COMMITTEE ON LEGISLATIVE RESEARCH OVERSIGHT DIVISION

FISCAL NOTE

L.R. No.: 0709H.02C

Bill No.: HCS for HJR 22

Subject: General Assembly; Constitutional Amendments

Type: Original

Date: February 22, 2021

Bill Summary: This proposal modifies the initiative petition process for amendments to the

constitution.

FISCAL SUMMARY

ESTIMATED NET EFFECT ON GENERAL REVENUE FUND			
FUND AFFECTED	FY 2022	FY 2023	FY 2024
	\$0 or (More than	\$0	\$0
General Revenue*	\$7,000,000)		
Total Estimated Net			
Effect on General	\$0 or (More than		
Revenue	\$7,000,000)	\$0	\$0

^{*}The potential fiscal impact of "(More than \$7,000,000)" would be realized only if a special election were called by the Governor to submit this joint resolution to voters.

ESTIMATED NET EFFECT ON OTHER STATE FUNDS				
FUND AFFECTED	FY 2022	FY 2023	FY 2024	
Total Estimated Net				
Effect on Other State				
Funds	\$0	\$0	\$0	

Numbers within parentheses: () indicate costs or losses.

This fiscal note contains NumberOfPages pages.

L.R. No. 0709H.02C Bill No. HCS HJR 22 Page **2** of **7** February 22, 2021

ESTIMATED NET EFFECT ON FEDERAL FUNDS				
FUND AFFECTED	FY 2022	FY 2023	FY 2024	
Total Estimated Net				
Effect on All Federal				
Funds	\$0	\$0	\$0	

ESTIMATED NET EFFECT ON FULL TIME EQUIVALENT (FTE)				
FUND AFFECTED	FY 2022	FY 2023	FY 2024	
Total Estimated Net				
Effect on FTE	0	0	0	

- ⊠ Estimated Net Effect (expenditures or reduced revenues) expected to exceed \$250,000 in any of the three fiscal years after implementation of the act or at full implementation of the act.
- ☐ Estimated Net Effect (savings or increased revenues) expected to exceed \$250,000 in any of the three fiscal years after implementation of the act or at full implementation of the act.

ESTIMATED NET EFFECT ON LOCAL FUNDS			
FUND AFFECTED	FY 2022	FY 2023	FY 2024
Local Government \$0* \$0			

^{*}Transfer out and transfer in net to zero if the Governor calls a special election.

L.R. No. 0709H.02C Bill No. HCS HJR 22 Page **3** of **7** February 22, 2021

FISCAL ANALYSIS

ASSUMPTION

Officials from Office of the Secretary of State assume this bill increases the number of required signatures for a successful initiative petition. The current requirement of 8% (constitutional) or 5% (statutory) of voters from the previous gubernatorial election in six out of eight congressional districts was slightly over 160,000 or 100,000 signatures respectively for the 2018 and 2020 petition cycles. The proposed change to require 12% (constitutional) or 5% (statutory) in all districts would increase that minimum number to over 336,000 (constitutional) or 140,000 (statutory), an approximately 110% increase for constitutional amendments and 40% for statutory measures. This increase in signatures would lead to an increase in pages submitted per petition and therefore an increase in processing costs when signatures are submitted for verification. The referendum petition submitted in 2017 contained over 250,000 valid signatures and cost approximately \$32,000 in state resources to process for sufficiency, which SOS does with existing staff. Assuming that other petitions achieve a similar proportion of signatures above the minimum requirements, an increase of up to 110% in processing costs could reach or exceed \$35,200 per petition expended between FY 2022 and FY 2023 (and again in FY24/25), which the agency would absorb. Based on an average amount of four petitions submitted for verification per election cycle, this would result in total increased costs of up to \$140,800. This increase does not include resources expended by local election authorities, nor does it include any additional costs that the Secretary of State's Office could incur in order to continue to meet all statutory processing deadlines.

Additionally, each year, a number of joint resolutions that would refer to a vote of the people a constitutional amendment and bills that would refer to a vote of the people the statutory issue in the legislation may be considered by the General Assembly.

Unless a special election is called for the purpose, Joint Resolutions proposing a constitutional amendment are submitted to a vote of the people at the next general election. Article XII section 2(b) of the Missouri Constitution authorizes the governor to order a special election for constitutional amendments referred to the people. If a special election is called to submit a Joint Resolution to a vote of the people, section 115.063.2 RSMo requires the state to pay the costs. The cost of the special election has been estimated to be \$7 million based on the cost of the 2020 Presidential Preference Primary.

The Secretary of State's office is required to pay for publishing in local newspapers the full text of each statewide ballot measure as directed by Article XII, Section 2(b) of the Missouri Constitution and Section 116.230-116.290, RSMo. Funding for this item is adjusted each year depending upon the election cycle. A new decision item is requested in odd numbered fiscal years and the amount requested is dependent upon the estimated number of ballot measures that will be approved by the General Assembly and the initiative petitions certified for the ballot. In

L.R. No. 0709H.02C Bill No. HCS HJR 22 Page **4** of **7** February 22, 2021

FY 2014, the General Assembly changed the appropriation so that it was no longer an estimated appropriation.

