A BILL FOR AN ACT

PROPOSING AMENDMENTS TO THE CONSTITUTION OF THE STATE OF HAWAII TO PROVIDE FOR INITIATIVE, REFERENDUM, AND RECALL.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- SECTION 1. The legislature finds that no method exists for initiative, referendum, or the recall of elected state officers in Hawaii. The purpose of this Act is to amend the Constitution of the State of Hawaii to provide for initiative, referendum,
- 5 and recall.
- 6 SECTION 2. Article II of the Constitution of the State of
- 7 Hawaii is amended by adding three new sections to be
- 8 appropriately designated and to read as follows:
- 9 "INITIATIVE
- 10 Section A. The initiative power is reserved to the
- 11 people. An initiative measure shall be submitted to the people
- 12 by presenting to the chief election officer a petition
- 13 containing the signatures of registered voters equaling not less
- 14 than percent in the case of a law, and not less than
- 15 percent in the case of an amendment to the constitution, of
- 16 all votes counted for all candidates for governor at the general
- 17 election preceding the filing of the petition. The initiative

1	petition shall be filed with the chief election officer not
2	later than ninety days prior to the general election at which
3	the initiative is to be submitted directly to the people. All
4	initiative measures shall have printed above the title the
5	following:
6	"INITIATIVE MEASURE TO BE
7	SUBMITTED DIRECTLY TO THE PEOPLE."
8	Each initiative measure shall embrace but one subject,
9	which shall be expressed in its title. The enacting clause
10	shall be:
11	"BE IT ENACTED BY THE PEOPLE
12	OF THE STATE OF HAWAII."
13	The initiative measure shall be enacted into law when
14	approved by a majority of votes counted for the measure. If two
15	or more conflicting initiative measures are approved by the
16	people at the same election, the measure receiving the highest
17	number of votes shall prevail.
18	No initiative measure that names any individual to hold any
19	office, or names or identifies any private entity to perform any
20	function or to have any power or duty, shall be submitted or
21	have any effect. No initiative measure shall be submitted that
22	



1 An initiative measure proposing to prohibit a specific 2 activity or to terminate an existing right or privilege shall be 3 submitted to the people in such a form that they may vote in the affirmative if they favor the right to engage in the activity or 4 5 continuance of the right or privilege. 6 Prior to the circulation of any initiative petition for 7 signatures, a copy shall be submitted to the attorney general 8 who shall prepare a title and summary of the chief purpose and 9 aim of the proposed measure. **10** If, after an initiative petition is submitted to the 11 attorney general, any bill introduced into the legislature that 12 may be contrary, as determined by the attorney general, in 13 either form or essential substance to the initiative request is 14 enacted into law, that law and that initiative measure shall be 15 submitted to the people in order that they may choose between 16 them. The contrary law shall remain in effect pending the **17** general election ballot. The measure receiving the highest 18 number of votes shall prevail. If the initiative measure is 19 approved, the contrary law shall be void. If any law is enacted 20 that is the same or similar to, and accomplishes the same 21 purpose as an initiative measure, as determined by the attorney 22 general, the chief election officer shall declare, by a public SB SMO 11-037.doc

- 1 announcement, that the initiative measure is void and order it
- 2 stricken from the ballot.
- 3 No initiative measure shall be filed with the chief
- 4 election officer that may be either similar or contrary in
- 5 either form or essential substance to a bill already introduced
- 6 into the legislature. If, after the adjournment of the
- 7 legislature sine die, a bill has not become law, or does not
- 8 carry over, an initiative measure of either similar or contrary
- 9 form may be filed with the chief election officer for submission
- 10 to the people.
- 11 A defeated initiative measure shall not be resubmitted to
- 12 the people by the initiative petition in either the same form or
- 13 essential substance, as determined by the attorney general,
- 14 either affirmatively or negatively, for a period of years.
- 15 All initiative petitions shall be submitted to the chief
- 16 election officer for certification. Each sheet containing
- 17 petitioners' signatures shall be attached to the title, summary,
- 18 and text of the initiative petition. No laws shall be enacted
- 19 limiting the number of copies of a petition that may be
- 20 circulated. Any registered voter of this State shall be
- 21 competent to solicit signatures. The petition shall be signed
- 22 by registered voters. All signers shall add their address as



