As Reported by the House Committee

134th General Assembly Regular Session 2021-2022

Sub. H. J. R. No. 6

Representative Stewart

A JOINT RESOLUTION

Proposing to amend Sections 1b, 1e, and 1g of Article II	1
and Sections 1 and 3 of Article XVI of the	2
Constitution of the State of Ohio to require a vote of	3
at least 60% of the electors to approve any	4
constitutional amendment.	5

Be it resolved by the General Assembly of the State of	6
Ohio, three-fifths of the members elected to each house	7
concurring herein, that there shall be submitted to the electors	8
of the state, in the manner prescribed by law at a special	9
election to be held on May 2, 2023, a proposal to amend Sections	10
1b, 1e, and 1g of Article II and Sections 1 and 3 of Article XVI	11
of the Constitution of the State of Ohio to read as follows:	12

ARTICLE II 13

Section 1b. When at any time, not less than ten days prior	14
to the commencement of any session of the general assembly,	15
there shall have been filed with the secretary of state a	16
petition signed by three per centum of the electors and verified	17
as herein provided, proposing a law, the full text of which	18
shall have been set forth in such petition, the secretary of	19
state shall transmit the same to the general assembly as soon as	20

it convenes. If said proposed law shall be passed by the general 21 assembly, either as petitioned for or in an amended form, it 22 shall be subject to the referendum. If it shall not be passed, 23 or if it shall be passed in an amended form, or if no action 24 shall be taken thereon within four months from the time it is 25 received by the general assembly, it shall be submitted by the 26 secretary of state to the electors for their approval or 27 rejection, if such submission shall be demanded by supplementary 28 petition verified as herein provided and signed by not less than 29 three per centum of the electors in addition to those signing 30 the original petition, which supplementary petition must be 31 signed and filed with the secretary of state within ninety days 32 after the proposed law shall have been rejected by the general 33 assembly or after the expiration of such term of four months, if 34 no action has been taken thereon, or after the law as passed by 35 the general assembly shall have been filed by the governor in 36 the office of the secretary of state. The proposed law shall be 37 submitted at the next regular or general election occurring 38 subsequent to one hundred twenty-five days after the 39 supplementary petition is filed in the form demanded by such 40 supplementary petition, which form shall be either as first 41 petitioned for or with any amendment or amendments which may 42 have been incorporated therein by either branch or by both 43 branches, of the general assembly. If a proposed law so 44 submitted is approved by a majority of the electors voting 45 thereon, it shall be the law and shall go into effect as herein 46 provided in lieu of any amended form of said law which may have 47 been passed by the general assembly, and such amended law passed 48 by the general assembly shall not go into effect until and 49 unless the law proposed by supplementary petition shall have 50 been rejected by the electors. All such initiative petitions, 51 last above described, shall have printed across the top thereof, 52

in case of proposed laws: "Law Proposed by Initiative Petition First to be Submitted to the General Assembly." Ballots shall be so printed as to permit an affirmative or negative vote upon each measure submitted to the electors. Any-

Any proposed law or amendment to the constitution submitted to the electors as provided in 1a and 1b, if approved 58 by a majority of the electors voting thereon, shall take effect 59 thirty days after the election at which it was approved and shall be published by the secretary of state. If Any proposed amendment to the constitution submitted to the electors as provided in sections 1a and 1b of this article, if approved by at least sixty per cent of the electors voting thereon, shall take effect thirty days after the election at which it was approved and shall be published by the secretary of state.

If conflicting proposed laws or conflicting proposed amendments to the constitution shall be approved at the same election by a majority of the total the required number of votes cast for and against the same, the one receiving the highest number of affirmative votes shall be the law, or in the case of amendments to the constitution shall be the amendment to the constitution. No-

No law proposed by initiative petition and approved by the electors shall be subject to the veto of the governor.

Section 1e. (A) The powers defined herein as the 76 "initiative" and "referendum" shall not be used to pass a law 77 authorizing any classification of property for the purpose of 78 levying different rates of taxation thereon or of authorizing 79 the levy of any single tax on land or land values or land sites 80 at a higher rate or by a different rule than is or may be 81 applied to improvements thereon or to personal property. 82

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(B) (1) Restraint of trade or commerce being injurious to 83 this state and its citizens, the power of the initiative shall 84 not be used to pass an amendment to this constitution that would 85 86 grant or create a monopoly, oligopoly, or cartel, specify or determine a tax rate, or confer a commercial interest, 87 commercial right, or commercial license to any person, nonpublic 88 entity, or group of persons or nonpublic entities, or any 89 combination thereof, however organized, that is not then 90 available to other similarly situated persons or nonpublic 91 entities. 92

(2) If a constitutional amendment proposed by initiative
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petition is certified to appear on the ballot and, in the
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opinion of the Ohio ballot board, the amendment would conflict
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with division (B) (1) of this section, the board shall prescribe
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two separate questions to appear on the ballot, as follows:
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(a) The first question shall be as follows:

"Shall the petitioner, in violation of division (B)(1) of 99 Section 1e of Article II of the Ohio Constitution, be authorized 100 to initiate a constitutional amendment that grants or creates a 101 monopoly, oligopoly, or cartel, specifies or determines a tax 102 rate, or confers a commercial interest, commercial right, or 103 commercial license that is not available to other similarly 104 situated persons?"

