genuine may file a sworn 23 statement <u>OR_AFFIRMATION</u> of his belief and request for 24 comparison of those signatures he believes are not genuine 25 with the county official certifying the sheet or section of 1 the petition. If any of the challenged signatures are not 2 genuine, the county official must compare all signatures on 3 that sheet or section and issue an amended certificate to 4 the secretary of state giving the correct number of valid 5 signatures.

Section 10. There is a new R.C.M. section numbered
37-124 that reads as follows:

8 37-124. Consideration and counting of signatures by 9 secretary of state. (1) The secretary of state shall 10 consider and count only such signatures on petitions as are 11 certified by the proper county official, and each such 12 certificate is prima facie evidence of the facts stated 13 therein. However, the secretary of state may consider and 14 count any signature not certified by the county official 15 that is certified by a notary public of the county in which the s ner resides to be the genuine signature of an elector 16 17 legally shalified to sign the petition. 18 (2) The official certificate of the notary public for 19 any signature not certified as valid by the county official

- 20 shall be in substantially the following form:
- 21 State of Montana) ss

I, (name), a duly qualified and acting notary
public in and for the above-named county and state, do
hereby certify: that I am personally acquainted with each of

-14-

-13-

1 the following-named electors whose signatures are affixed to 2 the annexed (petition) (copy of a petition), and I know of 3 my own knowledge that they are registered electors of the state of Nontana and of the county and legislative district 4 5 written after their names in the petition and that their 6 post-office address is correctly stated therein. 7 8 In Testimony Whereof, I have hereunto set my hand and 9 official seal this day of 19... 10 executive (Signature) 11 Seal ••••••••••• (Notarial information) 12 Section 11. There is a new R.C.M. section numbered 13 37-125 that reads as follows: 14 37-125. Time for filing. Unless a specific time for filing is provided in the constitution, all petitions filed 15 with the secretary of state, certified as provided by law, 16 17 must be received before 5 p.m. of the second Friday of the fourth month prior to the election at which they are to be 18 19 voted upon by the people. Section 12. There is a new R.C.M. section numbered 20 21 37-126 that reads as follows: 37-126. Certification of petition to governor --22 23 governor's proclamation. When sheets or sections of a for referendum, 24 petition initiative, constitutional

25 convention, or constitutional amendment containing a

-15-

SB 403

sufficient number of signatures have been filed with the t secretary of state within the time required by the z 3 constitution or by law, he shall immediately certify to the 4 governor that the completed petition has been officially 5 filed. The governor shall include the titles of all ballot issues certified to him by the secretary of state or 6 7 referred to the people or proposed by the legislature in the 8 proclamation required by 23-2901 and shall also include a 9 brief statement of each issue's tenor and effect.

10 Section 13. There is a new R.C.M. section numbered 11 37-127 that reads as follows:

37-127. Transmittal of issues to the attorney general 12 -- attorney general's statement. (1) The secretary of state 13 14 shall transmit a copy of a ballot issue proposed by any type 15 of initiative petition or referred to the people by 16 referendum petition and a copy of the form in which the issue will appear on the ballot to the attorney general on 17 18 the same day he certifies the official filing of the 19 completed petition to the governor.

20 (2) The secretary of state shall transmit a copy of an 21 act referred to the people or a constitutional amendment 22 proposed by the legislature and a copy of the form in which 23 the issue will appear on the ballot to the attorney general 24 no later than 6 months before the election at which the 25 issue will be voted on by the people.

-16-

\$8 0403/03

1 (3) Within 10 days after receiving a copy of a ballot 2 issue that will be voted on by the people, the attorney general shall return to the secretary of state a statement 3 not exceeding 100 words in ordinary plain language 4 5 explaining the general purpose of the issue submitted. The statement by the attorney general shall give a true and 6 7 impartial statement of the purposes of the issue in plain, 8 easily understood language and in a manner that is not an 9 argument or likely to create prejudice either for or against 10 the issue.

