# **Second Regular Session** Sixty-eighth General Assembly STATE OF COLORADO

# **PREAMENDED**

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 12-0016.01 Ed DeCecco x4216

**HOUSE BILL 12-1089** 

### **HOUSE SPONSORSHIP**

Court,

## SENATE SPONSORSHIP

Steadman,

**House Committees** 

State, Veterans, & Military Affairs

**Senate Committees** 

State, Veterans & Military Affairs

### A BILL FOR AN ACT

101 CONCERNING THE SPECIFIC WORDING RELATED TO A STATEWIDE 102 **BALLOT TITLE.** 

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

For a statewide ballot title for an initiated or referred measure that. after the statement of the single subject, specifies the central features, section 2 of the bill replaces the introductory phrase "and, in connection therewith" with the term "that". Section 2 also requires a proposition to be described in a ballot title as a "change to the Colorado Revised 3rd Reading Unam ended

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2nd Reading Unam ended

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Statutes" and an amendment as an "amendment to the Colorado constitution".

**Section 3** of the bill expands the "yes" and "no" responses to a ballot title that are currently used on the ballot to "YES/FOR" and "NO/AGAINST". Sections 2, 3, and 4 of the bill include conforming amendments related to these response changes.

Be it enacted by the General Assembly of the State of Colorado:

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2 **SECTION 1. Legislative declaration.** (1) The general assembly hereby finds, determines, and declares that:

- (a) Section 1 (5.5) of article V and section 2 (3) of article XIX of the state constitution require every constitutional amendment or law proposed by initiative and every constitutional amendment referred by the general assembly to be limited to a single subject, which must be clearly expressed in its title;
- (b) Colorado courts have frequently interpreted this constitutional single-subject requirement; and
- (c) Nothing in this act changes any constitutional requirement related to a ballot title or any court interpretation of the requirement.
- SECTION 2. In Colorado Revised Statutes, 1-40-106, amend (3)

  (b); and add (3) (c) and (3) (d) as follows:

**1-40-106. Title board - meetings - ballot title - initiative and referendum.** (3) (b) In setting a title, the title board shall consider the public confusion that might be caused by misleading titles and shall, whenever practicable, avoid titles for which the general understanding of the effect of a "yes" "YES/FOR" or "no" "NO/AGAINST" vote will be unclear. The title for the proposed law or constitutional amendment, which shall correctly and fairly express the true intent and meaning thereof, together with the ballot title and submission clause, shall be

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completed within two weeks after the first meeting of the title board.
Immediately upon completion, the secretary of state shall deliver the same
with the original to the designated representatives of the proponents,
keeping the copy with a record of the action taken thereon. Ballot titles
shall be brief, shall not conflict with those selected for any petition
previously filed for the same election, and, shall be in the form of a
question which may be answered "yes" "YES/FOR" (to vote in favor of the
proposed law or constitutional amendment) or "no" "NO/AGAINST" (to
vote against the proposed law or constitutional amendment) and which
shall unambiguously state the principle of the provision sought to be
added, amended, or repealed.
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(c) IN ORDER TO AVOID CONFUSION BETWEEN A PROPOSITION AND
AN AMENDMENT, AS SUCH TERMS ARE USED IN SECTION 1-5-407 (5) (b),
THE TITLE BOARD SHALL DESCRIBE A PROPOSITION IN A BALLOT TITLE AS
A "CHANGE TO THE COLORADO REVISED STATUTES" AND AN AMENDMENT
AS AN "AMENDMENT TO THE COLORADO CONSTITUTION".
(d) A BALLOT TITLE FOR A STATEWIDE REFERRED MEASURE MUST
BE IN THE SAME FORM AS A BALLOT TITLE FOR AN INITIATIVE AS REQUIRED
BY PARAGRAPH (c) OF THIS SUBSECTION (3).
SECTION 3. In Colorado Revised Statutes, 1-40-115, amend (2)
(a) and (3) as follows:
1-40-115. Ballot - voting - publication. (2) (a) All ballot issues
shall be printed on the official ballot in that order, together with their
respective letters and numbers prefixed in bold-faced type. Each ballot
shall have the following explanation printed one time at the beginning of
such ballot issues: "Ballot issues referred by the general assembly or any

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political subdivision are listed by letter, and ballot issues initiated by the		
people are listed numerically. A ballot issue listed as an 'amendment'		
proposes a change to the Colorado constitution, and a ballot issue listed		
as a 'proposition' proposes a change to the Colorado Revised Statutes. A		
'yes' 'YES/FOR' vote on any ballot issue is a vote in favor of changing		
current law or existing circumstances, and a 'no' 'NO/AGAINST' vote on any		
ballot issue is a vote against changing current law or existing		
circumstances." Each ballot title shall appear on the official ballot but		
once. For each ballot title that is an amendment, the amendment number		
or letter shall be immediately followed by the description		
"(CONSTITUTIONAL)". For each ballot title that is a proposition, the		
proposition number or letters shall be immediately followed by the		
description "(STATUTORY)". Each ballot title shall be separated from		
the other ballot titles next to it by heavy black lines and shall be followed		
by the words "yes" and "no" with blank spaces to the right and opposite		
the same as follows:		
(HERE SHALL APPEAR THE		
BALLOT TITLE IN FULL)		
YES NO		
"YES/FOR" AND "NO/AGAINST", ALONG WITH A PLACE FOR AN		
ELIGIBLE ELECTOR TO DESIGNATE HIS OR HER CHOICE BY A MARK AS		
INSTRUCTED.		
(3) A voter desiring to vote for the measure shall make a cross		
mark (X) in the blank space to the right and opposite the word "yes"		
DESIGNATE HIS OR HER CHOICE BY A MARK IN THE PLACE FOR "YES/FOR";		

in the blank space to the right and opposite the word "no" DESIGNATE HIS

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1	OR HER CHOICE BY A MARK IN THE PLACE FOR "NO/AGAINST"; and the votes
2	marked shall be counted accordingly. Any measure approved by the
3	people of the state shall be printed with the acts of the next general
4	assembly.
5	SECTION 4. In Colorado Revised Statutes, amend 1-40-126 as
6	follows:
7	1-40-126. Explanation of effect of "yes/for" or "no/against"
8	vote included in notices provided by mailing or publication. In any
9	notice to electors provided by the director of research of the legislative
10	council, whether by mailing pursuant to section 1-40-124.5 or publication
11	pursuant to section 1-40-124, there shall be included the following
12	explanation preceding any information about individual ballot issues: "A
13	'yes' 'YES/FOR' vote on any ballot issue is a vote in favor of changing
14	current law or existing circumstances, and a 'no' 'NO/AGAINST' vote on any
15	ballot issue is a vote against changing current law or existing
16	circumstances."
17	<b>SECTION 5. Effective date.</b> This act takes effect May 1, 2012;
18	except that section 1-40-106 (3) (b), Colorado Revised Statutes, as
19	amended in section 2 of this act, and sections 3 and 4 of this act take
20	effect January 1, 2013.
21	SECTION 6. Safety clause. The general assembly hereby finds,
22	determines, and declares that this act is necessary for the immediate
23	preservation of the public peace, health, and safety.

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