		Page No.			
imprisonment not to exceed one initiative petition with any name	year in the co	ithstanding the provisions of section 560.0 county jail or a fine not to exceed ten thous is or her own, or knowingly to sign his or cition when such person knows he or she is	021, RSMo, to and dollars or l her name more	the c both,	ontrary, for a term of for anyone to sign any once for the same
INITIATIVE PETITION To the Honorable Jason Kander, Secretary of State for the state of Missouri:					
We, the undersigned, registered vorespectfully order that the followin or their approval or rejection, at the	oters of the s ag proposed he general el	tate of Missouri and	e submitted to ovember, 201	the 6, an	voters of the state of Missouri, ad each for himself or herself
		s and the name of the city, town or vill			
(Official Ballot title.)					
CIRCULATOR'S AFFIDAVIT STATE OF MISSOURI, COUNTY OF					
		first duly sworn, say (print or type nar REGISTERED VOTING ADDRESS		_	
NAME (Signature)	DATE SIGNED	(Street) (City, Town or Village)		DNGR. DIST.	NAMED (Printed or Typed)
ı.					1.
2.					2.
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stated his or her name, registered v	oting addre	each of them signed his or her name t		•	8 m 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
AND CORRECT AND THAT I HAV INVOLVING FORGERY.	AR OR AFFII E NEVER BI . do not	RM UNDER PENALTY OF PERJURY TEN CONVICTED OF, FOUND GUILT (check one) expect to be paid for circulate	Y OF, OR PLE	D G	UILTY TO ANY OFFENSE
Signature of Affiant (Person obtaining signatures)					
(Printed Name of Affiant)					
Address of Affiant					
Subscribed and sworn to before me this		Signature of Notary			
Notary Public (Seal)	F	Address of Notary			

County

Be it resolved by the people of the State of Missouri that the Constitution be amended:

Section 2 of Article IX of the Constitution of Missouri is amended by modifying sections 2(b) and adding section 2(c). The existing sections 2(b) is set forth hereinafter with the new matter underlined and deleted matter in brackets, [thus].

Article IX, Section 2(b). 1. The <u>state</u> board <u>of education</u> shall select and appoint a commissioner of education as its chief administrative officer, who shall be a citizen and resident of the state, and removable at its discretion. The board shall prescribe his duties and fix his compensation, and upon his recommendation shall appoint the professional staff and fix their compensation. [The board shall succeed the state board of education heretofore established, with all its powers and duties, and shall have such other powers and duties as may be prescribed by law.]

2. The state board of education and the commissioner of education shall only have the authority (1) to research and offer opinions on the most efficient and effective ways to educate students, (2) to assess and publicly report on the quality and performance of the public schools in this state, and (3) to offer recommendations and training designed to help the public schools in this state improve their performance.

Neither the board nor the commissioner may compel any school or school district to take any action, administer any test, or implement any policy. The General Assembly may limit the funding available to the board and commissioner for the performance of the duties enumerated herein, but the General Assembly may neither direct the manner in which the board and commissioner fulfill their duties under this article, nor expand the scope of those duties beyond what is established in this subsection.

Section 2(c). 1. Each public school district in this state shall be independent from state control and shall be governed by school board members elected by and accountable to voters residing in each public school district; provided, the General Assembly shall be authorized to pass general laws establishing procedures through which citizens may establish a school district and elect the board to govern that district.

- 2. Each public school district shall be exclusively responsible for (1) deciding the qualifications required of the public school teachers and administrators in that district; (2) setting the curriculum to be taught at the public schools in that district and the level of mastery students must demonstrate to advance from one grade to the next and to receive a diploma from its public schools; and (3) selecting, purchasing, developing, and disposing of property, books, buildings, and materials for use by the public schools and students of that district.
- 3. Nothing in this provision shall relieve the General Assembly of its obligation to provide funding for all public schools in this state in accordance with section 1(a) of this article; neither the General Assembly nor any other government entity shall in any way penalize or withhold funds from a public school district based on the public school district's exercise of the authority established in subsection 2 of this section.