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IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 171

BY STATE AFFAIRS COMMITTEE

AN ACT RELATING TO ELECTIONS; AMENDING SECTION 34-301, IDAHO CODE, TO REQUIRE THE COUNTY CLERK TO PROVIDE A DESCRIPTION OF ALL PRECINCTS WITHIN THE COUNTY AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 34-302, IDAHO CODE, TO REVISE THE TIME BY WHICH A PRECINCT POLLING LOCATION SHALL BE DESIG-NATED, TO REVISE A CITATION AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 34-303, IDAHO CODE, TO REVISE THE TIME WITHIN WHICH RECOMMENDA-TIONS FOR ELECTION JUDGES MUST BE SUBMITTED, TO REVISE THE TIME WITHIN WHICH APPLICATIONS TO SERVE ON AN ELECTION BOARD MUST BE RECEIVED AND 10 TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 34-413, IDAHO CODE, TO PROVIDE THAT AN ELECTOR WHO MOVES TO ANOTHER COUNTY OR STATE WITHIN 11 THIRTY DAYS OF AN ELECTION MAY VOTE AT THE POLLING PLACE ASSIGNED TO 12 THE ELECTOR'S PRIOR ADDRESS; REPEALING SECTION 34-417, IDAHO CODE, 13 RELATING TO THE ALTERATION OF REGISTRATION CARDS FOLLOWING CHANGES IN 14 15 A PRECINCT BOUNDARY; AMENDING SECTION 34-420, IDAHO CODE, TO PROVIDE THAT AN ELECTOR'S REGISTRATION MAY BE CANCELED IF HE HAS REGISTERED TO 16 VOTE IN ANOTHER JURISDICTION, TO REMOVE OBSOLETE LANGUAGE AND TO MAKE 17 TECHNICAL CORRECTIONS; AMENDING SECTION 34-432, IDAHO CODE, TO REVISE 18 19 THE TIME WITHIN WHICH A COUNTY CLERK MUST EXAMINE THE ELECTION REGISTER AND NOTE CERTAIN CHALLENGES AND TO MAKE TECHNICAL CORRECTIONS; AMENDING 20 SECTION 34-705, IDAHO CODE, TO REVISE THE TIME WITHIN WHICH THE SECRE-21 TARY OF STATE SHALL CERTIFY CERTAIN INFORMATION TO THE COUNTY CLERKS 22 AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 34-909, IDAHO CODE, 23 TO REVISE THE TIME WITHIN WHICH THE SECRETARY OF STATE SHALL PROVIDE 24 CERTAIN SAMPLE BALLOT INFORMATION TO COUNTY CLERKS; AMENDING SECTION 25 34-1002, IDAHO CODE, TO PROVIDE A CORRECT CITATION AND TO MAKE A TECH-26 NICAL CORRECTION; AMENDING SECTION 34-1003, IDAHO CODE, TO REVISE THE 27 TIME WITHIN WHICH VALIDLY REQUESTED ABSENTEE BALLOTS FOR CANDIDATES FOR 28 FEDERAL OFFICE SHALL BE RECEIVED AND SENT TO ELECTORS AND WITHIN WHICH A 29 POLITICAL PARTY MUST SUPPLY THE NAME OF A WITNESS TO THE DELIVERY OF AN 30 31 ABSENTEE BALLOT TO THE COUNTY CLERK AND TO MAKE TECHNICAL CORRECTIONS; AMENDING SECTION 34-1405A, IDAHO CODE, TO REVISE THE TIME WITHIN WHICH A 32 33 CANDIDATE MAY WITHDRAW HIS CANDIDACY; AMENDING SECTION 34-1407, IDAHO CODE, TO REVISE THE TIME WITHIN WHICH A WRITE-IN CANDIDATE MUST FILE A 34 DECLARATION OF INTENT; AMENDING SECTION 34-1703, IDAHO CODE, TO PROVIDE 35 FOR A MAXIMUM OF TWENTY NUMBERED LINES FOR SIGNATURES ON RECALL PETI-36 TIONS; AMENDING SECTION 34-1801A, IDAHO CODE, TO PROVIDE FOR A MAXIMUM 37 OF TWENTY NUMBERED LINES FOR SIGNATURES ON AN INITIATIVE OR REFERENDUM 38 PETITION; AMENDING SECTION 34-1809, IDAHO CODE, TO PROVIDE THAT SERVICE 39