11 (4) At the same time he returns the statement 12 explaining the purposes of the issue, the attorney general 13 shall notify the secretary of state of his approval or 14 disapproval of the ballot form for the issue submitted by 15 the secretary. If the ballot form is not approved, the 16 secretary of state shall immediately submit a new ballot 17 form and notice of approval or disapproval must be given by 18 the attorney general within 5 days of receiving the new 19 form. Either--officer--may--request--the--assistance-of-the 20 supreme-court-if-the-two-are-not-able-to-agree-on-the-ballot 21 form-for-any-issues

(5) If statements of the implication of a vote for or
against a ballot issue have been provided by the legislative
act or petition placing the issue on the ballot, the
secretary of state shall include a copy of the statements

-17-

SB 403

with the copy of the issue submitted to the attorney 1 general. When the attorney general returns his statement of 2 the general purpose of the issue to the secretary of state, 3 he shall include a notice that he has reviewed the 4 statements of the implication of a vote for or against the 5 issue and may include comments as to whether the statements 6 clearly explain the implications of a vote. If statements of 7 я the implication of a vote for or against a measure have not been provided, the attorney general shall provide the 9 statements with his statement of the general purpose of the 10 11 issue. Statements of the implication of a vote for or against a ballot issue shall be no more than 25 words and 12 13 shall be in simple language clearly explaining the meaning of a vote for the issue or a vote against the issue. Such 14 15 statements shall be placed beside the diagram provided for 16 the marking of the ballot similar to the following example: 17 FOR extending the right to vote to persons 18 years 18 . fage. 19 AGAINST extending the right to vote to persons 18 20 vears of age. (6) In the case of an act referred to the people or a 21 constitutional amendment proposed by the legislature, the 22 secretary of state shall prepare a statement setting forth 23 24 the vote by which the issue passed each house of the legislature. The secretary of state shall file an official 25

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-18-

SE 0403/03

SB 0403/03

copy of his statement with the attorney general's statement on the issue in the official records of his office. Section 14. There is a new R.C.M. section numbered 37-128 that reads as follows: 37-128. Voter information pamphlet. (1) (a) The secretary of state shall prepare for printing a voter information pamphlet containing the following information for each ballot issue to be voted on at an election, as applicable: (i) title and complete text of the issue; (ii) statement of the secretary of state; (iii) statement of the attorney general; (iv) the form in which the issue will appear on the ballot; (v) arguments advocating approval and rejection of the issue: and (vi) rebuttal arguments. (b) The secretary of state may arrange the information in the order which seems most appropriate, but the information for all issues in the pamphlet shall be presented in the same order. (2) The arguments advocating approval or rejection of the ballot issue and rebuttal arguments shall be submitted to the secretary of state by committees appointed as

25 provided in this subsection:

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-19-

SB 403

1 (a) The committee advocating approval of an act 2 referred to the people or a constitutional amendment 3 proposed by the legislature or an act referred to the people 4 by referendum petition shall be composed of one senator 5 known to favor the measure, appointed by the president of 6 the senate; one representative known to favor the measure, 7 appointed by the speaker of the house of representatives; 8 and one member who need not be a member of the legislature, 9 appointed by the first two members.

10 (b) The committee advocating rejection of a ballot 11 issue referred to the people or proposed by the legislature 12 shall be composed of one senator appointed by the president 13 of the senate; one representative appointed by the speaker of the house of representatives; and one member who need not 14 15 be a member of the legislature, appointed by the first two 16 members. Whenever possible, the members shall be known to 17 have opposed the issue.

18 (c) A three-member committee advocating approval of a 19 ballot issue proposed by any type of initiative petition or 20 advocating rejection of any ballot issue that is a 21 legislative act referred to the people by referendum 22 petition shall be appointed by the chairman of the 23 organization that was first on record with the commissioner 24 of campaign finances and practices as a proponent of the 25 petition.

-20-

1 (d) A committee advocating rejection of a ballot issue 2 proposed by any type of initiative petition shall be 3 composed of five members. The governor, attorney general, 4 president of the senate, and speaker of the house of 5 representatives shall each appoint one member, and the fifth 6 member shall be appointed by the first four members. All 7 memoers shall be known to favor rejection of the issue.

