By: Representatives Gunn, Shanks, Reynolds To: Constitution

HOUSE CONCURRENT RESOLUTION NO. 39

A CONCURRENT RESOLUTION PROPOSING AN AMENDMENT TO SECTIONS 33, 56, 61 AND 72, MISSISSIPPI CONSTITUTION OF 1890, TO PROVIDE 3 THAT THE PEOPLE RESERVE TO THEMSELVES THE RIGHT TO PROPOSE NEW LAWS AND TO AMEND OR REPEAL EXISTING LAWS BY INITIATIVE, AND TO APPROVE OR REJECT THE SAME IN AN ELECTION INDEPENDENT OF THE LEGISLATURE; TO PROVIDE THAT SUCH AN INITIATIVE MEASURE MAY BE 7 PROPOSED BY A PETITION SIGNED OVER A TWELVE-MONTH PERIOD BY 8 QUALIFIED ELECTORS EQUAL IN NUMBER TO AT LEAST TWELVE PERCENT OF THE VOTES FOR ALL CANDIDATES FOR GOVERNOR IN THE LAST GUBERNATORIAL ELECTION; TO PROVIDE THAT THE SIGNATURES OF THE 10 QUALIFIED ELECTORS FROM ANY CONGRESSIONAL DISTRICT SHALL NOT 11 12 EXCEED THE TOTAL NUMBER OF SIGNATURES REQUIRED TO QUALIFY AN INITIATIVE MEASURE FOR PLACEMENT ON THE BALLOT DIVIDED BY THE NUMBER OF CONGRESSIONAL DISTRICTS IN EXISTENCE ON THE DAY THAT THE 14 PETITION IS FILED; TO PROVIDE THAT NO MORE THAN FIVE INITIATIVE 15 16 MEASURES MAY BE SUBMITTED TO THE VOTERS ON A SINGLE BALLOT, AND 17 THE FIRST FIVE INITIATIVE MEASURES SUBMITTED TO THE SECRETARY OF 18 STATE WITH SUFFICIENT PETITIONS SHALL BE THE MEASURES THAT ARE SUBMITTED TO THE VOTERS; TO PROVIDE THAT IN ORDER TO BE APPROVED, 19 20 AN INITIATIVE MEASURE MUST RECEIVE A MAJORITY OF THE VOTES CAST 21 AND NOT LESS THAN FORTY PERCENT OF THE TOTAL VOTES CAST AT THE 22 ELECTION AT WHICH THE INITIATIVE MEASURE WAS SUBMITTED; TO PROVIDE 23 THAT IF CONFLICTING INITIATIVE MEASURES ARE APPROVED AT THE SAME 24 ELECTION, THE INITIATIVE MEASURE RECEIVING THE HIGHEST NUMBER OF 25 AFFIRMATIVE VOTES SHALL PREVAIL AND BECOME LAW; TO PROVIDE THAT 26 THE LEGISLATURE SHALL PROVIDE BY LAW THE MANNER IN WHICH 27 INITIATIVE PETITIONS SHALL BE CIRCULATED, PRESENTED AND CERTIFIED; 28 TO PROVIDE THAT THE MISSISSIPPI CONSTITUTION SHALL ONLY BE AMENDED 29 BY A PROPOSED AMENDMENT BEING PASSED BY TWO-THIRDS VOTE OF EACH HOUSE OF THE LEGISLATURE AND UPON RECEIVING A MAJORITY VOTE WHEN 30 31 PLACED ON THE BALLOT TO BE VOTED UPON BY THE QUALIFIED ELECTORS OF 32 THE STATE; AND PROPOSING AN AMENDMENT TO SECTION 273, MISSISSIPPI 33 CONSTITUTION OF 1890, TO DELETE THE PROVISIONS AUTHORIZING 34 CONSTITUTIONAL AMENDMENTS BY INITIATIVE;