OF A BALLOT TITLE MAY BE MADE BY ELECTRONIC TRANSMISSION AND TO MAKE

Be It Enacted by the Legislature of the State of Idaho:

TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.

SECTION 1. That Section 34-301, Idaho Code, be, and the same is hereby amended to read as follows:

- 34-301. ESTABLISHMENT OF ELECTION PRECINCTS BY COUNTY COMMISSIONERS LISTS AND MAPS TO BE FURNISHED TO SECRETARY OF STATE. (1) The board of county commissioners in each county shall establish a convenient number of election precincts therein. The board of county commissioners may establish an absentee voting precinct for each legislative district within the county. The boundaries of such absentee precincts shall be the same as those of the legislative districts for which they were established. The board shall have the authority to create new or consolidate established precincts only within the boundaries of legislative districts. No county shall have less than two (2) precincts. This board action shall be done no later than January 15 in a general election year. The January 15 deadline shall be waived during a general election year in which a legislative or court—ordered redistricting plan is adopted. In such cases, any precinct boundary adjustments shall be accomplished by the county commissioners as soon as is practicable.
- (2) The county clerk of each county shall provide, and the secretary of state shall maintain in his office, a current and accurate report of the following:
 - (a) A list of all precincts within the county;

- (b) A map and description of all precincts within the county;
- (c) A count of voters registered for the latest general election, by precinct; and
- (d) A count of votes cast at the latest general election, by precinct.
- SECTION 2. That Section 34-302, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-302. DESIGNATION OF PRECINCT POLLING PLACES. The board shall, not less than thirty (30) days by the fifth Friday before any election, designate a suitable polling place for each election precinct. Insofar as possible, the board shall designate the same polling place for the general election which that it designated for the primary election. The physical arrangements of the polling place shall be sufficient to guarantee all voters the right to cast a secret ballot. All polling places designated as provided herein, shall conform to the accessibility standards adopted by the secretary of state pursuant to the "Voting Aaccessibility for the Eelderly and Hhandicapped Aact," P.L. 98-435 52 U.S.C. 20101 et seq. The expense of providing such polling places shall be a public charge and paid out of the county treasury.
- SECTION 3. That Section 34-303, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-303. APPOINTMENT OF ELECTION JUDGES BY COUNTY CLERK. (1) The county clerk shall appoint two (2) or more election judges, one (1) of whom shall be designated chief judge, and the number of clerks deemed necessary by him for each polling place. In the event a single polling place is designated for two (2) or more precincts, an individual may serve simultaneously on the election board for two (2) or more precincts thus served by a single polling

place. The precinct committeemen shall recommend persons for the position in their respective precincts to the county clerk in writing at least ten (10) days by the fifth Friday prior to the date on which any appointment shall be made primary election and the county clerk shall appoint the judges from such lists if the persons recommended are qualified.

- (2) The chief election judge shall be responsible for the conduct of the proceedings in the polling place. Compensation for all election personnel shall be determined by the board of county commissioners, and not at no less than the minimum wage as prescribed by the laws of the state of Idaho.
- (3) Each election board shall contain personnel representing all existing political parties if a list of applicants has been provided to the county clerk by the precinct committeemen of the precincts at least sixty (60) days prior to the primary election by the prescribed deadline.
- (4) In order to provide for a greater awareness of the election process, the rights and responsibilities of voters and the importance of participating in the electoral process, as well as to provide additional members of precinct boards, a county clerk may appoint not more than two (2) students per precinct to serve under the direct supervision of election board members designated by the county clerk. A student may be appointed, notwithstanding lack of eligibility to vote, if the student possesses the following qualifications:
 - (a) Is at least sixteen (16) years of age at the time of the election for which he or she is serving as a member of an election board; and
 - (b) Is a citizen of the United States.

