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FIRST ENGROSSMENT

Sixty-third Legislative Assembly of North Dakota

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 3034

Introduced by

25

election called by the governor.

Representatives Kretschmar, Brabandt, Delmore, Maragos, Paur Senators Erbele, Lyson

1	A concurrent resolution to amend and reenact sections 5, 6, and 7 of article III of the
2	Constitution of North Dakota, relating to petition requirements for initiated measures; and to
3	provide an effective date.
4	STATEMENT OF INTENT
5	This measure would change the filing deadlines for the submission of initiated measure
6	petitions from ninety days to one hundred twenty days before a statewide election and provide
7	that challenges to decisions of the secretary of state regarding measure petitions must be filed
8	with the supreme court no later than seventy-five days before the election.
9	BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF NORTH DAKOTA, THE
10	SENATE CONCURRING THEREIN:
11	That the following proposed amendment of sections 5, 6, and 7 of article III of the
12	Constitution of North Dakota are agreed to and must be submitted to the qualified electors of
13	North Dakota at the primary election to be held in 2014, in accordance with section 16 of
14	article IV of the Constitution of North Dakota.
15	SECTION 1. AMENDMENT. Section 5 of article III of the Constitution of North Dakota is
16	amended and reenacted as follows:
17	Section 5. An initiative petition shall be submitted not less than ninetyone hundred twenty
18	days before the statewide election at which the measure is to be voted upon. A referendum
19	petition may be submitted only within ninety days after the filing of the measure with the
20	secretary of state. The submission of a petition shall suspend the operation of any measure
21	enacted by the legislative assembly except emergency measures and appropriation measures
22	for the support and maintenance of state departments and institutions. The submission of a
23	petition against one or more items or parts of any measure shall not prevent the remainder from
24	going into effect. A referred measure may be voted upon at a statewide election or at a special

1 SECTION 2. AMENDMENT. Section 6 of article III of the Constitution of North Dakota is 2 amended and reenacted as follows: 3 **Section 6.** The secretary of state shall pass upon each petition, and if hethe secretary of 4 state finds it insufficient, hethe secretary of state shall notify the "committee for the petitioners" 5 and allow twenty days for correction or amendment. All decisions of the secretary of state in 6 regard to any such petition shall beare subject to review by the supreme court. But if the 7 sufficiency of such the petition is being reviewed at the time the ballot is prepared, the secretary 8 of state shall place the measure on the ballot and no subsequent decision shall invalidate 9 suchthe measure if it is at suchthe election approved by a majority of the votes cast thereon. If 10 proceedings are brought against any petition upon any ground, the burden of proof shall beis 11 upon the party attacking it and the proceedings must be filed with the supreme court no later 12 than seventy-five days before the date of the statewide election at which the measure is to be 13 voted upon. 14 SECTION 3. AMENDMENT. Section 7 of article III of the Constitution of North Dakota is 15 amended and reenacted as follows: 16 Section 7. All decisions of the secretary of state in the petition process are subject to 17 review by the supreme court in the exercise of original jurisdiction. A proceeding to review a 18 decision of the secretary of state must be filed with the supreme court no later than seventy-five 19 days before the date of the statewide election at which the measure is to be voted upon. If 20 histhe decision of the secretary of state is being reviewed at the time the ballot is prepared, 21 hethe secretary of state shall place the measure on the ballot and no court action shall 22 invalidate the measure if it is approved at the election by a majority of the votes cast thereon. 23 SECTION 4. EFFECTIVE DATE. If approved by the electors, this measure becomes 24 effective on January 1, 2015.