THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1680 Session of 1999

INTRODUCED BY SERAFINI, CAWLEY, STABACK, EGOLF, FICHTER, HORSEY, HUTCHINSON, KREBS, MCNAUGHTON, MELIO, PLATTS, RAYMOND, ROBERTS, STEIL, STEVENSON AND WOGAN, JUNE 15, 1999

REFERRED TO COMMITTEE ON STATE GOVERNMENT, JUNE 15, 1999

A JOINT RESOLUTION

1 2 3	Proposing an amendment to the Constitution of the Commonwealth of Pennsylvania, authorizing the use of the initiative and referendum as powers reserved to the people.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby resolves as follows:
б	Section 1. The following amendment to the Constitution of
7	Pennsylvania is proposed in accordance with Article XI:
8	That Article III be amended by adding a section to read:
9	§ 33. Powers reserved to the people.
10	(a) (1) The legislative power of this Commonwealth shall be
11	vested in the Senate and the House of Representatives, but the
12	people reserve to themselves the power to propose statutes and
13	amendments to this Constitution and to adopt or reject them at
14	the polls, independent of the General Assembly.
15	(2) The initiative is the power of the electors to propose
16	statutes and amendments to this Constitution and to adopt or
17	reject them.

1 (3) An initiative measure may be proposed by presenting to the Secretary of the Commonwealth a petition that sets forth the 2 3 text of the proposed statute or amendment to this Constitution 4 and is certified by the Secretary of the Commonwealth to have 5 been signed by registered electors equal in number to 5%, in the case of the statute, or 5%, in the case of an amendment to this 6 Constitution, of the votes for all candidates for Governor at 7 8 the last gubernatorial election. 9 (4) Signatures on initiative petitions must be obtained from 10 registered electors equal in number to at least 5% of the votes 11 for all candidates for Governor at the last gubernatorial election in each of 34 counties in this Commonwealth. 12 13 (5) The Secretary of the Commonwealth shall then submit the 14 measure to the Secretary of the Senate and the Chief Clerk of 15 the House of Representatives, who shall present the measure to 16 each respective chamber. The measure shall be introduced in the 17 respective chambers in bill form on the first session day after 18 the measure is submitted by the Secretary of the Commonwealth. 19 (i) If the measure is not signed into law by the Governor 20 within 120 days following its introduction into the General 21 Assembly, the Secretary of the Commonwealth shall submit the 22 measure at the next statewide general, municipal, primary or special election. The election shall be held at least 75 days 23 24 following the 120-day time frame for enactment. 25 (ii) Within 120 days of enactment, any one of the initial 26 petitioners may petition the Commonwealth Court to determine if 27 the General Assembly has altered the measure to obscure or 28 substantially deviate from its original purpose. A decision on 29 the petition shall be rendered by the Commonwealth Court within 60 days of the filing of the petition. If the Commonwealth Court 30

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1	determines that the General Assembly has substantially altered
2	the measure, the Secretary of the Commonwealth shall then submit
3	the measure at the next statewide general, municipal, primary or
4	special election held at least 75 days after the decision of the
5	court. If the Commonwealth Court fails to make a determination
6	within 60 days, the Secretary of the Commonwealth shall submit
7	the measure at the next statewide general, municipal, primary or
8	special election.
9	(6) The Secretary of the Commonwealth shall only certify a
10	measure wherein all signatures on petitions are obtained and
11	affixed to the petitions for the measure during the same regular
12	session of the General Assembly.
13	(7) An initiative measure embracing more than one subject
14	may not be submitted to the electors or have any effect.
15	(8) No measure that relates to religion, religious practices
16	or religious institutions, or to naming an individual to hold
17	office, or to naming or identifying a private corporation to
18	perform a function or to have a power or duty shall be proposed
19	<u>by an initiative petition.</u>
20	(9) An initiative amendment to this Constitution approved by
21	the electors which requires enabling legislation shall
22	constitute a mandate to the General Assembly to enact the
23	appropriate legislation by the conclusion of the next
24	legislative session.
25	(b) (1) The legislative power of this Commonwealth shall be
26	vested in the Senate and the House of Representatives, but the
27	people reserve to themselves the power at their own option to
28	approve or reject statutes or parts of statutes passed by the
29	<u>General Assembly.</u>
30	(2) The referendum is the power of the electors to approve

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1 or reject statutes or parts of statutes except urgency statutes 2 or statutes calling elections. 3 (3) A referendum measure may be proposed by presenting to 4 the Secretary of the Commonwealth, within 120 days after the 5 enactment date of the statute, a petition certified to have been signed by registered electors equal in number to at least 5% of 6 7 the votes for all candidates for Governor at the last 8 qubernatorial election, asking that the statute or part of it be