- SECTION 4. That Section 34-413, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-413. REREGISTRATION OF ELECTOR WHO CHANGES RESIDENCE. An elector who moves to another county within the state or to another state within thirty (30) days prior to any election shall be permitted to vote in the ensuing election by absentee ballot or at the polling place assigned to the elector's prior address.
- SECTION 5. That Section 34-417, Idaho Code, be, and the same is hereby repealed.
- SECTION 6. That Section 34-420, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-420. NO ELECTOR'S REGISTRATION SHALL BE CANCELLED CANCELED WHILE HE IS SERVING IN THE ARMED FORCES -- EXCEPTION. (1) Except as provided in section 34-435, Idaho Code, or for registering to vote in another jurisdiction, no elector's registration shall be cancelled canceled, nor shall he be deprived of his right to vote at any election by reason of the removal of his official registration application from the register of electors, during any period that he is serving in the armed forces of the United States or of any ally of the United States.
- (2) In order to facilitate the implementation of the provisions of subsection (1) of this section, the one hundred twenty (120) day limitation in section 34-435, Idaho Code, shall be waived for the year 1987, in order to al-

low military registrations to be cancelled by the county clerk in calendar year 1987.

 SECTION 7. That Section 34-432, Idaho Code, be, and the same is hereby amended to read as follows:

- 34-432. CORRECTION OF ELECTION REGISTER FROM CHALLENGES AT ELECTION. (1) Within sixty (60) days No later than the ninth Friday after each election, the county clerk shall examine the election register and note the challenges as described in section 34-431, Idaho Code. The county clerk shall mail a written inquiry to the challenged elector at his mailing address as indicated on his registration card. Such inquiry shall state the nature of the challenge and provide a suitable form for reply.
- (2) Within twenty (20) days from the date of mailing of the written inquiry, the elector may, in person or in writing, state that the information on his registration card is correct. Upon receipt of such a statement or request, the county clerk shall determine whether the information satisfies the challenge. If the county clerk determines that the challenge has not been satisfied, the county clerk shall schedule a hearing on the challenge and shall notify the elector of the place and time of the hearing. The hearing shall be held no later than twenty (20) days after notice is given. At the hearing, the challenged elector may present evidence of qualification. If the county clerk, upon the conclusion of the hearing, determines that the challenged elector's registration is not valid, the county clerk shall cancel the registration. If a challenged elector fails to make the statement or request in response to the inquiry, the county clerk shall cancel the registration.
- (3) The county clerk may make inquiry into the validity of any registration at any time. The inquiry shall proceed as provided in this section.
- SECTION 8. That Section 34-705, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-705. WITH WHOM DECLARATIONS FILED. (1) All candidates for county offices, whether political party candidates or independent candidates, and all political party candidates for precinct offices shall file their declarations of candidacy with the county clerk of their respective counties. All candidates for district, state and federal offices shall file their declarations of candidacy with the secretary of state.
- $\underline{(2)}$ The secretary of state, shall certify to the county clerks, within ten $\underline{(10)}$ days after the filing deadline, the names of the political party candidates who filed for federal, state and district offices and are qualified and by not later than the tenth day prior to the primary shall certify the names of political party candidates who have been appointed by central committees to fill vacancies as provided by for placement on the ballot.
- (3) The secretary of state shall certify the name of a candidate being appointed by the appropriate central committee pursuant to section 34-714, Idaho Code, by no later than the next business day after the appointment is received in the secretary of state's office, if received after the certification of candidates to the county clerks under subsection (2) of this section.

