

H.B. 61

AMENDMENTS TO COUNTY FORM OF GOVERNMENT

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 2

FEBRUARY 4, 2020 1:52 PM

Representative **Logan Wilde** proposes the following amendments:

1. *Page 11, Lines 316 through 324:*

316 (b) (i) [~~To be considered valid, the petition is required to be signed by registered voters~~
317 ~~residing in the county equal in number to at least 5% of the total number of votes cast in the~~
318 ~~county for all candidates for president of the United States at the most recent election at which~~
319 ~~a president of the United States was elected]~~ {~~The~~} **Except as provided in Subsection (2)(b)(ii), the**
petition is valid if the petition contains the
320 number of legal signatures required under Subsection 20A-7-501(2).

(ii) For a county of the fifth or sixth class, the petition is valid if the petition contains at least the
number of legal signatures equal to 30% of the number of active voters, as defined in Section 20A-7-501,
in the county.

321 {~~(ii)~~} **(iii)** The county clerk may not count a signature that was collected for the petition
322 before the petition sponsors filed a notice of intent under Subsection (1)(a).

323 {~~(iii)~~} **(iv)** Notwithstanding any other provision of law, an individual may not sign a petition
324 circulated under this section by electronic signature as defined in Section 20A-1-202.