 Senate Joint Resolution 15

Sponsored by Senator KNOPP; Senator BURDICK

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Proposes amendment to Oregon Constitution to require that proposed elector enactments requiring expenditure of public moneys include proposed source of revenue sufficient to pay for expenditure. Specifies that proposed source of revenue may not draw from existing revenue or from projected revenue of existing source. Allows Legislative Assembly to limit expenditure to amount supplied by source of revenue.

Refers proposed amendment to people for their approval or rejection at next regular general election.

JOINT RESOLUTION

Be It Resolved by the Legislative Assembly of the State of Oregon:

PARAGRAPH 1. The Constitution of the State of Oregon is amended by creating a new section 1c to be added to and made a part of Article IV, and by amending section 1, Article IV, such sections to read:

Sec. 1. (1) The legislative power of the state, except for the initiative and referendum powers reserved to the people, is vested in a Legislative Assembly, consisting of a Senate and a House of Representatives.

(2)(a) The people reserve to themselves the initiative power, which is to propose laws and amendments to the Constitution and enact or reject them at an election independently of the Legislative Assembly.

(b) An initiative law may be proposed only by a petition signed by a number of qualified voters equal to six percent of the total number of votes cast for all candidates for Governor at the election at which a Governor was elected for a term of four years next preceding the filing of the petition.

(c) An initiative amendment to the Constitution may be proposed only by a petition signed by a number of qualified voters equal to eight percent of the total number of votes cast for all candidates for Governor at the election at which a Governor was elected for a term of four years next preceding the filing of the petition.

(d) An initiative petition shall include the full text of the proposed law or amendment to the Constitution. A proposed law or amendment to the Constitution shall embrace one subject only and matters properly connected therewith.

(e) An initiative law, or an initiative amendment to the Constitution, that requires the expenditure of public moneys shall include as part of the proposed law or amendment a proposed source of revenue sufficient to fund the expenditure if the proposed law or amendment is adopted by the people. The proposed source of revenue may not draw from existing revenue or from the projected revenue of an existing source. If the source of revenue is insufficient in any biennium to cover the expenditure required by the initiative law or initiative amendment, the Legislative Assembly may reduce the expenditure to the amount supplied

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.

LC 1287
by the source of revenue. For purposes of paragraph (d) of this subsection, the proposed
source of revenue is considered a matter properly connected with the subject of the proposed
law or amendment to the Constitution. For purposes of this paragraph, a decrease in a rate
of taxation is not an expenditure. For purposes of section 1, Article XVII of this Constitu-
tion, the proposed source of revenue is not considered a separate amendment to this Con-
stitution.

\[(e)\] An initiative petition shall be filed not less than four months before the election at
which the proposed law or amendment to the Constitution is to be voted upon.

(3)(a) The people reserve to themselves the referendum power, which is to approve or reject at
an election any Act, or part thereof, of the Legislative Assembly that does not become effective
earlier than 90 days after the end of the session at which the Act is passed.

(b) A referendum on an Act or part thereof may be ordered by a petition signed by a number
of qualified voters equal to four percent of the total number of votes cast for all candidates for
Governor at the election at which a Governor was elected for a term of four years next preceding
the filing of the petition. A referendum petition shall be filed not more than 90 days after the end
of the session at which the Act is passed.

(c) A referendum on an Act may be ordered by the Legislative Assembly by law.
Notwithstanding section 15b, Article V of this Constitution, bills ordering a referendum and bills
on which a referendum is ordered are not subject to veto by the Governor.

(d) If the Legislative Assembly orders a referendum on an Act or joint resolution that
requires the expenditure of public moneys, the Legislative Assembly shall include as part of
the Act or joint resolution a proposed source of revenue sufficient to fund the expenditure
if the Act or joint resolution is approved by the people. The proposed source of revenue may
not draw from existing revenue or from the projected revenue of an existing source. If the
source of revenue is insufficient in any biennium to cover the expenditure required by the
Act or joint resolution, the Legislative Assembly may reduce the expenditure to the amount
supplied by the source of revenue. For purposes of this paragraph, a decrease in a rate of
taxation is not an expenditure. If a joint resolution described in this paragraph amends this
Constitution, for purposes of section 1, Article XVII of this Constitution, the proposed source
of revenue is not considered a separate amendment to this Constitution.

(4)(a) Petitions or orders for the initiative or referendum shall be filed with the Secretary of
State. The Legislative Assembly shall provide by law for the manner in which the Secretary of State
shall determine whether a petition contains the required number of signatures of qualified voters.
The Secretary of State shall complete the verification process within the 30-day period after the last
day on which the petition may be filed as provided in paragraph \[(e)\] of subsection (2) or para-
graph (b) of subsection (3) of this section.

(b) Initiative and referendum measures shall be submitted to the people as provided in this sec-
tion and by law not inconsistent therewith.

(c) All elections on initiative and referendum measures shall be held at the regular general
elections, unless otherwise ordered by the Legislative Assembly.

(d) Notwithstanding section 1, Article XVII of this Constitution, an initiative or referendum
measure becomes effective 30 days after the day on which it is enacted or approved by a majority
of the votes cast thereon. A referendum ordered by petition on a part of an Act does not delay the
remainder of the Act from becoming effective.

(5) The initiative and referendum powers reserved to the people by subsections (2) and (3) of this
section are further reserved to the qualified voters of each municipality and district as to all local, special and municipal legislation of every character in or for their municipality or district. The manner of exercising those powers shall be provided by general laws, but cities may provide the manner of exercising those powers as to their municipal legislation. In a city, not more than 15 percent of the qualified voters may be required to propose legislation by the initiative, and not more than 10 percent of the qualified voters may be required to order a referendum on legislation.

SECTION 1c. (1) The amendment to section 1 of this Article by Senate Joint Resolution 15 (2019) applies to:

(a) An initiative law or initiative amendment to the Constitution for which a prospective petition is filed with the Secretary of State on or after the effective date of the amendment to section 1 of this Article by Senate Joint Resolution 15 (2019); and

(b) An Act or joint resolution that the Legislative Assembly refers on or after the effective date of the amendment to section 1 of this Article by Senate Joint Resolution 15 (2019) to the people for their approval or rejection.

(2) This section is repealed on January 2, 2024.

PARAGRAPH 2. The amendment proposed by this resolution shall be submitted to the people for their approval or rejection at the next regular general election held throughout this state.