SECTION 9. That Section 34-909, Idaho Code, be, and the same is hereby amended to read as follows:

- 34-909. GENERAL ELECTION SAMPLE BALLOTS FORWARDED TO COUNTIES BY SECRETARY OF STATE. (1) The secretary of state, not no later than September 7, shall prepare provide the necessary general election sample ballots for the various counties and forward them ballot layout to each of the several county clerks.
- corder of offices and ballot layout for the general election, with instructions for placement of candidates seeking election for federal, state, legislative, county and precinct offices and candidates seeking judicial office or retention. If a county is within more than one (1) legislative district, the secretary of state shall provide instructions on the requirements for a separate ballot for each legislative district that is within the county.
- (3) The secretary of state shall place certify to the county clerks the names and political party of the candidates qualified for placement on the general election ballot for all federal, state and legislative district offices on the sample ballots, and by not later than the tenth day prior to the general election along with any judicial candidates, by no later than the ninth Friday prior to the general election.
- (4) The secretary of state shall certify the names of candidates who have been name of a candidate being appointed by the appropriate central committees to fill vacancies committee as provided by section 34-715, Idaho Code, by no later than the next business day after the appointment is received in the secretary of state's office, if received after the certification of candidates to the county clerks under subsection (3) of this section.
- SECTION 10. That Section 34-1002, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-1002. APPLICATION FOR ABSENTEE BALLOT. (1) Any registered elector may make written application to the county clerk, or other proper officer charged by law with the duty of issuing official ballots for such election, for an official ballot or ballots of the kind or kinds to be voted at the election. The application shall contain the name of the elector, the elector's home address, county, and address to which such ballot shall be forwarded.
- (2) In order to provide the appropriate primary election ballot to electors, in the event a political party elects to allow unaffiliated electors to vote in that party's primary election pursuant to section 34-904A, Idaho Code, the elector shall designate, as part of the written application for a ballot for primary elections, the elector's party affiliation or designation as "unaffiliated." The application shall contain checkoff boxes for "unaffiliated" electors by which such electors shall indicate for which party's primary ballot the "unaffiliated" elector chooses to vote. Provided however, that no political party's primary election ballot shall be provided to an "unaffiliated" elector for a political party that has not elected to allow "unaffiliated" electors to vote in that political party's primary election pursuant to section 34-904A, Idaho Code. If an "unaffiliated"

elector does not indicate a choice of political party's primary election ballot, the elector shall receive a nonpartisan ballot.

- (3) In order to provide the appropriate primary election ballot to electors, in the event one (1) or more political parties elect to allow electors affiliated with a different political party to vote in that party's primary election, the application shall contain checkoff boxes by which such electors may indicate the primary ballot in which the elector wishes to vote.
- (4) For electors who are registered to vote as of January 1, 2012, and who remain registered electors, the elector shall designate, as part of the written application for a ballot for the 2012 primary elections, the elector's party affiliation or designation as "unaffiliated." The application shall contain checkoff boxes for "unaffiliated" electors by which such electors shall indicate for which party's primary election ballot the "unaffiliated" elector chooses to vote, pursuant to section 34-904A, Idaho Code. Provided however, that no political party's primary election ballot shall be provided to an "unaffiliated" elector for a political party that has not elected to allow "unaffiliated" electors to vote in the party's primary election pursuant to section 34-904A, Idaho Code. If an "unaffiliated" elector does not indicate a choice of political party's primary election ballot, the elector shall receive a nonpartisan ballot. After the 2012 primary election, the county clerk shall record the party affiliation or "unaffiliated" designation so selected on the application for an absentee ballot as part of such an elector's record within the voter registration system as provided for in section 34-437A, Idaho Code.
- (5) After the 2012 primary election, electors who remain registered voters and who did not vote in the 2012 primary elections and who make written application for an absentee ballot shall be designated as "unaffiliated" electors as provided in section 34-404, Idaho Code, and such electors shall be given the appropriate ballot for such "unaffiliated" designation pursuant to the provisions of this act.
- (6) An elector may not change party affiliation or designation as "unaffiliated" on an application for absentee ballot. For primary elections, an elector may change party affiliation or designation as "unaffiliated" as provided for in section 34-411A, Idaho Code.
- (7) The application for an absent elector's ballot shall be signed personally by the applicant. The application for a mail-in absentee ballot shall be received by the county clerk not later than 5:00 p.m. on the eleventh day before the election. An application for in-person absentee voting at the absent elector's polling place described in section 34-1006, Idaho Code, shall be received by the county clerk not later than 5:00 p.m. on the Friday before the election. Application for an absentee ballot may be made by using a facsimile machine or other electronic transmission. In the event a registered elector is unable to vote in person at the elector's designated polling place on the day of election because of an emergency situation that rendered the elector physically unable, the elector may nevertheless apply for an absent elector's ballot by notifying the county clerk within ninety-six (96) hours prior to the closing of the polls. No person may, however, be entitled to vote under an emergency situation unless the situation claimed rendered the elector physically unable to vote at the

