

Rep. Barbara Flynn Currie

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1	AMENDMENT TO HOUSE BILL 348
2	AMENDMENT NO Amend House Bill 348 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Constitutional Amendment Act is
5	amended by changing Section 2 as follows:
6	(5 ILCS 20/2) (from Ch. 1, par. 103)
7	Sec. 2.
8	(a) The General Assembly in submitting an amendment to the
9	Constitution to the electors, or the proponents of an amendment
10	to Article IV of the Constitution submitted by petition, shall
11	prepare a brief explanation of such amendment, a brief argument
12	in favor of the same, and the form in which such amendment will
13	appear on the separate ballot as provided by Section 16-6 of
14	the Election Code, as amended. The minority of the General
15	Assembly, or if there is no minority, anyone designated by the
16	General Assembly shall prepare a brief argument against such

amendment. The explanation, the arguments for and against each
constitutional amendment, and the form in which the amendment
will appear on the ballot (with striking and underscoring)
shall be filed in the Office of the Secretary of State no later
than July 1 of the year in which the amendment shall appear on
the ballot.

(b) In the case of an amendment to Article IV of the 7 8 Constitution initiated pursuant to Section 3 of Article XIV of 9 the Constitution, the proponents of the amendment shall prepare 10 a brief explanation of such amendment and a brief argument in favor of the same. For purposes of this subsection (b), the 11 proponents shall be those persons so designated at the time of 12 13 the filing of the petition as provided in Section 10-8 of the 14 Election Code. A brief argument against such amendment shall be 15 prepared by , and the opponents shall be those members of the 16 General Assembly opposing such amendment, or if there are none, anyone designated by the General Assembly and such opponents 17 18 shall prepare a brief argument against such amendment. The 19 proponent's explanation and argument in favor of and the 20 opponents argument against an amendment to Article IV initiated 21 by petition must be submitted to the Attorney General by July 22 1, who may rewrite them for accuracy and fairness. The Attorney General is not authorized to accept an amended or supplemental 23 24 filing of the explanation or the arguments for or against a 25 constitutional amendment. The Attorney General shall prepare the form in which such amendment will appear on the ballot 26

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1 (with striking and underscoring). The explanation, the 2 arguments for and against each constitutional amendment, and 3 the form in which the amendment will appear on the separate 4 ballot (with striking and underscoring) shall be filed by the 5 <u>Attorney General</u> in the <u>Office office</u> of the Secretary of State 6 <u>no later than 30 days after the State Board of Elections has</u> 7 <u>certified the with the proposed</u> amendment.

8 (c) Within 30 days of receipt of the information related to 9 the amendment, the Office of the Secretary of State shall 10 publish the materials on a publicly accessible Internet website 11 controlled by the Office of the Secretary of State, including 12 an electronic version that may be downloaded. Additionally, the 13 Office shall provide an electronic copy to the State Board of 14 Elections and each election authority in the State.

15 <u>(d) No later than one month before the general election,</u> 16 <u>each election authority shall publish the information related</u> 17 <u>to the amendment that was received from the Secretary of State</u> 18 <u>on their Internet website and shall electronically mail the</u> 19 <u>information to any registered voter who has provided the Board</u> 20 or the election authority with an electronic mail address.

21 <u>(e)</u> At least one month before the <u>general</u> <u>next</u> election <u>at</u> 22 <u>which the amendment appears on the ballot</u> of members of the 23 General Assembly, following the passage of the proposed 24 amendment, the Secretary of State shall publish the <u>explanation</u> 25 <u>of the</u> amendment, the arguments for and against the amendment, 26 the form in which the amendment will appear on the ballot (with 10000HB0348ham002 -4- LRB100 04341 RJF 24688 a

1 striking and underscoring), and a link to the information published on the website, in full in 8 point type, or the 2 equivalent thereto, in at least one secular newspaper of 3 4 general circulation in every county in this State in which a 5 newspaper is published. In counties in which 2 or more 6 newspapers are published, the Secretary of State shall cause such amendment to be published in at least 2 newspapers. In 7 counties having a population of 500,000 or more, such amendment 8 9 shall be published in not less than 6 newspapers of general 10 circulation. After the first publication, the publication of 11 such amendment shall be repeated once each week for 2 consecutive weeks. In selecting newspapers in which to publish 12 13 such amendment the Secretary of State shall have regard solely 14 to the circulation of such newspapers, selecting secular 15 newspapers in every case having the largest circulation. The 16 proposed amendment shall have a notice prefixed thereto in said 17 publications, that at such election the proposed amendment will 18 be submitted to the electors for adoption or rejection, and at 19 the end of the official publication, he shall also publish the 20 form in which the proposed amendment will appear on the separate ballot. The Secretary of State shall fix the 21 22 publication fees to be paid newspapers for making such 23 publication, but in no case shall such publication fee exceed 24 the amount charged by such newspapers to private individuals 25 for a like publication.

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(f) The General Assembly may, by resolution, direct the

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1 Secretary of State to distribute to the electors a pamphlet 2 containing In addition to the notice hereby required to be 3 published, the Secretary of State shall also cause the existing 4 form of the constitutional provision proposed to be amended, 5 the proposed amendment (with striking and underscoring), the explanation of the same, the arguments for and against the 6 7 same, and the form in which such amendment will appear on the separate ballot, to be published in pamphlet form in 8 point 8 9 type or the equivalent thereto; and the Secretary of State 10 shall mail such pamphlet to every mailing address in the State, 11 addressed to the attention of the Postal Patron. The Secretary of State He shall also maintain a reasonable supply of such 12 13 pamphlets so as to make them available to any person requesting 14 one.

15 (Source: P.A. 98-463, eff. 8-16-13.)".