- 1 shown on their voter registration form and the date upon which
- 2 they sign the petition. Every sheet of the petition containing
- 3 signatures shall be verified by affidavit of the petition
- 4 circulator that each name on the sheet was signed in the
- 5 presence of the affiant and that, in the belief of the affiant,
- 6 each signer is a registered voter of the State. The chief
- 7 election officer shall certify that the signers are registered
- 8 voters of the State.
- 9 The chief election officer shall not release any petition
- 10 for inspection by the public or any governmental agency, except
- 11 if the supreme court orders inspection of the petition when a
- 12 question has been raised regarding the sufficiency of a
- 13 petition. If any petition under this section has been
- 14 determined to be insufficient, the petition shall be returned to
- 15 the circulators within thirty days of its filing with the
- 16 notations of specific insufficiencies.
- 17 Any measure under this section shall be presented to the
- 18 people in such a form that a "yes" vote, on a yes or no ballot,
- 19 shall indicate an affirmative vote for the measure as the
- 20 measure is written.



1	The initiative measure shall be effective, if approved, one
2	day after the election results are announced, unless otherwise
3	provided for in the measure.
4	The veto power of the governor shall not extend to
5	initiative measures approved by the people. No measure enacted
6	by the people shall be repealed or amended by the legislature,
7	unless otherwise provided in the measure; provided that the
8	people may repeal or amend an initiative at any time.
9	The petitioners shall bear all cost of the preparation and
10	circulation of the petition, except for the services performed
11	by the attorney general under this section. After the petition
12	has been filed with the chief election officer, all further
13	costs shall be part of the usual expenditures of the State.
14	REFERENDUM
15	Section B. Referendum is the power of the people to
16	approve or reject statutes or parts of statutes by ballot.
17	Referendum shall not be used to make or repeal any appropriation
18	of public funds or to make, amend, or repeal the levy of taxes,
19	nor shall the referendum extend to any matter governed by
20	collective bargaining contracts.
21	A voter referendum may be proposed by presenting to the
22	chief election officer, within ninety days after the enactment

- 1 date of a statute, a petition asking that the statute or part of 2 it be submitted for a referendum. 3 A referendum measure shall be certified for placement on 4 the ballot by the chief election officer upon the submission of 5 a petition signed by registered voters of the State equal in 6 number to at least ten percent of the total number of voters who 7 voted for the office of the governor in the last preceding 8 general election for that office. That ten percent shall 9 include at least ten percent of the total number of those voters 10 in each of at least two counties of the State. 11 The referendum measure shall be phrased to require a "yes" 12 or "no" response by the voter. The chief election officer shall 13 submit the referendum measure at the next general election held 14 at least thirty-one days after it is certified or at a special 15 statewide election held prior to that general election. A 16 referendum that is approved by a majority of voters shall take 17 effect the day after the election, unless the measure provides 18 otherwise. If a referendum is filed against a part of a 19 statute, the remainder shall not be delayed from becoming
- 21 RECALL



effective.

1	Section C. Every elected public officer of the State may
2	be removed from office by the electors entitled to vote for a
3	successor of the incumbent, through the procedure and in the
4	manner set forth in this section. This procedure shall be known
5	as recall and it exists in addition to any other method of
6	removal provided by law. This section is self-executing, but
7	the legislature may enact legislation to facilitate its
8	operation, including the timing and manner of a recall election;
9	provided that the legislation may not restrict or limit the
10	provisions of this section or the powers reserved in this
11	section.
12	A recall measure shall be submitted to the people for a
13	recall vote with the signatures of registered voters of not less
14	than twenty-five percent of all votes cast for all candidates
15	for the office subject to recall at the general election
16	preceding the filing of the recall petition.
17	In districts in which the people cast their votes for
18	multiple representation in a particular office in that district,
19	the total votes cast for all candidates for that office in the
20	last general election shall be divided by the number of persons
21	in that particular office to obtain the number of signatures
22	needed.