elector's designated polling place within ninety-six (96) hours prior to the closing of the polls.

- (8) A person may make application for an absent elector's ballot by use of a properly executed federal post card postcard application as provided for in the laws of the United States known as uniformed and overseas citizens absentee voting act (UOCAVA, $42\ 52\$ U.S.C. $1973\ ff_r$ 20301 et seq., as amended). The issuing officer shall keep as a part of the records of such officer's office a list of all applications so received and of the manner and time of delivery or mailing to and receipt of returned ballot.
- (9) The county clerk shall, not later than seventy-five (75) days after the date of each general election, submit a report to the secretary of state containing information concerning absentee voters as required by federal law.

SECTION 11. That Section 34-1003, Idaho Code, be, and the same is hereby amended to read as follows:

34-1003. ISSUANCE OF ABSENTEE BALLOT. (1) Upon receipt of an application for an absent elector's ballot within the proper time, the county clerk receiving it shall examine the records of the county clerk's office to ascertain whether or not such applicant is registered and lawfully entitled to vote as requested and, if found to be so, the elector shall arrange for the applicant to vote by absent elector's ballot.

(2) In the case of requests for primary ballots:

- (a) Except as provided in subsection (2) paragraph (b) of this subsection, an elector who has designated a political party affiliation shall receive a primary ballot for that political party.
- (b) An elector who has designated a political party affiliation pursuant to section 34-404, Idaho Code, may receive the primary election ballot of a political party other than the political party such elector is affiliated with if such other political party has provided notification to the secretary of state that identifies the political party such elector is affiliated with, as provided for in section 34-904A(2) (b), Idaho Code.
- (c) An "unaffiliated" elector shall receive the primary ballot for the political party which the elector designated in the elector's application for an absentee ballot pursuant to section 34-1002, Idaho Code. Provided however, that a political party's ballot shall not be provided to an "unaffiliated" elector where that political party has not elected to allow "unaffiliated" electors to vote in such party's primary election pursuant to section 34-904A, Idaho Code.
- (d) If an "unaffiliated" elector does not indicate a choice of political party's primary ballot, the elector shall receive a nonpartisan ballot.
- (3) The absentee ballot may be delivered to the absent elector in the office of the county clerk, by postage prepaid mail or by other appropriate means, including use of a facsimile machine or other electronic transmission. Validly requested absentee ballots for candidates for federal office, where the request is received at least forty-five (45) days before an election, shall be sent not later than forty-five (45) days before that election to all electors who are entitled to vote by absentee ballot.

(4) Pursuant to the uniformed and overseas citizens absentee voting act (UOCAVA, $42\ 52\ U.S.C.\ 1973\ ff_r\ 20301$ et seq., as amended) the secretary of state shall establish procedures for the transmission of blank absentee ballots by mail and by electronic transmission for all electors who are entitled to vote by absentee ballot under the uniformed and overseas citizens absentee voting act, and by which such electors may designate whether the elector prefers the transmission of such ballots by mail or electronically. If no preference is stated, the ballots shall be transmitted by mail. The secretary of state shall establish procedures for transmitting such ballots in a manner that shall protect the security and integrity of such ballots and the privacy of the elector throughout the process of transmission.

