	County Page No.					
It is a class A misdemeanor punisha the county jail or a fine not to exce sign his or her name more than onc	ed ten thousand do	ollars or both, for anyon	ne to sign any initiative petitior	ntrary, for a tern	n of imprisoni other than hi	ment not to exceed one year in s or her own, or knowingly to
To the Honorable John R. Ashcr	oft, Secretary of		TATIVE PETITION of Missouri:			
We, the undersigned, registered vo amendment to the constitution sha of November, 2024, and each for hi County (or city of St. Louis); my regi	ll be submitted to mself or herself sa	the voters of the state ys: I have personally si	of Missouri, for their approval gned this petition; I am a regist	or rejection, at t ered voter of the	he general ele e State of Mis	souri and
		[OFFIC	CIAL BALLOT TITLE]			
						THE CEIVE
CIRCULATOR'S AFFIDAVIT	, STATE OF MI	SSOURI, COUNT	Y OF		-17	ფ <u></u>
I,(Petition Circulator's F	Printed Name		ر being first duly swor	n, say (print	or type n	
NAME (Signature)	DATE SIGNED		VOTING ADDRESS (City, Town or Village)	Zip Code	Congr.	NAME (Drinted on Turned)
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signed this page of the foregoing pervoting address and city, town or vill FURTHERMORE, I HEREBY SV CORRECT AND THAT I HAVE I am at least 18 years of age,	age correctly, and VEAR OR AFFIR NEVER BEEN CO	that each signer is a re M UNDER PENALT DNVICTED OF, FOU	gistered voter of the state of M Y OF PERJURY THAT ALL JND GUILTY OF, OR PLED	STATEMENTS GUILTY TO A	MADE BY	ME ARE TRUE AND SE INVOLVING FORGERY.
Signature of Affiant (Person	obtaining signa	tures)	Street address	of Affiant		erro (B) error
Printed Name of Affiant			City, State and	Zip Code of A	Affiant	7 27 5
Subscribed and sworn to bef	ore me this	day of		A.D. 20		
Signature of Notary			Notary Public (Seal)			
Address of Notary			My commission expires:			

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

Article III of the Constitution is revised by amending Sections 1, 22, and 32 to read as follows:

Section 1. (a) The legislative power shall be vested in a senate and house of representatives to be styled "The General Assembly of the State of Missouri."

- (b) To ensure that all political power in Missouri is vested in and derived from the people and founded upon the will of the people only, from and after January 2, 2025, each citizen of Missouri who is eligible to vote shall be able to assign one proxy to any member of the Missouri senate, authorizing that senator to cast votes on their behalf, and one proxy to any member of the Missouri house of representatives, authorizing that representative to cast votes on their behalf. Members of the General Assembly shall cast a number of votes equal to the number of proxies they hold, plus one vote for themselves, on all matters that are voted on in their respective houses, including votes taken in committees and on procedural matters.
- (c) Citizens of Missouri may assign their proxies either electronically, through a system of Online Accounts for Politically Active Citizens, or by means of a written (paper) proxy. Citizens may reassign a proxy at any time.
- (d) The governor shall establish and maintain a system of Online Accounts for Politically Active Citizens to facilitate the assigning and reassigning of proxies electronically. The governor shall be responsible for ensuring the security of that system and for ensuring the privacy of citizens utilizing the system.
- (e) On or before January 2, 2025, the Secretary of State shall create and make available to citizens of Missouri, both electronic and paper versions of a proxy form, a form for citizens to use to reassign their proxies, and a form for citizens to submit to notify the secretary of state if they move out of the state of Missouri or are no longer eligible to vote. When so notified, the Secretary of State shall void their proxies. The Secretary of State shall be responsible for promptly voiding the proxies of citizens who are no longer eligible to vote in Missouri due to being incarcerated or deceased. The Secretary of State shall be responsible for notifying citizens, in the manner in which they have indicated they prefer to be notified, when a legislator to whom they have assigned a proxy vacates her or his office for any reason.
- (f) The General Assembly shall pass legislation providing penalties for forging or falsifying proxies, for offering money, or any other thing of value, to influence a citizen with regard to the assignment of their proxies, and for accepting money, or any other thing of value, in exchange for the assignment of a proxy.

Section 22. Every bill shall be referred to a committee of the house in which it is pending.

After it has been referred to a committee, [one-third of] the elected members of the respective houses <u>by a vote of one-third or more</u> shall have power to relieve a committee of further consideration of a bill and place it on the calendar for consideration. Each committee shall keep such record of its proceedings as is required by rule of the respective houses and this record and the recorded vote of the members of the committee shall be filed with all reports on bills.

Each house of the general assembly may provide by rule for such committees of that house as it deems necessary to meet to consider bills or to perform any other necessary legislative function during the interim between the session ending on the thirtieth day of May and the session commencing on the first Wednesday after the first Monday of January.

Section 32. Every bill presented to the governor and returned with his objections shall stand as reconsidered in the house to which it is returned. If the governor returns any bill with his objections on or after the fifth day before the last day upon which a session of the general assembly may consider bills, the general assembly shall automatically reconvene on the first Wednesday following the second Monday in September for a period not to exceed ten calendar days for the sole purpose of considering bills returned by the governor. The objections of the governor shall be entered upon the journal and the house shall proceed to consider the question pending, which shall be in this form: "Shall the bill pass, the objections of the governor thereto notwithstanding?" The vote upon this question shall be taken by yeas and nays and if [two-thirds of the elected members of the house vote] a majority of the votes are in the affirmative the presiding officer of that house shall certify that fact on the roll, attesting the same by his signature, and send the bill with the objections of the governor to the other house, in which like proceedings shall be had in relation thereto. The bill thus certified shall be deposited in the office of the secretary of state as an authentic act and shall become a law.