Section 15. There is a new R.C.M. section numbered
 37-129 that reads as follows:

10 37-129. Time for making appointments -- chairman. (1) 11 Appointments to committees advocating approval or rejection 12 of an act referred to the people or a constitutional 13 amendment proposed by the legislature shall be filed with 14 the secretary of state no later than 4 months before the 15 election at which the ballot issue will be voted on by the 16 people.

17 (2) Appointments to committees advocating approval or rejection of a ballot measure referred to the people by 18 referendum petition or proposed by any type of initiative 19 petition shall be filed with the secretary of state no later 20 21 than 10 days after the measure is certified to the governor. At the same time the certification of the sufficiency of a 22 23 petition is made to the governor, the secretary of state 24 shall notify all persons responsible for appointing members of committees advocating approval or rejection of the issue 25

of the date by which such appointments must be filed in his
 office.

3 (3) The appointee of the president of the senate is
4 the chairman of any committee to which that officer makes an
5 appointment. The appointing authority for other committees
6 shall name a chairman at the time the appointments are made.
7 Section 16. There is a new R.C.M. section numbered
8 37-130 that reads as follows:
9 37-130. Expenses allowed. Each committee is entitled

10 to receive funds for the preparation of arguments and 11 expenses of members not to exceed \$150 for a three-member 12 committee and \$250 for a five-member committee. Itemized 13 claims for actual expenses incurred, approved by a majority 14 of the committee, shall be submitted to the secretary of 15 state for payment from funds appropriated for that purpose. 16 Section 17. There is a new R.C.M. section numbered

17 37-131 `hat reads as follows:

37-131. Limitation on length of argument advocating 18 approval or rejection -- time of filing. An argument 19 20 advocating approval or rejection of a ballot issue is limited to 500 words and shall be filed, in typewritten 21 22 form, with the secretary of state no later than 30 days 23 following the date by which the appointment of the committee 24 was required to be filed with the secretary of state. In no 25 case, however, may an argument be submitted for filing later

-22-

-21-

than 70 days before the election at which the issue will be voted on by the people. A majority of the committee responsible for preparation must approve and sign each argument filed. Separate signed letters of approval of an argument may be filed with the secretary of state by members of a committee if necessary to meet the filing deadline.

7 Section 18. There is a new R.C.M. section numbered
8 37-132 that reads as follows:

9 37-132. Rebuttal arguments. The secretary of state 10 shall provide copies of the arguments advocating approval or 11 rejection of a ballot issue to the members of the adversary 12 committee no later than 1 day following the filing of both 13 the approval and rejection arguments for the issue in his 14 office. The committees may prepare rebuttal arguments no 15 longer than 250 words that shall be filed, in typewritten form, with the secretary of state no later than 10 days 16 17 after the deadline for filing the original arguments. 18 Discussion in the rebuttal argument must be confined to the subject matter raised in the argument being rebutted. The 19 20 rebuttal argument shall be approved and signed by a majority 21 of the committee responsible for its preparation. Separate signed letters of approval may be submitted in the same 22 23 manner as for the original arguments.

24 Section 19. There is a new R.C.M. section numbered 25 37-133 that reads as follows:

-23-

SB 403

1 37-133. Rejection of improper arguments responsibility of author for content. (1) The secretary of 2 3 state shall reject, with the approval of the attorney 4 general, an argument or other matter held to contain 5 obscene, vulgar, profane, scandalous, libelous, or 5 defamatory matter; any language that in any way incites, 7 counsels, promotes, or advocates hatred, abuse, violence, or 8 hostility toward, or that tends to cast ridicule or shame 9 upon, a group of persons by reason of race, color, religion, 10 or sex; or any matter not allowed to be sent through the 11 mail. Such arguments may not be filed or printed in the 12 voter information pamphlet.

13 (2) Nothing in this act relieves an author of any
14 argument from civil or criminal responsibility for
15 statements contained in an argument printed in the voter
16 information pamphlet.