- (5) A political party may supply a witness to accompany the clerk in the personal delivery of an absentee ballot. If the political party desires to supply a witness, it shall be the duty of the political party to supply the names of such witnesses to the clerk no later than forty-fivesix (456) days prior to the election. The clerk shall notify such witnesses of the date and approximate hour the clerk or deputy clerk intends to deliver the ballot.
- (6) A candidate for public office or a spouse of a candidate for public office shall not be a witness in the personal delivery of absentee ballots.
- (7) An elector physically unable to mark such elector's own ballot may receive assistance in marking such ballot from the officer delivering same or an available person of the elector's own choosing. In the event the election officer is requested to render assistance in marking an absent elector's ballot, the officer shall ascertain the desires of the elector and shall vote the applicant's ballot accordingly. When such ballot is marked by an election officer, the witnesses on hand shall be allowed to observe such marking. No county clerk, deputy, or other person assisting a disabled voter shall attempt to influence the vote of such elector in any manner.
- SECTION 12. That Section 34-1405A, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-1405A. WITHDRAWAL OF CANDIDACY. A candidate for nomination or candidate for election to an office may withdraw from the election by filing a notarized statement of withdrawal with the officer with whom his declaration of candidacy was filed. The statement must contain all information necessary to identify the candidate and the office sought and the reason for withdrawal. A candidate may not withdraw later than forty- $\frac{\text{five}_{\text{Six}}}{\text{fore}}$ (456) days before an election.
- SECTION 13. That Section 34-1407, Idaho Code, be, and the same is hereby amended to read as follows:
- 34-1407. WRITE-IN CANDIDATES. (1) No write-in candidate for any non-partisan elective office shall be counted unless a declaration of intent has been filed indicating that the person desires the office and is legally qualified to assume the duties of the office. The declaration of intent shall be filed with the clerk of the political subdivision not less than forty-five (45) days by no later than the seventh Friday before the date of the election.
- $\underline{\ \ }$ If the statutes governing elections within a specific political subdivision provide that no election shall be held in the event that no more

than one (1) candidate has filed for an office, that statute shall be inter-1 2 preted in such a manner as to allow for filing a declaration of intent for a write-in candidate until forty-five (45) days the seventh Friday preceding 3 the election. However, if no candidate has filed within that time, no elec-4 5 tion shall be held for that political subdivision. The provisions of this section shall not apply to candidates in the primary or general election 6 7 covered by the provisions of section 34-702A, Idaho Code.

SECTION 14. That Section 34-1703, Idaho Code, be, and the same is hereby amended to read as follows:

34-1703. FORM OF PETITION. (1) The recall petition for state officers other than members of the state legislature shall be in substantially the following form:

RECALL PETITION 13

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To the hHonorable...., Secretary of State for the State of Idaho:

We, the undersigned citizens and registered electors of the State of Idaho respectfully demand that...., holding the office of...., be recalled by the registered electors of this state for the following reasons, to-wit: (setting out the reasons for recall in not no more than 200 words) +:

that a special election therefor be called; that we, each for himself say: I am a registered elector of the State of Idaho; my residence, address including city, and the date I signed this petition are correctly written after my name.

Signature 23 City Printed Name Residence Date 24 Street and

Number 25

(Here follow no more than twenty numbered lines for signatures.) 26

(2) The recall petition for members of the state legislature shall be in 28 substantially the following form:

RECALL PETITION 29

To the AHonorable..., Secretary of State for the State of Idaho:

We, the undersigned citizens and registered electors of Legislative District No...., respectfully demand that..., holding the office of..., be recalled by the registered electors of Legislative District No.... for the following reasons, to-wit: (setting out the reasons for recall in not no more than 200 words) +:

that a special election therefor be called; that we, each for himself say: I am a registered elector of Legislative District No...., my residence, address including city, and the date I signed this petition are correctly written after my name.

