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1	LOCAL INITIATIVE AND PETITION
2	BALLOT TITLES
3	2007 GENERAL SESSION
4	STATE OF UTAH
5	Chief Sponsor: Peter C. Knudson
6	House Sponsor: Ronda Rudd Menlove
7	
8	LONG TITLE
9	General Description:
10	This bill modifies Election Code provisions related to ballot titles for local initiatives
11	and local referendums.
12	Highlighted Provisions:
13	This bill:
14	 provides that a local attorney that drafts a ballot title for a local initiative or
15	referendum shall:
16	• prepare a proposed ballot title;
17	• permit the local legislative body and the sponsors of the petition to submit
18	written comments on the proposed ballot title; and
19	• review the written comments when preparing a final ballot title;
20	 provides procedures and a time line for preparation of the ballot title;
21	 permits the local legislative body to appeal the local attorney's determination of a
22	ballot title;
23	 provides that the Supreme Court may be permitted to certify a local ballot title upon
24	appeal, rather than requiring the Supreme Court to do so; and
25	 makes technical changes.
26	Monies Appropriated in this Bill:
27	None
28	Other Special Clauses:
29	This bill provides an immediate effective date.

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30	Utah Code Sections Affected:
31	AMENDS:
32	20A-7-508, as last amended by Chapter 57, Laws of Utah 2001
33	20A-7-608, as last amended by Chapter 57, Laws of Utah 2001
34 35	Be it enacted by the Legislature of the state of Utah:
36	Section 1. Section 20A-7-508 is amended to read:
37	20A-7-508. Ballot title Duties of local clerk and local attorney.
38	(1) Whenever an initiative petition is declared sufficient for submission to a vote of the
39	people, the local clerk shall deliver a copy of the petition and the proposed law to the local
40	attorney.
41	(2) [(a)] The local attorney shall:
42	[(i)] (a) entitle each county initiative that has qualified for the ballot "Citizen's County
43	Initiative Number and give it a number;
44	[(ii)] (b) entitle each municipal initiative that has qualified for the ballot "Citizen's City
45	(or Town) Initiative Number " and give it a number;
46	[(iii)] (c) prepare a proposed ballot title for the initiative; [and]
47	[(iv)] (d) [return the petition and] file the proposed ballot title [to] and the numbered
48	initiative titles with the local clerk within 15 days after [its receipt] the date the initiative
49	petition is declared sufficient for submission to a vote of the people; and
50	(e) promptly provide notice of the filing of the proposed ballot title to:
51	(i) the sponsors of the petition; and
52	(ii) the local legislative body for the jurisdiction where the initiative petition was
53	circulated.
54	$\left[\frac{b}{a}\right]$ (3) (a) The ballot title may be distinct from the title of the proposed law attached
55	to the initiative petition, and shall express, in not exceeding 100 words, the purpose of the
56	measure.
57	[(c) The ballot title and the number of the measure as determined by the local attorney

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58	shall be printed on the official ballot.]
59	[(d)] (b) In preparing a ballot [titles] title, the local attorney shall, to the best of his
60	ability, give a true and impartial statement of the purpose of the measure.
61	$\left[\frac{(e)}{(e)}\right]$ (c) The ballot title may not intentionally be an argument, or likely to create
62	prejudice, for or against the measure.
63	(4) (a) Within five calendar days after the date the local attorney files a proposed ballot
64	title under Subsection (2)(d), the local legislative body for the jurisdiction where the initiative
65	petition was circulated and the sponsors of the petition may file written comments in response
66	to the proposed ballot title with the local clerk.
67	(b) Within five calendar days after the last date to submit written comments under
68	Subsection (4)(a), the local attorney shall:
69	(i) review any written comments filed in accordance with Subsection (4)(a);
70	(ii) prepare a final ballot title that meets the requirements of Subsection (3); and
71	(iii) return the petition and file the ballot title with the local clerk.
72	(c) Subject to Subsection (6), the ballot title, as determined by the local attorney, shall
73	be printed on the official ballot.
74	[(3)] (5) Immediately after the local attorney files a copy of the ballot title with the
75	local clerk, the local clerk shall serve a copy of the ballot title by mail upon [any of] the
76	sponsors of the petition and the local legislative body for the jurisdiction where the initiative
77	petition was circulated.
78	[(4)] (a) If the ballot title furnished by the local attorney is unsatisfactory or does
79	not comply with the requirements of this section, [at least three of the sponsors of the petition
80	may, by motion, appeal] the decision of the local attorney may be appealed by a petition to the
81	Supreme Court that is brought by:
82	(i) at least three sponsors of the initiative petition; or
83	(ii) a majority of the local legislative body for the jurisdiction where the initiative
84	petition was circulated.