(b) The second question shall describe the proposed 106 constitutional amendment. 107

(c) If both questions are approved or affirmed by a 108
majority at least sixty per cent of the electors voting on them, 109
then the constitutional amendment shall take effect. If only one 110
question is approved or affirmed by a majority at least sixty 111
per cent of the electors voting on it, then the constitutional 112

amendment shall not take effect.

(3) If, at the general election held on November 3, 2015, 114 the electors approve a proposed constitutional amendment that 115 conflicts with division (B)(1) of this section with regard to 116 the creation of a monopoly, oligopoly, or cartel for the sale, 117 distribution, or other use of any federal Schedule I controlled 118 substance, then notwithstanding any severability provision to 119 the contrary, that entire proposed constitutional amendment 120 shall not take effect. If, at any subsequent election, the 121 electors approve a proposed constitutional amendment that was 122 proposed by an initiative petition, that conflicts with division 123 (B) (1) of this section, and that was not subject to the 124 procedure described in division (B)(2) of this section, then 125 notwithstanding any severability provision to the contrary, that 126 entire proposed constitutional amendment shall not take effect. 127

(C) The supreme court of Ohio shall have original,exclusive jurisdiction in any action that relates to thissection.

Section 1g. Any initiative, supplementary, or referendum 131 petition may be presented in separate parts but each part shall 132 contain a full and correct copy of the title, and text of the 133 law, section or item thereof sought to be referred, or the 134 proposed law or proposed amendment to the constitution. Each 135 signer of any initiative, supplementary, or referendum petition 136 must be an elector of the state and shall place on such petition 137 after his name the date of signing and his place of residence. A 138 signer residing outside of a municipality shall state the county 139 and the rural route number, post office address, or township of 140 his residence. A resident of a municipality shall state the 141 street and number, if any, of his residence and the name of the 142 municipality or post office address. The names of all signers to 143

such petitions shall be written in ink, each signer for himself.144To each part of such petition shall be attached the statement of145the circulator, as may be required by law, that he witnessed the146affixing of every signature. The secretary of state shall147determine the sufficiency of the signatures not later than one148hundred five days before the election.149

The Ohio supreme court shall have original, exclusive 150 jurisdiction over all challenges made to petitions and 151 signatures upon such petitions under this section. Any challenge 152 to a petition or signature on a petition shall be filed not 153 later than ninety-five days before the day of the election. The 154 court shall hear and rule on any challenges made to petitions 155 and signatures not later than eighty-five days before the 156 election. If no ruling determining the petition or signatures to 157 be insufficient is issued at least eighty-five days before the 158 election, the petition and signatures upon such petitions shall 159 be presumed to be in all respects sufficient. 160

If the petitions or signatures are determined to be 161 insufficient, ten additional days shall be allowed for the 162 filing of additional signatures to such petition. If additional 163 signatures are filed, the secretary of state shall determine the 164 sufficiency of those additional signatures not later than sixty-165 five days before the election. Any challenge to the additional 166 signatures shall be filed not later than fifty-five days before 167 the day of the election. The court shall hear and rule on any 168 challenges made to the additional signatures not later than 169 forty-five days before the election. If no ruling determining 170 the additional signatures to be insufficient is issued at least 171 forty-five days before the election, the petition and signatures 172 shall be presumed to be in all respects sufficient. 173

No law or amendment to the constitution submitted to the

electors by initiative and supplementary petition and receiving 175 an the required number of affirmative majority of the votes cast 176 thereon, shall be held unconstitutional or void on account of 177 the insufficiency of the petitions by which such submission of 178 the same was procured; nor shall the rejection of any law 179 submitted by referendum petition be held invalid for such 180 insufficiency. Upon all initiative, supplementary, and 181 referendum petitions provided for in any of the sections of this 182 article, it shall be necessary to file from each of one-half of 183 the counties of the state, petitions bearing the signatures of 184 not less than one-half of the designated percentage of the 185 electors of such county. A true copy of all laws or proposed 186 laws or proposed amendments to the constitution, together with 187 an argument or explanation, or both, for, and also an argument 188 or explanation, or both, against the same, shall be prepared. 189 The person or persons who prepare the argument or explanation, 190 or both, against any law, section, or item, submitted to the 191 electors by referendum petition, may be named in such petition 192 and the persons who prepare the argument or explanation, or 193 both, for any proposed law or proposed amendment to the 194 constitution may be named in the petition proposing the same. 195 The person or persons who prepare the argument or explanation, 196 or both, for the law, section, or item, submitted to the 197 electors by referendum petition, or against any proposed law 198 submitted by supplementary petition, shall be named by the 199 general assembly, if in session, and if not in session then by 200 the governor. The law, or proposed law, or proposed amendment to 201 the constitution, together with the arguments and explanations, 202 not exceeding a total of three hundred words for each, and also 203 the arguments and explanations, not exceeding a total of three 204 hundred words against each, shall be published once a week for 205 three consecutive weeks preceding the election, in at least one 206