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1	Only those registered voters who are entitled to cast votes
2	for the officer named on the recall petition shall be qualified
3	to sign the recall petition and to vote in the recall election.
4	The recall petition shall state the reason for the recall
5	vote. Unresponsiveness to the needs of the officer's
6	constituents shall be adequate reason for the recall of any
7	elected state officer.
8	No recall petition shall be filed against any elected state
9	officer unless the officer has served more than one hundred
10	eighty days of the officer's term of office. No recall petition
11	shall be filed within one hundred eighty days of the end of an
12	elected state officer's term of office. Upon receipt of a
13	properly filed recall petition, the chief election officer shall
14	proclaim a recall special election within thirty days after the
15	petition has been certified to be sufficient.
16	A recall shall be approved by the majority of the votes
17	cast indicating "yes" or "no" thereon but not including blank
18	ballots. Any vacancy that may be created shall be filled as
19	prescribed by law.
20	If a recall vote fails to recall the affected officer, the
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affected officer shall not be subject to another recall vote for

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- 1 the remainder of the term of office to which the officer was
- 2 elected to serve.
- 3 Prior to the circulation of any recall petition for
- 4 signature, a copy shall be submitted to the attorney general who
- 5 shall prepare a title and summary of the chief purpose and aim
- 6 of the proposed measure within seven business days. The title
- 7 shall not exceed ten words and the summary shall not exceed
- 8 fifty words.
- 9 All recall petitions shall be submitted for certification
- 10 to the chief election officer. Every sheet of the petition
- 11 containing signatures shall be attached to the title, summary,
- 12 and text of the recall petition. No laws shall be enacted
- 13 limiting the number of copies of a petition which may be
- 14 circulated. Any registered voter of this State shall be
- 15 competent to solicit signatures. No person circulating a
- 16 petition shall be eligible to receive any compensation for
- 17 services as a petition circulator. All signers shall add their
- 18 name and address as shown on their voter registration form, and
- 19 the date upon which they signed the petition.
- When fewer than five thousand signatures are required on a
- 21 petition, the petition circulators shall have sixty days in
- 22 which to obtain the required number of signatures of qualified



1 voters. When between five thousand and ten thousand signatures 2 are required on a petition, the petition circulators shall have 3 ninety days in which to obtain the required number of signatures 4 of qualified voters. When between ten thousand and fifty thousand signatures are required on a petition, the petition 5 6 circulators shall have one hundred twenty days in which to 7 obtain the required number of signatures of qualified voters. 8 When between fifty thousand and one hundred thousand signatures 9 are required on a petition, the petition circulators shall have 10 one hundred sixty days in which to obtain the required number of 11 signatures of qualified voters. When more than one hundred 12 thousand signatures are required on a petition, the petition 13 circulators shall have one hundred eighty days in which to 14 obtain the required number of signatures of qualified voters. 15 Every sheet of the petition containing signatures shall be 16 verified by affidavit of the petition circulator that each name 17 on the sheet was signed in the presence of the affiant and that 18 in the belief of the affiant each signer is a registered voter 19 of the State, and of the affected district in the case of a 20 recall petition so limited. The chief election officer shall 21 certify that the signers are registered voters of this State,

- 1 and of the affected district in the case of a recall petition so
- 2 limited.
- 3 The chief election officer shall not release a petition for
- 4 inspection by the public or any governmental agency, except
- 5 where the supreme court orders inspection of the petition, when
- 6 a question has been raised regarding the sufficiency of the
- 7 petition. If any petition under this section has been
- 8 determined to be insufficient, the petition shall be returned to
- 9 the circulators within sixty days of its filing with a statement
- 10 of the specific insufficiencies. Petition circulators shall
- 11 have additional time in which to correct the specific
- 12 insufficiencies of a petition, in accordance with the provisions
- 13 of this section governing the amount of time allowed to obtain
- 14 petitioners' signatures.
- 15 Any measure under this section shall be presented to the
- 16 people in such a form that a "yes" vote, on a yes or no ballot,
- 17 shall indicate an affirmative vote for the measure as the
- 18 measure is written.
- 19 The recall measure shall be effective, if approved, one day
- 20 after the election results are announced unless otherwise
- 21 provided for in the measure.