36	MISSISSIPPI, That the following amendments to the Mississippi
37	Constitution of 1890 are proposed to the qualified electors of the
38	state:
39	I.
40	Amend Section 33, Mississippi Constitution of 1890, to read
41	as follows:
42	"Section 33. (1) The legislative power of this state shall
43	be vested in a Legislature which shall consist of a Senate and a
44	House of Representatives, but the people reserve to themselves the
45	right to exercise the legislative power of the state to propose
46	new laws and to amend or repeal existing laws by initiative, and
47	to approve or reject the same in an election independent of the
48	Legislature, in the manner prescribed in and subject to the
49	provisions of this section.
50	(2) The initiative process shall not be used:
51	(a) To propose amendments to the Mississippi
52	Constitution of 1890;
53	(b) To propose any new law or amend or repeal any
54	existing law relating to the Mississippi Public Employees'
55	Retirement System;
56	(c) To propose any new law or amend or repeal any
57	existing law on any subject or matter that any section of this

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF

constitution prohibits the Legislature from enacting; or

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59	(d) To propose any new law or amend or repeal any
60	existing law that appropriates funds from the State Treasury.
61	(3) As used in this section, the term "initiative measure"
62	or "measure" means a document proposing a new law or amending or
63	repealing an existing law that is the functional equivalent of a
64	bill that is introduced in the Legislature.
65	(4) An initiative measure shall only propose new laws or
66	amend or repeal existing laws pertaining and relating to the same
67	subject or subject matter.
68	(5) The sponsor of an initiative measure shall identify in
69	the text of the measure the amount and source of revenue required
70	to implement the measure. If the provisions of an initiative
71	measure would cause a substantial cost to the state or require the
72	substantial expenditure of state funds, as determined according to
73	law by the Legislative Budget Office or any successor agency, the
74	sponsor also shall provide in the text of the measure for the
75	specific funding source or mechanism to pay the cost of the
76	provisions of the measure so that the measure will not result in a
77	reduction in state funds available for expenditure by the
78	Legislature. If an initiative measure requires (a) a reduction in

any source of government revenue that would cause the amount of

state funds available for expenditure by the Legislature to be

less than the amount of state funds appropriated for the most

recent fiscal year, or (b) requires a reallocation of funding from

currently funded programs, the sponsor shall identify in the text

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85	reduced or eliminated to implement the measure. Compliance with
86	the requirements of this subsection shall not be a violation of
87	the subject matter requirements of subsection (4) of this section
88	(6) The chief legislative budget officer shall prepare a
89	fiscal analysis of each initiative measure, and a summary of each
90	fiscal analysis shall appear on the ballot.
91	(7) An initiative measure authorized under this section may
92	be proposed by a petition signed over a twelve-month period by
93	qualified electors equal in number to at least twelve percent
94	(12%) of the votes for all candidates for Governor in the last
95	gubernatorial election. The signatures of the qualified electors
96	from any congressional district shall not exceed the total number
97	of signatures required to qualify an initiative measure for
98	placement on the ballot divided by the number of congressional
99	districts in existence on the day that the petition is filed. If
100	an initiative petition contains signatures from a single
101	congressional district that exceed the total number of required
102	signatures, the excess number of signatures from that
103	congressional district shall not be considered by the Secretary of
104	State in determining whether the initiative measure qualifies for

of the measure the program or programs whose funding must be

106 (8) The style of all initiative measures shall be: "Be it

107 enacted by the people of the State of Mississippi."

placement on the ballot.

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108	(9) The sufficiency of petitions shall be decided in the
109	first instance by the Secretary of State, subject to review by the
110	Supreme Court of the state, which shall have original and
111	exclusive jurisdiction over all such cases.
112	(10) If an initiative measure is certified by the Secretary
113	of State not less than ninety (90) days before a statewide general
114	election, the Secretary of State shall place the initiative
115	measure on the ballot for that statewide general election. If an
116	initiative measure is certified by the Secretary of State less
117	than ninety (90) days before a statewide general election, the
118	Secretary of State shall place the initiative measure on the
119	ballot for the next statewide general election occurring after the
120	upcoming statewide general election.
121	(11) No more than five (5) initiative measures may be
122	submitted to the voters on a single ballot, and the first five (5)
123	initiative measures submitted to the Secretary of State with
124	sufficient petitions shall be the measures that are submitted to
125	the voters.
126	(12) In order to be approved, an initiative measure must
127	receive a majority of the votes cast thereon and not less than
128	forty percent (40%) of the total votes cast at the election at
129	which the initiative measure was submitted; however, an initiative
130	measure that would be considered as a revenue bill under the joint
131	rules of the Legislature in existence on the day that the
132	initiative petition is filed must receive sixty percent (60%) of