newspaper of general circulation in each county of the state, 207 where a newspaper is published. The secretary of state shall 208 cause to be placed upon the ballots, the ballot language for any 209 such law, or proposed law, or proposed amendment to the 210 constitution, to be submitted. The ballot language shall be 211 prescribed by the Ohio ballot board in the same manner, and 212 subject to the same terms and conditions, as apply to issues 213 submitted by the general assembly pursuant to Section 1 of 214 Article XVI of this constitution. The ballot language shall be 215 so prescribed and the secretary of state shall cause the ballots 216 so to be printed as to permit an affirmative or negative vote 217 upon each law, section of law, or item in a law appropriating 218 money, or proposed law, or proposed amendment to the 219 constitution. The style of all laws submitted by initiative and 220 supplementary petition shall be: "Be it Enacted by the People of 221 the State of Ohio," and of all constitutional amendments: "Be it 222 Resolved by the People of the State of Ohio." The basis upon 223 which the required number of petitioners in any case shall be 224 determined shall be the total number of votes cast for the 225 office of governor at the last preceding election therefor. The 226 foregoing provisions of this section shall be self-executing, 227 except as herein otherwise provided. Laws may be passed to 228 facilitate their operation, but in no way limiting or 229 restricting either such provisions or the powers herein 230 reserved. 231

ARTICLE XVI

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Section 1. Either branch of the general assembly may233propose amendments to this constitution; and, if the same shall234be agreed to by three-fifths of the members elected to each235house, such proposed amendments shall be entered on the236journals, with the yeas and nays, and shall be filed with the237

secretary of state at least ninety days before the date of the 238 election at which they are to be submitted to the electors, for 239 their approval or rejection. They shall be submitted on a 240 separate ballot without party designation of any kind, at either 241 a special or a general election as the general assembly may 242 prescribe. 243

The ballot language for such proposed amendments shall be 244 prescribed by a majority of the Ohio ballot board, consisting of 245 the secretary of state and four other members, who shall be 246 designated in a manner prescribed by law and not more than two 247 of whom shall be members of the same political party. The ballot 248 language shall properly identify the substance of the proposal 249 to be voted upon. The ballot need not contain the full text nor 250 a condensed text of the proposal. The board shall also prepare 251 an explanation of the proposal, which may include its purpose 252 and effects, and shall certify the ballot language and the 253 explanation to the secretary of state not later than seventy-254 five days before the election. The ballot language and the 255 explanation shall be available for public inspection in the 256 office of the secretary of state. 257

The supreme court shall have exclusive, original 258 jurisdiction in all cases challenging the adoption or submission 259 of a proposed constitutional amendment to the electors. No such 260 261 case challenging the ballot language, the explanation, or the actions or procedures of the general assembly in adopting and 2.62 submitting a constitutional amendment shall be filed later than 263 sixty-four days before the election. The ballot language shall 264 not be held invalid unless it is such as to mislead, deceive, or 265 defraud the voters. 266

Unless the general assembly otherwise provides by law for 267 the preparation of arguments for and, if any, against a proposed 268

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amendment, the board may prepare such arguments.

Such proposed amendments, the ballot language, the 270 explanations, and the arguments, if any, shall be published once 271 a week for three consecutive weeks preceding such election, in 272 at least one newspaper of general circulation in each county of 273 the state, where a newspaper is published. The general assembly 274 shall provide by law for other dissemination of information in 275 order to inform the electors concerning proposed amendments. An 276 election on a proposed constitutional amendment submitted by the 277 general assembly shall not be enjoined nor invalidated because 278 the explanation, arguments, or other information is faulty in 279 any way. If the majority at least sixty per cent of the electors 280 voting on the same shall adopt such amendments the same shall 281 become a part of the constitution. When more than one amendment 282 shall be submitted at the same time, they shall be so submitted 283 as to enable the electors to vote on each amendment, separately. 284

Section 3. At the general election to be held in the year 285 one thousand nine hundred and thirty-two and in each twentieth 286 year thereafter, the question: "Shall there be a convention to 287 revise, alter, or amend the constitution", shall be submitted to 288 the electors of the state; and in case a majority of the 289 electors, voting for and against the calling of a convention, 290 shall decide in favor of a convention, the general assembly, at 291 its next session, shall provide, by law, for the election of 292 delegates, and the assembling of such convention, as is provided 293 in the preceding section; but no amendment of this constitution, 294 agreed upon by any convention assembled in pursuance of this 295 article, shall take effect, until the same shall have been 296 submitted to the electors of the state, and adopted by a-297 majority at least sixty per cent of those voting thereon. 298

EFFECTIVE DATE

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If adopted by a majority of the electors voting on this 300 proposal, Sections 1b, 1e, and 1g of Article II and Sections 1 301 and 3 of Article XVI of the Constitution of the State of Ohio 302 amended by this proposal shall take effect immediately and the 303 existing versions of Sections 1b, 1e, and 1g of Article II and 304 the existing versions of Sections 1 and 3 of Article XVI of the 305 Constitution of the State of Ohio shall be repealed effective 306 immediately. 307