1	The petitioners shall bear all costs of the preparation and
2	circulation of the petition, except for the services performed
3	by the attorney general under this section. After the petition
4	has been filed with the chief election officer, all further
5	costs shall be part of the usual expenditures of the State."
6	SECTION 3. Article III, section 1, of the Constitution of
7	the State of Hawaii is amended to read as follows:
8	"LEGISLATIVE POWER
9	Section 1. [The] Except as provided in Article II, the
10	legislative power of the State shall be vested in a legislature,
11	which shall consist of two houses, a senate and a house of
12	representatives[. Such power]; but the people reserve to
13	themselves the powers of initiative and referendum as set forth
14	in Article II, sections A and B. The legislative power shall
15	extend to all rightful subjects of legislation not inconsistent
16	with this constitution or the Constitution of the United
17	States."
18	SECTION 4. Article III, section 14, of the Constitution of
19	the State of Hawaii is amended to read as follows:
20	"BILLS; ENACTMENT
21	Section 14. No law shall be passed by the legislature
22	except by bill. Each law shall embrace but one subject, which

- 1 shall be expressed in its title. The enacting clause of each
- 2 law shall be, "Be it enacted by the legislature of the State of
- 3 Hawaii.""
- 4 SECTION 5. Article XVII, section 1, of the Constitution of
- 5 the State of Hawaii is amended to read as follows:
- 6 "METHODS OF PROPOSAL
- 7 Section 1. Revisions of or amendments to this constitution
- 8 may be proposed by constitutional convention, [ex] by the
- 9 legislature [-], or by the people under Article II, section A,
- 10 through the initiative process."
- 11 SECTION 6. Article XVII, section 4, of the Constitution of
- 12 the State of Hawaii is amended to read as follows:
- 13 "VETO
- 14 Section 4. No proposal for amendment of the constitution
- 15 adopted in either manner provided by this article or by Article
- 16 II, sections A or B, on initiative or referendum shall be
- 17 subject to veto by the governor."
- 18 SECTION 7. Article XVII, section 5, of the Constitution of
- 19 the State of Hawaii is amended to read as follows:
- 20 "CONFLICTING REVISIONS OR AMENDMENTS
- 21 Section 5. If a revision or amendment proposed by a
- 22 constitutional convention is in conflict with a revision or



- 1 amendment proposed by the legislature and both are submitted to
- 2 the electorate at the same election and both are approved, then
- 3 the revision or amendment proposed by the convention shall
- 4 prevail. If a revision or amendment proposed by the legislature
- 5 is in conflict with the revision or amendment proposed by the
- 6 people under Article II, section A, by initiative, and both are
- 7 approved, then the measure receiving the highest number of votes
- 8 shall prevail. If conflicting revisions or amendments are
- 9 proposed by the same body and are submitted to the electorate at
- 10 the same election and both are approved, then the revision or
- 11 amendment receiving the highest number of votes shall prevail."
- 12 SECTION 8. The question to be printed on the ballot shall
- 13 be as follows:
- 14 "Shall the State Constitution be amended to provide for
- initiative, referendum, and recall?"
- 16 SECTION 9. Constitutional material to be repealed is
- 17 bracketed and stricken. New constitutional material is
- 18 underscored.
- 19 SECTION 10. This amendment shall take effect upon
- 20 compliance with article XVII, section 3, of the Constitution of
- 21 the State of Hawaii.

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INTRODUCED BY:

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Report Title:

Initiative; Referendum; Recall

Description:

Amends the State constitution to provide for initiative, referendum, and recall.

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