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Signature
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                                                   City
                    Printed Name
                                    Residence
                                                                   Date
                                    Street and
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                                    Number
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           (Here follow no more than twenty numbered lines for signatures.)
          (3) The recall petition for county officers shall be in substantially
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     the following form:
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                                   RECALL PETITION
         To the \(\frac{1}{2}\)Honorable...., County Clerk for the County of....:
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         We, the undersigned citizens and registered electors of the County
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     of...., respectfully demand that...., holding the office of...., of the
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    County of..., be recalled by the registered electors of the County of....
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     for the following reasons, to-wit: (setting out the reasons for recall in
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    not no more than 200 words) ::
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    that a special election therefor be called; that we, each for himself say: I
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     am a registered elector of the County of ...., my residence, address includ-
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     ing city, and the date I signed this petition are correctly written after my
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    name.
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     Signature
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                                                   City
                    Printed Name
                                    Residence
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                                    Street and
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                                    Number
           (Here follow no more than twenty numbered lines for signatures.)
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          (4) The recall petition for city officers shall be in substantially the
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     following form:
                                   RECALL PETITION
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         To the \(\text{\text{H}}\)Honorable...., City Clerk for the City of....:
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         We, the undersigned citizens and registered electors of the City
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     of...., respectfully demand that...., holding the office of...., of the City
     of...., be recalled by the registered electors of the City of.... for the
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     following reasons, to-wit: (setting out the reasons for recall in not no
    more than 200 words) ::
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    that a special election therefor be called; that we, each for himself say:
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     I am a registered elector of the City of...., my residence, address includ-
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     ing city, and the date I signed this petition are correctly written after my
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    name.
    Signature
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                                                   City
                    Printed Name
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                                    Street and
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           (Here follow no more than twenty numbered lines for signatures.)
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1 (5) The recall petition for special district officers shall be in sub-2 stantially the following form:

3 RECALL PETITION

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To the hHonorable...., County Clerk of the County of....:

We, the undersigned citizens and registered electors of (here insert the official name of the district), respectfully demand that..., holding the office of..., of the (district), be recalled by the registered electors of the (district) for the following reasons, to-wit: (insert the reasons for the recall in two hundred (200) words or less):

that a special election therefor be called, that we, each for himself say:
I am a registered elector of the (district), my residence, address including city, and the date I signed this petition are correctly written after my name.

14 Signature Printed Name Residence City Date
15 Street and
Number

17 (Here follow no more than twenty numbered lines for signatures.)

SECTION 15. That Section 34-1801A, Idaho Code, be, and the same is hereby amended to read as follows:

34-1801A. PETITION. The following shall be substantially the form of petition for any law proposed by the initiative:

22 WARNING

It is a felony for anyone to sign any initiative or referendum petition with any name other than his own, or to knowingly sign his name more than once for the measure, or to sign such petition when he is not a qualified elector.

26 INITIATIVE PETITION

To the Honorable...., Secretary of State of the State of Idaho:

"We, the undersigned citizens and qualified electors of the State of Idaho, respectfully demand that the following proposed law, to-wit: (setting out full text of measure proposed) shall be submitted to the qualified electors of the State of Idaho, for their approval or rejection at the regular general election, to be held on the... day of..., A.D.,..., and each for himself says: I have personally signed this petition; I am a qualified elector of the State of Idaho; my residence and legislative district are correctly written after my name.

36 Signature Printed Residence City Date Legislative
37 Name Street District

and OfficialNumber use only

(Here follow no more than twenty numbered lines for signatures.)

The petition for referendum on any act passed by the state legislature of the state of Idaho shall be in substantially the same form with appropriate title and changes, setting out in full the text of the act of the legislature to be referred to the people for their approval or rejection.