9 <u>submitted to the electors.</u>

10 (4) Signatures on referendum petitions must be obtained from 11 registered electors equal in number to at least 5% of the votes for all candidates for Governor at the last gubernatorial 12 13 election in each of 34 counties in this Commonwealth. 14 (5) The Secretary of the Commonwealth shall submit the 15 measure at the next statewide general, municipal, primary or special election held at least 75 days after it qualifies. 16 17 (c) (1) The General Assembly shall provide the manner in 18 which petitions shall be circulated, presented and certified and 19 shall require by law measures to insure full disclosure of 20 disbursements made and receipts obtained by parties who have an 21 interest in initiative and referendum measures and who have 22 exceeded a statutory threshold for such disbursements and 23 receipts for any one initiative or referendum measure in each 24 election. The General Assembly may also require by law 25 reasonable limits on contributions made to parties who have an 26 interest in the passage or defeat of an initiative or referendum 27 measure for each measure and in each election. The General 28 Assembly shall also require by law the full disclosure of any 29 disbursements made by a person or corporation from another state

30 to advocate the passage or defeat of an initiative or referendum

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1 <u>measure.</u>

2	(2) An initiative or referendum petition in order to be		
3	eligible for certification by the Secretary of the Commonwealth		
4	shall first be signed by 200 initial petitioners who shall be		
5	registered electors of this Commonwealth and who shall pay an		
6	administrative fee that is not more than the fee required by law		
7	for the filing of nomination petitions by candidates for public		
8	office to be filled by the electors of the State-at-large. If		
9	the Commonwealth Court shall, within 30 days of the petition's		
10	submission to the Secretary of the Commonwealth, determine that		
11	the petition contains the entire text of the measure, that the		
12	measure is not, either affirmatively or negatively,		
13	substantially the same as any measure which has been submitted		
14	to the electors in the previous five years and that it contains		
15	only one subject which is not excluded from consideration under		
16	this section, the Secretary of the Commonwealth shall provide		
17	petition forms for the use of subsequent signers and shall print		
18	at the top of each petition form a fair, concise summary, as		
19	determined by the Commonwealth Court, of the proposed measure as		
20	such summary will appear on the ballot. The Secretary of the		
21	Commonwealth shall have 30 days to certify the signatures on an		
22	initiative or referendum petition. If the Secretary of the		
23	Commonwealth shall fail to do so, the initiative shall proceed		
24	to the General Assembly pursuant to subsection (a)(5), or the		
25	referendum shall proceed to the electorate pursuant to		
26	subsection (b)(5).		
27	(3) The Legislative Reference Bureau shall, within ten days		
28	of the certification of an initiative or referendum petition		
29	upon which the required number of signatures have been affixed,		
30	prepare an explanation or argument, or both, for and also an		
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1	explanation or argument, or both, against the same. The	
2	Secretary of the Commonwealth shall publish the summary and	
3	explanations and arguments, together with the entire text of the	
4	measure, in the newspaper of largest circulation in each county	
5	and in as many newspapers of general circulation as deemed by	
б	the Secretary of the Commonwealth to be sufficient to give	
7	notice throughout this Commonwealth at least 20 days before the	
8	election in which the measure is presented to the electors. This	
9	information shall also be made available to the general public	
10	in printed form.	
11	(4) If conflicting initiatives pass in the same election,	
12	the one receiving the most votes shall prevail.	
13	(5) An initiative statute or amendment to this Constitution	
14	or a referendum approved by a number of voters equal in number	
15	to 51% of the votes for all candidates for Governor at the last	
16	gubernatorial election shall take effect the day after the	
17	election results are certified unless the measure provides	
18	<u>otherwise.</u>	
19	(6) A measure may not appear on the ballot in an election	
20	more than once in five years.	
21	(7) The General Assembly may not amend or repeal an	
22	initiative or referendum statute until at least one legislative	
23	session has intervened, and then only upon a vote of two-thirds	
24	of the members elected to the Senate and the House of	
25	Representatives.	
26	(8) The veto power of the Governor shall not extend to an	
27	initiative or referendum statute approved by the electors.	
28	Section 2. (a) Upon the first passage by the General	
29	Assembly of this proposed constitutional amendment, the	
30	Secretary of the Commonwealth shall proceed immediately to	
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comply with the advertising requirements of section 1 of Article
XI of the Constitution of Pennsylvania and shall transmit the
required advertisements to two newspapers in every county in
which such newspapers are published in sufficient time after
passage of this proposed constitutional amendment.

6 (b) Upon the second passage by the General Assembly of this proposed constitutional amendment, the Secretary of the 7 8 Commonwealth shall proceed immediately to comply with the advertising requirements of section 1 of Article XI of the 9 10 Constitution of Pennsylvania and shall transmit the required 11 advertisements to two newspapers in every county in which such newspapers are published in sufficient time after passage of 12 13 this proposed constitutional amendment. The Secretary of the Commonwealth shall submit this proposed constitutional amendment 14 15 to the qualified electors of this Commonwealth at the first 16 primary, general or municipal election occurring at least three 17 months after the proposed constitutional amendment is passed by 18 the General Assembly which meets the requirements of and is in conformance with section 1 of Article XI of the Constitution of 19 20 Pennsylvania.

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