- 85
- (b) The Supreme Court shall examine the measures and [hear] consider arguments,

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86 and, in its decision, [shall] may certify to the local clerk a ballot title for the measure that 87 fulfills the intent of this section. 88 (c) The local clerk shall print the title [verified to him] certified by the Supreme Court 89 on the official ballot. 90 Section 2. Section 20A-7-608 is amended to read: 91 20A-7-608. Ballot title -- Duties of local clerk and local attorney. 92 (1) Whenever a referendum petition is declared sufficient for submission to a vote of 93 the people, the local clerk shall deliver a copy of the petition and the proposed law to the local 94 attorney. 95 (2) $\left[\frac{1}{(a)}\right]$ The local attorney shall: 96 $\left[\frac{1}{2}\right]$ (a) entitle each county referendum that has qualified for the ballot "Citizen's County Referendum Number ____ and give it a number; 97 98 [(ii)] (b) entitle each municipal referendum that has gualified for the ballot "Citizen's City (or Town) Referendum Number " and give it a number; 99 100 [(iii)] (c) prepare a proposed ballot title for the referendum; [and] 101 [(iv)] (d) [return the petition and] file the proposed ballot title [to] and the numbered 102 referendum titles with the local clerk within 15 days after [its receipt] the date the referendum 103 petition is declared sufficient for submission to a vote of the people; and (e) promptly provide notice of the filing of the proposed ballot title to: 104 105 (i) the sponsors of the petition; and 106 (ii) the local legislative body for the jurisdiction where the referendum petition was 107 circulated. 108 [(b)] (3) (a) The ballot title may be distinct from the title of the law that is the subject 109 of the petition, and shall express, in not exceeding 100 words, the purpose of the measure. 110 (c) The ballot title and the number of the measure as determined by the local attorney 111 shall be printed on the official ballot.] 112 [(d)] (b) In preparing a ballot [titles] title, the local attorney shall, to the best of his ability, give a true and impartial statement of the purpose of the measure. 113

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114	[(c) The ballot title may not intentionally be an argument, or likely to create
115	prejudice, for or against the measure.
116	(4) (a) Within five calendar days after the date the local attorney files a proposed ballot
117	title under Subsection (2)(d), the local legislative body for the jurisdiction where the
118	referendum petition was circulated and the sponsors of the petition may file written comments
119	in response to the proposed ballot title with the local clerk.
120	(b) Within five calendar days after the last date to submit written comments under
121	Subsection (4)(a), the local attorney shall:
122	(i) review any written comments filed in accordance with Subsection (4)(a);
123	(ii) prepare a final ballot title that meets the requirements of Subsection (3); and
124	(iii) return the petition and file the ballot title with the local clerk.
125	(c) Subject to Subsection (6), the ballot title, as determined by the local attorney, shall
126	be printed on the official ballot.
127	[(3)] (5) Immediately after the local attorney files a copy of the ballot title with the
128	local clerk, the local clerk shall serve a copy of the ballot title by mail upon [any of] the
129	sponsors of the petition and the local legislative body for the jurisdiction where the referendum
130	petition was circulated.
131	[(4)] (a) If the ballot title furnished by the local attorney is unsatisfactory or does
132	not comply with the requirements of this section, [at least three of the sponsors of the petition
133	may, by motion, appeal] the decision of the local attorney may be appealed by a petition to the
134	Supreme Court[-] that is brought by:
135	(i) at least three sponsors of the referendum petition; or
136	(ii) a majority of the local legislative body for the jurisdiction where the referendum
137	petition was circulated.
138	(b) The Supreme Court shall examine the measures and [hear] consider arguments,
139	and, in its decision, [shall] may certify to the local clerk a ballot title for the measure that
140	fulfills the intent of this section.
141	(c) The local clerk shall print the title [verified to him] certified by the Supreme Court

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- 142 on the official ballot.
- 143 Section 3. Effective date.
- 144 If approved by two-thirds of all the members elected to each house, this bill takes effect
- 145 <u>upon approval by the governor, or the day following the constitutional time limit of Utah</u>
- 146 <u>Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto,</u>
- 147 <u>the date of veto override.</u>