Stricken language would be deleted from and underlined language would be added to present law. Act 768 of the Regular Session

1	State of Arkansas	
2	95th General Assembly <b>A Bill</b>	
3	Regular Session, 2025SENATE BILL	584
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5	By: Senator K. Hammer	
6	By: Representative Hawk	
7		
8	For An Act To Be Entitled	
9	AN ACT TO AMEND THE LAW CONCERNING LOCAL INITIATIVE	
10	AND REFERENDUM PETITIONS; AND FOR OTHER PURPOSES.	
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12		
13	Subtitle	
14	TO AMEND THE LAW CONCERNING LOCAL	
15	INITIATIVE AND REFERENDUM PETITIONS.	
16		
17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
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19	SECTION 1. Arkansas Code § 7-9-101 is amended to read as follows:	
20	7-9-101. Definitions.	
21	As used in this subchapter:	
22	(1) "Act" means an act having general application throughout	the
23	state, whether originating in the General Assembly or proposed by the peop	le;
24	(2) "Amendment" means an amendment to the Arkansas Constitutio	on
25	that is proposed by the people;	
26	(3) "Canvasser" means a person who circulates an initiative or	r
27	referendum petition or a part or parts of an initiative or referendum	
28	petition to obtain the signatures of petitioners thereto;	
29	(4) "Election" means a regular general election at which state	е
30	and county officers are elected for regular terms;	
31	(5) "Local" means a county or municipality;	
32	(5)(6) "Measure" means an amendment, an act, or an ordinance;	
33	(6)(7) "Ordinance" means an ordinance of a municipality or	
34	county, whether originating in the legislative body of the municipality or	
35	county or proposed by the people;	
36	(7)(8) "Petition part" means a petition signature sheet	
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1 containing the information required under § 7-9-104 or § 7-9-105; 2 (8)(9) "Petitioner" means a person who signs an initiative or 3 referendum petition ordering a vote on a measure; 4 (9)(10) "Registered voter" means a person who is registered at 5 the time of signing the petition pursuant to Arkansas Constitution, Amendment 6 51; and 7 (10)(11) "Sponsor" means a person who arranges for the 8 circulation of an initiative or referendum petition or who files an 9 initiative or referendum petition with the official charged with verifying 10 the signatures. 11 12 SECTION 2. Arkansas Code § 7-9-103(a)(4), concerning the signing of a 13 petition, penalty for falsification, and notice of suspected forgery for 14 initiative petitions and referendum petitions, is amended to read as follows: 15 (4) A person shall not act as a paid canvasser on a statewide 16 initiative petition, or statewide referendum petition, local initiative 17 petition, or local referendum petition if the sponsor has not provided the 18 information required under § 7-9-601 to the Secretary of State before the 19 person solicits signatures on a petition to the: 20 (A) Secretary of State for a statewide initiative petition 21 or statewide referendum petition; and 22 (B) County clerk for a local initiative petition or local 23 referendum petition. 24 25 SECTION 3. Arkansas Code § 7-9-103(c), concerning the signing of a petition, penalty for falsification, and notice of suspected forgery for 26 27 initiative petitions and referendum petitions, is amended to read as follows: 28 (c) A person commits a Class A misdemeanor if the person, acting as a 29 canvasser, notary, sponsor, or agent of a sponsor: 30 (1) Signs a name other than his or her own to a petition; 31 (2) Prints a name, address, or birth date other than his or her 32 own on a petition unless the signer requires assistance due to disability and 33 the person complies with this section; 34 (3) Solicits or obtains a signature to a petition knowing that 35 the person signing is not qualified to sign the petition; 36 (4) Knowingly pays a person any form of compensation in exchange

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1 for signing a petition as a petitioner;

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(5) Accepts or pays money or anything of value for obtaining
signatures on a petition when the person acting as a canvasser, sponsor, or
agent of a sponsor knows that the person acting as canvasser's name or
address is not included on the sponsor's list filed with the Secretary of
State or the county clerk under § 7-9-601;

7 (6) Knowingly misrepresents the purpose and effect of the
8 petition or the measure affected for the purpose of causing a person to sign
9 a petition;

10 (7) As a canvasser, knowingly makes a false statement on a 11 petition verification form;