Section 20. There is a new R.C.M. section numbered
 37-134 that reads as follows:

19 37-134. Printing and distribution of voter information 20 pamphlet. (1) The secretary of state shall arrange with the 21 department of administration by requisition for the printing 22 and delivery of a voter information pamphlet for all ballot 23 issues to be submitted to the people at least 90 days before 24 the election at which they will be submitted. The 25 requisition shall include a delivery list providing for

-24-

SE 0403/03

shipment of the required number of pamphlets to each county
 and to the secretary of state.

3 (2) The secretary of state shall estimate the number 4 of copies necessary to furnish one copy to every voter in 5 each county and provide for an extra supply of the pamphlets 6 in his office in determining the number of voter pamphlets 7 to be ordered in the requisition.

(3) The department of administration shall call for a bids and contract with the lowest bidder for the printing 9 10 and delivery of the voter information pamphlet. The contract shall require completion of printing and shipment, as 11 specified on the delivery list, of the yoter information 12 13 pamphlets by not later than 30 days before the election at 14 which the ballot issues will be voted on by the people. (4) The county official responsible for voter 15

registration in each county shall mail one copy of the voter information pamphlet to each registered voter of the county no later than 2 weeks after the pamphlets are received from the printer.

(5) Ten copies of the voter information pamphlet shall
be available at each precinct for use by any voter wishing
to read the explanatory information and complete text before
voting on the ballot issues.

24 Section 21. There is a new R.C.M. section numbered 25 37-135 that reads as follows:

37-135. Secretary of state to certify ballot form. (1) 1 The secretary of state shall furnish to the official of each 2 3 county responsible for preparation and printing of the 4 ballots, at the same time as he certifies the names of the persons who are candidates for offices to be filled at the 5 6 election, a certified copy of the form in which each ballot 7 issue to be voted on by the people at that election is to appear on the ballot. Unless otherwise provided in the R 9 legislative act or petition placing the issue on the ballot, 10 the secretary of state shall list for each issue the number. 11 the method of placement on the ballot, the title, and the statements of the implication of a vote for or against the 12 13 issue that are to be placed beside the diagram for marking 14 the ballot. The secretary of state shall use for each ballot 15 issue the title of the legislative act, legislative const cutional proposal, or ballot issue proposed by any 16 17 type contributive petition unless that title exceeds 100 18 words. A title of 100 words or less for the ballot shall be 19 provided by the legislature or the organization circulating 20 the petition if the official title exceeds 100 words. 21 Following the number of the ballot issue, the secretary of state shall include one of the following statements to 22 23 identify why the issue has been placed on the ballot: 24 (a) an act referred by the legislature; 25 (b) an amendment to the constitution proposed by the

-25-

SB 403

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SB 0403703

1 legislature;

2 (c) an act of the legislature referred by referendum 3 petition; or

4 (d) a law or constitutional amendment proposed by initiative petition. 5

(2) Each of the county officials responsible for the 6 7 preparation and printing of the ballots shall print the ballot issues on the official ballot in the form and order 8 9 in which the issues have been certified by the secretary of state. All ballot issues shall be placed on the official 10 11 ballot prescribed by 23-3506, 23-3804, or 23-3904 unless specific written approval by the secretary of state for 12 placing the ballot issues on a separate ballot is received 13 14 by the official responsible for printing the ballot. The secretary of state may issue such approval only when the 15 16 number of issues to be voted on at an election makes it impossible to print the entire ballot, including the ballot 17 18 issues, on the official ballot as prescribed by 23-3506, 19 23-3804. or 23-3904.