SECTION 16. That Section 34-1809, Idaho Code, be, and the same is hereby amended to read as follows:

34-1809. REVIEW OF INITIATIVE AND REFERENDUM MEASURES BY ATTORNEY GENERAL -- CERTIFICATE OF REVIEW PREREQUISITE TO ASSIGNMENT OF BALLOT TITLE -- BALLOT TITLE -- JUDICIAL REVIEW. (1) After receiving a copy of the petition from the secretary of state as provided in section 34-1804, Idaho Code:

- (a) The attorney general may confer with the petitioner and shall, within twenty (20) working days from receipt thereof, review the proposal for matters of substantive import and shall recommend to the petitioner such revision or alteration of the measure as may be deemed necessary and appropriate.
- (b) The recommendations of the attorney general shall be advisory only and the petitioner may accept or reject them in whole or in part.
- (c) The attorney general shall issue a certificate of review to the secretary of state certifying that he has reviewed the measure for form and style and that the recommendations thereon, if any, have been communicated to the petitioner, and such certificate shall be issued whether or not the petitioner accepts such recommendations. The certificate of review shall be available for public inspection in the office of the secretary of state.
- (2) Within fifteen (15) working days after the issuance of the certificate of review, the petitioner, if he desires to proceed with his sponsorship, shall file the measure, as herein provided, with the secretary of state for assignment of a ballot title, and the secretary of state shall thereupon submit to the attorney general two (2) copies of the measure filed.
 - (a) Within ten (10) working days after receiving copies of the petition, the attorney general shall provide ballot titles as provided for below in this subsection and return one (1) copy of the petition to the secretary of state, with its ballot title.
 - (b) A copy of the ballot title as prepared by the attorney general shall be furnished by the secretary of state with the approved form of any initiative or referendum petition, as provided herein, to the person or persons or organization or organizations under whose authority the measure is initiated or referred.
 - (c) The ballot titles shall be used and printed on the covers of the petition when in circulation; the short title shall be printed in type not less than twenty (20) points on the covers of all such petitions circulated for signatures.
 - (d) The ballot title shall contain:

- (i) Distinctive short title not exceeding twenty (20) words by which the measure is commonly referred to or spoken of and which shall be printed in the foot margin of each signature sheet of the petition.
- (ii) A general title expressing in not more than two hundred (200) words the purpose of the measure.
- (iii) The ballot title shall be printed with the numbers of the measure on the official ballot.
- (e) In making the ballot title, the attorney general shall, to the best of his ability, give a true and impartial statement of the purpose of the measure and in such language that the ballot title shall not be intentionally an argument or likely to create prejudice either for or against the measure.
- (3) Any person dissatisfied with the ballot title or the short title provided by the attorney general for any measure, may appeal from his decision to the supreme court by petition, praying for a different title and setting forth the reason why the title prepared by the attorney general is insufficient or unfair.
 - (a) No appeal shall be allowed from the decision of the attorney general on a ballot title unless made within twenty (20) days after the ballot title is filed in the office of the secretary of state; provided however, that this section shall not prevent any later judicial proceeding to determine the sufficiency of such title, nor shall it prevent any judicial decision upon the sufficiency of such title.
 - (b) A copy of every such ballot title shall be served by the secretary of state upon the person offering or filing such initiative or referendum petition, or appeal. The service of the ballot title may be by mail τ telegraph or facsimile electronic transmission and shall be made forthwith when it is received from the attorney general by the secretary of state.
 - (c) The supreme court shall thereupon examine said measure, hear argument, and in its decision thereon certify to the secretary of state a ballot title and a short title for the measure in accord with the intent of this section. The secretary of state shall print on the official ballot the title thus certified to him.
- (4) Any qualified elector of the state of Idaho may, at any time after the attorney general has issued a certificate of review, bring an action in the supreme court to determine the constitutionality of any initiative.
- SECTION 17. An emergency existing therefor, which emergency is hereby declared to exist, this act shall be in full force and effect on and after its passage and approval.