In FY19, over \$5.8 million was spent to publish the full text of the measures for the August and November elections. The SOS estimates \$65,000 per page for the costs of publications based on the actual cost incurred for the one referendum that was on the August 2018 ballot.

The Secretary of State's office will continue to assume, for the purposes of this fiscal note, that it should have the full appropriation authority it needs to meet the publishing requirements. Because these requirements are mandatory, they reserve the right to request funding to meet the cost of our publishing requirements if the Governor and the General Assembly again change the amount or continue to not designate it as an estimated appropriation.

Oversight has reflected, in this fiscal note, the state potentially reimbursing local political subdivisions the cost of having this joint resolution voted on during a special election in fiscal year 2022. This reflects the decision made by the Joint Committee on Legislative Research that the cost of the elections should be shown in the fiscal note. The next scheduled statewide primary election is in August 2022 and the next scheduled general election is in November 2022 (both in FY 2023). It is assumed the subject within this proposal could be on one of these ballots; however, it could also be on a special election called for by the Governor (a different date). Therefore, Oversight will reflect a potential election cost reimbursement to local political subdivisions in FY 2022.

Officials from the **Missouri Senate** assume the proposal will have no fiscal impact on their respective organization.

In response to a previous version, officials from the **Missouri House of Representatives** assumed the proposal will have no fiscal impact on their organization.

In response to a previous version, officials from the **Kansas City Election Board** assumed if the proposal becomes law, they would save roughly \$10,000 a year for reduced overtime checking petitions.

Officials from the **St. Louis County Board of Elections** and **Platte County Board of Elections** both assume the proposal will have no fiscal impact on their organization.

Oversight notes that the Missouri House of Representatives, Missouri Senate, Platte County Board of Elections, and St. Louis County Board of Elections each have stated the proposal would not have a direct fiscal impact on their organization. Oversight does not have any information to the contrary. Therefore, Oversight will reflect a zero impact on the fiscal note for these agencies.

L.R. No. 0709H.02C Bill No. HCS HJR 22 Page **5** of **7** February 22, 2021

Oversight notes that any costs to the state or to local election authorities for implementing this proposal (increased number of signatures for verification) would be offset by fewer petitions that will meet the new higher thresholds and therefore, will result in fewer petitions to process.

Oversight only reflects the responses that we have received from state agencies and political subdivisions; however, other local election authorities were requested to respond to this proposed legislation but did not. A general listing of political subdivisions included in our database is available upon request.

reimbursement of \$0 or (More than local election \$7,000,000) authority election costs if a special election is called by the Governor	
Transfer Out - SOS -	<u>\$0</u>
FISCAL IMPACT — FY 2022 FY 2023 FY 20 State Government (10 Mo.) GENERAL REVENUE FUND)24

FISCAL IMPACT –	FY 2022	FY 2023	FY 2024
Local Government	(10 Mo.)		
LOCAL			
POLITICAL			
SUBDIVISIONS			
<u>Transfer In</u> - Local			
Election Authorities -	\$0 or More than	\$0	\$0
reimbursement of	\$7,000,000		
election costs by the			
State for a special			
election			
Costs - Local			
Election Authorities -	\$0 or (More than	<u>\$0</u>	<u>\$0</u>
cost of a special	\$7,000,000)		
election if called for			
by the Governor			
ESTIMATED NET			
EFFECT ON			
LOCAL			
POLITICAL			
SUBDIVISIONS	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>

FISCAL IMPACT – Small Business

No direct fiscal impact to small businesses would be expected as a result of this proposal.

FISCAL DESCRIPTION

Upon voter approval this proposed Constitutional amendment would require the sponsor(s) of initiative petitions proposing Constitutional amendments to collect signatures of twelve percent of legal voters in every Congressional district and to submit any approved petition to the General Assembly for consideration in a manner similar to a bill. The signature of the Governor is not required.

If the General Assembly approves a petition without change, then the sponsor(s) may submit it to the Secretary of State to be placed on the ballot at the next general election. If the General Assembly amends or does not pass a petition, then the sponsor(s) may decide whether to place the amended version or the original version on the ballot at the next general election. In cases

L.R. No. 0709H.02C Bill No. HCS HJR 22 Page **7** of **7** February 22, 2021

where the General Assembly has approved a petition or when its amended version is submitted, a simple majority vote is required for passage. If a version not approved by the General Assembly is submitted, then a two-thirds majority vote is required.

This legislation is not federally mandated, would not duplicate any other program and would not require additional capital improvements or rental space.

SOURCES OF INFORMATION

Office of the Secretary of State Missouri Senate Missouri House of Representatives Kansas City Election Board Platte County Board of Elections St. Louis County Board of Elections

Julie Morff Director

February 22, 2021

Ross Strope **Assistant Director** February 22, 2021