Section 22. There is a new R.C.M. section numbered 20 37-136 that reads as follows: 21

22 37-136. Determination of result of election. (1) The 23 votes on ballot issues shall be counted, canvassed, and returned by the regular boards of judges, clerks, and 24 25 officers as votes for candidates are counted, canvassed, and

-27-

SB 403

returned. The abstract of votes on ballot issues shall be 1 2 prepared and returned to the secretary of state in the manner provided by 23-4015 for abstract of votes for state 3 officers. The state board of canvassers shall proceed within 4 20 days after the election at which such ballot issues are 5 voted upon and, at the same time as the votes for state 6 officers are canvassed, canvass the votes given for each 7 ballot issue. The secretary of state, as secretary of the 8 board of state canvassers, shall prepare and file in his 9 10 office a statement of the canvass giving the number and title of each issue, the whole number of votes cast in the 11 12 state for and against each ballot issue, and the effective 13 date of each ballot issue approved by a majority of those 14 voting on the issue. The secretary of state shall transmit a 15 certified copy of the statement of the canvass to the 16 governor.

17 (2) The secretary of state shall send a certified copy 18 of all ballot issues which have been approved by a majority 19 of those voting on the issue and a copy of the statement of 20 the canvass to the executive director of the legislative 21 council at the same time he transmits a certified copy of 22 the statement of the canvass to the governor. 23 Section 23. There is a new R.C.M. section numbered 24

37-137 that reads as follows:

25 37-137. Effective date of initiative and referendum

-28-

SB 0403/03

\$8 403

issues. (1) Unless the petition placing an initiative issue
 on the ballot states otherwise, an initiative issue approved
 by the people is effective on July 1 following approval.

4 (2) Unless the legislature provides otherwise, a 5 constitutional amendment proposed by the legislature and 6 approved by the people is effective on July 1 following 7 approval.

(3) Unless specifically provided by the legislature in 8 9 an act referred by it to the people or until suspended by a petition signed by at least 15% of the gualified electors in 10 11 a majority of the legislative representative districts, an 12 act referred to the people is in effect as provided by law until it is approved or rejected at the election. An act 13 that is rejected is repealed effective the date the result 14 of the canvass is filed by the secretary of state under 15 37-136. An act referred to the people that was in effect at 16 17 the time of the election and is approved by the people 18 remains in effect. An act that was suspended by a petition and is approved by the people is effective the date the 19 result of the canvass is filed by the secretary of state 20 21 under 37-136. An act referred by the legislature that contains an effective date following the election becomes 22 effective on that date if approved by the people. An act 23 that provides no effective date and whose substantive 24 provisions were delayed by the legislature pending approval 25

at an election and that is approved is effective July 1
 following the election.

3 Section 24. There is a new R.C.M. section numbered
4 37-138 that reads as follows:

5 37-138. Violations -penalties. A person ⊮ho. knowingly makes a false entry upon a petition or affidavit 6 7 required by this chapter or who knowingly signs a petition 8 to place the same issue on the ballot at the same election 9 more than once is quilty of unsworn falsification or 10 tampering with public records or information. as 11 appropriate, and is punishable as provided in 94-7-204 or 12 94-7-209, as applicable.

13 Section 25- Section 23-2704, R.C.N. 1947, is amended 14 to read as follows:

#23-2704. Notice and closing of registration for 15 16 elect ons on incurring of state indebtedness other than for 17 refunding or levy of tax. (1) If the question of state 18 indebtedness, issuance of bonds or debentures other than for 19 refunding, or the levy of a tax for state purposes, is 20 submitted at an election other than a general biennial 21 election, the registrar of each county shall publish in the official county newspaper, a notice signed by him, stating 22 23 that registration will close at noon on the fortieth (40th) 24 day prior to the date of the election unless the act providing for the submission of the question fixes a 25

-29-

SB 403

-30-

different time for the giving of notice. The notice shall be
 published ten (10) days or more prior to the date when
 registration will be closed unless the act providing for
 submission of the question fixes a different time for
 closing registration.

6 (2) If the question is to be submitted at a general 7 biennial election, notice and the closing of registration 8 shall be governed by the laws applying to general biennial 9 elections. The provisions of section--37-107y--ReCeMw--1947 10 <u>37-134</u> apply to the printing and distribution of copies of 11 the proposed law."