12 (8) As a notary, fails to witness a canvasser's affidavit by
13 witnessing the signing of the instrument in person and either personally
14 knowing the signer or being presented with proof of identity of the signer;
15 or

16 (9) As a sponsor, files a petition part with the official 17 charged with verifying the signatures knowing that the petition part contains 18 one (1) or more false or fraudulent signatures unless each false or 19 fraudulent signature is clearly stricken by the sponsor before filing. 20

SECTION 4. Arkansas Code § 7-9-103(e), concerning the signing of a petition, penalty for falsification, and notice of suspected forgery for initiative petitions and referendum petitions and as amended by Acts 2025, No. 273, is amended to read as follows:

25 (e)(1) The Secretary of State shall not count signatures collected and 26 witnessed by a canvasser for a statewide initiative petition or statewide 27 referendum petition and the county clerk shall not count signatures collected and witnessed by a canvasser for a local initiative petition or local 28 referendum petition if the Secretary of State or the county clerk finds by a 29 30 preponderance of the evidence that the canvasser has violated Arkansas laws 31 regarding canvassing, perjury, forgery, or fraudulent practices in the 32 procurement of petition signatures or any provision of the Arkansas 33 Constitution applicable to the collection of signatures on an initiative 34 petition or referendum petition during the current election cycle. 35 (2) This subsection shall not constrain the duties and authority

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of the Secretary of State or the county clerk as set forth in Arkansas law.

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2	SECTION 5. Arkansas Code § 7-9-107 as amended by Acts 2025, No. 154,
3	is amended to read as follows:
4	7-9-107. Filing of original draft before circulation.
5	(a) Before any <u>statewide</u> initiative petition <u>, <del>or</del> statewide</u> referendum
6	petition, local initiative petition, or local referendum petition ordering a
7	vote upon any amendment or act shall be circulated for obtaining signatures
8	of petitioners, the sponsors shall submit the original draft with the:
9	(1) Attorney General for statewide initiative petitions and
10	referendum petitions; and
11	(2) The county clerk where the petition is being circulated for
12	local initiative petitions and referendum petitions in accordance with § 14-
13	<u>14-917</u> .
14	(b) The original draft shall include:
15	(1) The full text of the proposed measure;
16	(2) A ballot title for the proposed measure; and
17	(3) A popular name for the proposed measure.
18	(c) The Attorney General <u>or the county clerk</u> shall return to the
19	sponsor a file-marked copy of the original draft that shall serve as evidence
20	that the original draft was filed in compliance with this section.
21	(d)(l) Within ten (10) business days, the Attorney General <u>or the</u>
22	county clerk with the assistance of the county civil attorney shall approve
23	and certify or shall substitute and certify a more suitable and correct
24	ballot title and popular name for each amendment or act.
25	(2) The ballot title so submitted or supplied by the Attorney
26	General or the county clerk shall briefly and concisely state the purpose of
27	the proposed measure.
28	(e) If, as a result of his or her review of the ballot title and
29	popular name of a proposed initiated $\operatorname{act}_{\boldsymbol{\cdot}}$ or a proposed amendment to the
30	Arkansas Constitution, or a local ordinance or resolution, the Attorney
31	General or the county clerk determines that the ballot title or the nature of
32	the issue, is presented in such manner that the ballot title would be
33	misleading or designed in such manner that a vote "FOR" the issue would be a
34	vote against the matter or viewpoint that the voter believes himself or
35	herself casting a vote for, or, conversely, that a vote "AGAINST" the issue
36	would be a vote for a viewpoint that the voter is against, or that the text

of the proposal conflicts with the United States Constitution or a federal statute, the Attorney General <u>or the county clerk with the assistance of the</u> <u>civil attorney</u> may reject the entire ballot title, popular name, and petition and state his or her reasons therefor and instruct the petitioners to redesign the proposed measure and the ballot title and popular name in a manner that would not be misleading or in conflict with the United States Constitution or a federal statute.

8 (f) If the Attorney General refuses to act or if the sponsors feel 9 aggrieved at the Attorney General's acts in such premises, the sponsors may, 10 by petition, apply to the Supreme Court for proper relief.