134	the total votes cast at the election at which the initiative
135	measure was submitted.
136	(13) Initiative measures approved by the people shall not
137	require the signature of the Governor to become law and shall not
138	be subject to the veto power of the Governor.
139	(14) If conflicting initiative measures are approved at the
140	same election, the initiative measure receiving the highest number
141	of affirmative votes shall prevail and become law.
142	(15) An initiative measure approved by the people shall take
143	effect thirty (30) days from the date of the official declaration
144	of the vote by the Secretary of State, unless the measure provides
145	otherwise.
146	(16) An initiative measure approved by the people shall be
147	subject to the same process for codification in the same manner as
148	provided by law for the codification of laws enacted by the
149	Legislature.
150	(17) If an initiative measure does not receive the required
151	number of votes to be approved by the people as provided in
152	subsection (12) of this section, an initiative measure that
153	proposes the same, or substantially the same, provisions as those
154	in the initiative measure that failed shall not be submitted to

the votes cast thereon and not less than forty percent (40%) of

election on the initiative measure that failed.

the electors for at least two (2) years after the date of the

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157	(18) An initiative measure approved by the people shall not
158	be amended by the Legislature to make a substantive change to the
159	text in the measure, or repealed by the Legislature, for a period
160	of two (2) years after the initiative measure takes effect.
161	However, the Legislature may amend or repeal an initiative measure
162	less than two (2) years after the measure takes effect if the
163	Legislature determines the existence of an emergency affecting the
164	public peace, health, safety or financial solvency of the state
165	that necessitates the amendment or repeal of the initiative
166	measure, which emergency must be stated in the legislation, and
167	such amendment or repeal shall require a vote of two-thirds (2/3)
168	of each house present and voting.
169	(19) The Secretary of State shall implement and maintain a
170	secure electronic database accessible by the public through the
171	Secretary of State's website that provides the capability of
172	search and retrieval of all signatories and circulators of
173	initiative petitions. The searchable database shall provide the
174	ability for a member of the public to securely search for his or
175	her own name to determine if he or she has been listed as a
176	signatory, to search by the name of any circulator, and to
177	retrieve the text of the petition that was signed and/or
178	circulated. The sponsor of an initiative measure shall provide
179	the Secretary of State with the names of the signatories and
180	circulators on a regular basis as provided by law. The

182	name may be removed from a petition and the database.
183	(20) The Legislature shall enact laws to require the
184	disclosure of contributions and expenditures for the passage or
185	defeat of any initiative measure as well as any other disclosures
186	related to the initiative process as provided by law.
187	(21) The Legislature shall provide by law the manner in
188	which initiative petitions shall be circulated, presented and
189	certified. To prevent signature fraud and to maintain the
190	integrity of the initiative process, the state has a compelling
191	interest in ensuring that no person shall circulate an initiative
192	petition or obtain signatures on an initiative petition unless the
193	person is a resident of this state at the time of circulation.
194	For the purposes of this subsection, the term "resident" means a
195	person who is domiciled in Mississippi as evidenced by an intent
196	to maintain a principal dwelling place in Mississippi indefinitely
197	and to return to Mississippi if temporarily absent, coupled with
198	an act or acts consistent with that intent. Every person who
199	circulates an initiative petition shall print and sign his or her
200	name on each page of an initiative petition, or on a separate page
201	attached to each page, certifying that he or she was a resident of
202	this state at the time of circulating the petition. The Secretary
203	of State shall refuse to accept for filing any page of an
204	initiative petition upon which the signatures appearing thereon
205	were obtained by a person who was not a resident of this state at