12 Section 26. Section 23-2802, R.C.M. 1947, is amended 13 to read as follows:

14 #23-2802. Publication and printing of amendments to 15 constitution. If a proposed constitutional amendment or 16 amendments are submitted to the people, the secretary of 17 state shall+

18 (1)--Hove have the proposed amendment or amendments 19 published in full twice each month for two-(2) months 20 previous to the election at which they are to be voted upon 21 by the people in not less than one (1) newspaper commonly 22 circulated of general circulation in each county.

23 (2)--Have-a-pamphlet-printed-containing-an-exact-copy
 24 of--the--proposed--amendment-or-amendmentsy-an-exact-copy-of
 25 existing-constitutional-provisions-to-be--revisedy--and--the

-31-

SB 403

1 amendment-or-amendments-in-the-form-in-which-it-or-they-will

- 2 be--printed--on--the--official-balloty-The-printed-pamphlets
- 3 shall-be-distributed-as-provided-in-section--37-107v--R=C=M*
- 4 ±947**

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5 Section 27. Section 89-2330.3. R.C.M. 1947. is amended b to read as follows:

7 "89-2330.3. Procedures for elections in drainage
8 districts. The election provided for by section 89-2330.1
9 shall be governed by the following rules.

10 (1) Notice of the election shall be as provided in 11 section 89-2303 except that the form of the ballot shall be 12 as hereinafter provided.

13 (2) The manner of conducting the election shall be as
 14 provided in section 89-2304.

(3) The qualifications of electors shall be as 15 provided in section 89-2305 except that, in addition to 16 persons holding title, or evidence of title to lands within 17 the district, any person as therein defined who does not own 18 land within the district but has been assessed or will have 19 his improvements assessed under chapter 409, Laws of 1973, 20 or who will be assessed for benefits received, shall be 21 entitled to one (1) vote. Commissioners shall prepare a 22 list of such persons and give them notice as provided in 23 24 section 89-2303.

(4) The commissioners of any district in existence

-32-

58 403

prior to the effective date of chapter 409, Laws of 1973, L 2 who wish to hold an election to determine if the district shall be governed by chapter 409, Laws of 1973, shall at any 3 regular or special meeting adopt a resolution calling for an 4 election to determine whether or not the voters of said 5 district wish to be governed by chapter 409, Laws of 1973. 6 7 The resolution shall contain a short summary of the changes 8 made by chapter 409, Laws of 1973 and shall include the 9 summary as part of the notice provided for by section 89-2303. In addition, the commission shall provide copies of 10 chapter 409, Laws of 1973 to any person interested in 11 obtaining a copy of the same and the notice to the persons 12 13 in the district calling the election shall describe where and how copies may be obtained. The commissioners may 14 authorize a reasonable charge for providing said copies, not 15 to exceed twenty cents (\$.20) per page. 16

17 (5) The ballot shall include the summary as provided 18 for in the preceding paragraph and the form of the ballot 19 shall conform, as closely as possible, to that set forth in 20 section-37-106 37-127.

(6) A simple majority of those who cast valid ballots
 shall determine the outcome of the election.^N

23 Section 28. Section 23-3326, R.C.M. 1947, is amended 24 to read as follows:

25 #23-3326. Submission and verification of petition.

-33-

Petitions of nomination for the presidential preference 1 primary election must be presented to the county clerk and 2 recorder of the county in which the signatures are gathered. 3 The county clerk and recorder must verify the signatures in 4 5 the manner prescribed in section-~37-103y--RwCwHw--1947y 37-123 and must forward the petitions to the secretary of 6 7 state. The petitions must be submitted to the clerk and 8 9 deadline established in section 23-3305y-RuGuMu-1947." 10 Section 29. Repealer. Sections 37-101 through 37-104. 11 37-104-1+ 37-104-2+ 37-104-3+ 37-104-4+ 37-104-5+ 37-104-6+ 12 37-104.7, 37-104.8, 37-104.9, 37-104.10, 37-105 through 13 37-110, and 37-201 through 37-203, R.C.M. 1947, are

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-34-

repealed.

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SB 0403/03

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