(g)(1) A sponsor shall not submit multiple initiative petitions or
 referendum petitions that are conflicting measures to the Attorney General
 <u>under this section</u> for review, except as follows:

14 (A) If an initiative petition or referendum petition is 15 certified under this section, a sponsor may submit an initiative petition or 16 referendum petition that is a conflicting measure with the certified 17 initiative petition or certified referendum petition after the date of the 18 next general election following the certification; or

19 (B) If an initiative petition or referendum petition is 20 rejected under this section, a sponsor may submit an initiative petition or 21 referendum petition that is a conflicting measure with the rejected 22 initiative petition or referendum petition.

(2)(A) The Attorney General shall reject all <u>statewide</u>
initiative petitions and <u>statewide</u> referendum petitions that are submitted by
a sponsor in violation of this subsection.

26 (B) The county clerk shall reject all local initiative
 27 petitions and local referendum petitions that are submitted by a sponsor in
 28 violation of this subsection in accordance with § 14-14-917.

29 (3) As used in this subsection, "conflicting measures" means two
30 (2) or more initiative petitions or referendum petitions that:

31 (A) Cover the same subject matter;
32 (B) Are for the same general purpose; and

33 (C) Contain different language in any part of their full
 34 texts, ballot titles, or popular names.

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36 SECTION 6. Arkansas Code § 7-9-111(j) and (k), concerning a

3 (j)(1) Except as provided under subdivision (j)(4) of this section, a 4 canvasser shall file a true affidavit with the Secretary of State for a 5 statewide initiative petition or statewide referendum petition and the county 6 clerk for a local initiative petition or local referendum petition certifying 7 that the canvasser has complied with the Arkansas Constitution and all 8 Arkansas law regarding canvassing, perjury, forgery, and fraudulent practices 9 in the procurement of petition signatures during the current election cycle. 10 The Secretary of State or the county clerk shall not count (2) 11 the signatures submitted by the canvasser until a true affidavit is submitted 12 under subdivision (j)(l) of this section. 13 (3) A true affidavit submitted under subdivision (j)(1) of this 14 section shall have no bearing to establish the genuineness or falsity of the 15 signatures obtained by the canvasser.

determination on the sufficiency of petitions and as amended by Acts 2025,

No. 241, is amended to read as follows:

16 (4)(A) The inability of a canvasser to submit an affidavit due 17 to death or medical disability shall not disqualify the signatures gathered 18 by the canvasser.

19 (B) Subdivision (j)(4)(A) of this section does not excuse
20 a canvasser from filing the affidavit required under § 7-9-109.

21 (k) A canvasser who has filed a true affidavit under subsection (j) of 22 this section shall not collect additional signatures unless the Secretary of 23 State determines that the sponsor of the statewide initiative petition or statewide referendum petition or the county clerk determines that the sponsor 24 25 of the local initiative petition or local referendum petition is eligible for 26 an amendment to the statewide initiative petition, or statewide referendum 27 petition, local initiative petition, or local referendum petition under 28 Arkansas Constitution, Art. 5, § 1.

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30 SECTION 7. Arkansas Code § 7-9-601(a)(1), concerning the hiring and 31 training of paid canvassers for initiative petitions and referendum 32 petitions, is amended to read as follows:

(a)(1) A person shall not provide money or anything of value to
another person for obtaining signatures on a statewide initiative petition,
or statewide referendum petition, local initiative petition, or local
referendum petition unless the person receiving the money or item of value