Legislature shall provide the circumstances and manner in which a

207	shall not be placed on the ballot if the Secretary of State
208	determines that without such signatures the petition clearly bears
209	an insufficient number of signatures.
210	(22) The Legislature may enact laws to carry out the
211	provisions of this section, but such laws shall in no way restrict
212	or impair the provisions of this section or the exercise of the
213	rights reserved to the people in this section.
214	II.
215	Amend Section 56, Mississippi Constitution of 1890, to read
216	as follows:
217	"Section 56. The style of the laws of the state that are
218	enacted by the Legislature shall be: "Be it enacted by the
219	Legislature of the State of Mississippi."
220	III.
221	Amend Section 61, Mississippi Constitution of 1890, to read
222	as follows:
223	"Section 61. No law <u>enacted by the Legislature or by</u>
224	initiative of the people shall be revived or amended by reference
225	to its title only, but the section or sections, as amended or
226	revived, shall be inserted at length."
227	IV.
228	Amend Section 72, Mississippi Constitution of 1890, to read
229	as follows:

the time of circulating the petition, and an initiative measure

230	"Section 72. Every Bill which shall pass both Houses shall
231	be presented to the Governor of the state. If he approve, he
232	shall sign it; but if he does not approve, he shall return it,
233	with his objections, to the House in which it originated, which
234	shall enter the objections at large upon its Journal, and proceed
235	to reconsider it. If after such reconsideration two-thirds $(2/3)$
236	of that House shall agree to pass the Bill, it shall be sent, with
237	the objections, to the other House, by which, likewise, it shall
238	be reconsidered; and if approved by two-thirds $(2/3)$ of that
239	House, it shall become a law; but in all such cases the votes of
240	both Houses shall be determined by yeas and nays, and the names of
241	the persons voting for and against the Bill shall be entered on
242	the Journal of each House respectively. If any Bill shall not be
243	returned by the Governor within five (5) days (Sundays excepted)
244	after it has been presented to him, it shall become a law in like
245	manner as if he had signed it, unless the Legislature, by
246	adjournment, prevented its return, in which case such Bill shall
247	be a law unless the Governor shall veto it within fifteen (15)
248	days (Sundays excepted) after it is presented to him, and such
249	Bill shall be returned to the Legislature, with his objections,
250	within three (3) days after the beginning of the next session of
251	the Legislature. The provisions of this section are not
252	applicable to initiative measures approved by the people."
253	V.

255 as follows: 256 "Section 273. * * * Whenever two-thirds (2/3) of each house 257 of the Legislature, which two-thirds (2/3) shall consist of not 258 less than a majority of the members elected to each house, shall 259 deem any change, alteration or amendment necessary to this 260 Constitution, such proposed amendment, change or alteration shall 261 be read and passed by two-thirds (2/3) vote of each house, as 262 herein provided; public notice shall then be given by the 263 Secretary of State at least thirty (30) days preceding an 264 election, at which the qualified electors shall vote directly for 265 or against such change, alteration or amendment, and if more than 266 one (1) amendment shall be submitted at one (1) time, they shall 267 be submitted in such manner and form that the people may vote for 268 or against each amendment separately; and, notwithstanding the 269 division of the Constitution into sections, the Legislature may 270 provide in its resolution for one or more amendments pertaining 271 and relating to the same subject or subject matter, and may 272 provide for one or more amendments to an article of the 273 Constitution pertaining and relating to the same subject or 274 subject matter, which may be included in and voted on as one (1)

Amend Section 273, Mississippi Constitution of 1890, to read

inserted as a part of the Constitution by proclamation of the

amendment; and if it shall appear that a majority of the qualified

electors voting directly for or against the same shall have voted

for the proposed change, alteration or amendment, then it shall be

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279	Secretary of State certifying that it received the majority vote
280	required by the Constitution; and the resolution may fix the date
281	and direct the calling of elections for the purposes hereof.
282	* * *"
283	BE IT FURTHER RESOLVED, That these proposed amendments shall
284	be submitted by the Secretary of State to the qualified electors
285	at an election to be held on the first Tuesday after the first
286	Monday of November 2022, as provided by Section 273 of the
287	Constitution and by general law, with the proposed amendments in
288	Sections I, II, III and IV of this resolution being voted on as
289	one amendment since they pertain to one subject, and with the
290	proposed amendment in Section V of this resolution being voted on
291	separately.
292	BE IT FURTHER RESOLVED, That the explanation of this proposed
293	amendment for the ballot shall read as follows: "This proposed
294	constitutional amendment provides that the people have the right
295	to propose new statutes and to amend or repeal existing statutes
296	by initiative, and to approve or reject the same in an election

independent of the Legislature."