1 meets the requirements of this section. 2 3 SECTION 8. Arkansas Code § 7-9-601(a)(2)(C) and (D), concerning the 4 hiring and training of paid canvassers for initiative petitions and 5 referendum petitions, is amended to read as follows: 6 (C)(i) Provide a complete list of all paid 7 canvassers' names and current residential addresses to the: 8 (a) Secretary of State for statewide 9 initiative petitions and referendum petitions; and 10 (b) The county clerk where the petition will be submitted for local initiative petitions and local referendum petitions. 11 12 (ii) If additional paid canvassers agree to solicit 13 signatures on behalf of a sponsor after the complete list is provided, the sponsor shall provide an updated list of all paid canvassers' names and 14 15 current residential addresses to the: 16 (a) Secretary of State for statewide 17 initiative petitions and statewide referendum petitions; and 18 (b) The county clerk where the petition will 19 be submitted for local initiative petitions and local referendum petitions; 20 Submit to the Secretary of State a copy of the signed (D) 21 statement provided by the paid canvasser under subdivision (d)(3) of this 22 section to the: 23 (i) Secretary of State for statewide initiative 24 petitions and statewide referendum petitions; and 25 (ii) The county clerk where the petition will be submitted for local initiative petitions and local referendum petitions; 26 27 28 SECTION 9. Arkansas Code § 7-9-601(a)(3), concerning the hiring and 29 training of paid canvassers for initiative petitions and referendum 30 petitions, is amended to read as follows: 31 (3) Upon filing the petition with the Secretary of State for a 32 statewide initiative petition or statewide referendum petition or with the 33 county clerk for a local initiative petition or local referendum petition, 34 the sponsor shall submit to the Secretary of State or the county clerk a: (A) Final list of the names and current residential 35 36 addresses of each paid canvasser; and

1 (B) Signature card for each paid canvasser. 2 3 SECTION 10. Arkansas Code § 7-9-601(b)(3), concerning the hiring and 4 training of paid canvassers for initiative petitions and referendum 5 petitions, is amended to read as follows: 6 (3) Upon submission of the sponsor's list of paid canvassers to 7 the Secretary of State under subdivision (a)(2) of this section, the sponsor 8 shall certify to the Secretary of State or the county clerk that each paid 9 canvasser in the sponsor's employ has no disqualifying offenses in accordance 10 with this section. 11 12 SECTION 11. Arkansas Code § 7-9-601(f), concerning the hiring and 13 training of paid canvassers for initiative petitions and referendum 14 petitions, is amended to read as follows: Signatures incorrectly obtained or submitted under this section 15 (f) shall not be counted by the Secretary of State or the county clerk for any 16 17 purpose. 18 19 SECTION 12. Arkansas Code § 7-9-601(g)(1), concerning the hiring and 20 training of paid canvassers for initiative petitions and referendum 21 petitions, is amended to read as follows: 22 (g)(1) It is unlawful for a person to pay or offer to pay a person, or 23 receive payment or agree to receive payment, on a basis related to the number 24 of signatures obtained on a statewide initiative petition, or statewide 25 referendum petition, local initiative petition, or local referendum petition. 26 27 SECTION 13. Arkansas Code § 14-14-915(a), concerning county initiative 28 and referendum petition requirements, is amended to read as follows: 29 (a) Style Requirements of Petitions. A petition for county initiative 30 or referendum filed by the electors shall: 31 (1) Embrace only a single comprehensive topic and shall be 32 styled and circulated for signatures in the manner prescribed for county 33 ordinances and amendments to ordinances established in this section and § 7-34 9-101 et seq.; 35 (2) Set out fully in writing the ordinance sought by 36 petitioners; or in the case of an amendment, set out fully in writing the

ordinance sought to be amended and the proposed amendment; or in the case of referendum, set out the ordinance, or parts thereof, sought to be repealed; (3)(A)(i) Contain a written certification of legal review by an attorney at law duly registered and licensed to practice in the State of (ii) This legal review shall be conducted for the purpose of form, proper title, legality, constitutionality, and conflict with

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10 (iii) Legal review shall be concluded prior to the 11 circulations of the petition for signatures.

12 (B) No change shall be made in the text of any initiative 13 or referendum petition measure after any or all signatures have been 14 obtained; and

(4) Contain the full ballot title of the initiative or 15 16 referendum at the top of each signature page.

18 SECTION 14. Arkansas Code § 14-14-915(b)(1), concerning county 19 initiative and referendum petition requirements, is amended to read as 20 follows:

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existing ordinances.

(1) Initiative Petitions.

22 (A) All petitions for initiated county measures shall be 23 filed with the county clerk not less than ninety (90) calendar days nor more 24 than one hundred twenty (120) calendar days prior to the date established for 25 the next regular election.

26 (B) A petition sponsor shall comply with §§ 7-9-107 and 7-27 9-601 before filing an initiative or referendum petition with the county clerk in the county where the petition will be circulated. 28 29 30 **APPROVED: 4/17/25** 31 32 33 34