

## Rep. Sam Yingling

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## Filed: 5/23/2018

## 10000HB1011ham001

LRB100 01826 MJP 40679 a

1 AMENDMENT TO HOUSE BILL 1011 2 AMENDMENT NO. . Amend House Bill 1011 by replacing everything after the enacting clause with the following: 3 "Section 5. The Election Code is amended by changing 4 Section 28-1 as follows: 5 6 (10 ILCS 5/28-1) (from Ch. 46, par. 28-1) 7 Sec. 28-1. The initiation and submission of all public questions to be voted upon by the electors of the State or of 8 any political subdivision or district or precinct or 9 10 combination of precincts shall be subject to the provisions of this Article. 11 12 Questions of public policy which have any legal effect 13 shall be submitted to referendum only as authorized by a statute which so provides or by the Constitution. Advisory 14

questions of public policy shall be submitted to referendum

pursuant to Section 28-5 or pursuant to a statute which so

1 provides.

2.1

The method of initiating the submission of a public question shall be as provided by the statute authorizing such public question, or as provided by the Constitution.

All public questions shall be initiated, submitted and printed on the ballot in the form required by Section 16-7 of this Act, except as may otherwise be specified in the statute authorizing a public question.

Whenever a statute provides for the initiation of a public question by a petition of electors, the provisions of such statute shall govern with respect to the number of signatures required, the qualifications of persons entitled to sign the petition, the contents of the petition, the officer with whom the petition must be filed, and the form of the question to be submitted. If such statute does not specify any of the foregoing petition requirements, the corresponding petition requirements of Section 28-6 shall govern such petition.

Irrespective of the method of initiation, not more than 3 public questions other than (a) back door referenda, (b) referenda to determine whether a disconnection may take place where a city coterminous with a township is proposing to annex territory from an adjacent township, (c) referenda held under the provisions of the Property Tax Extension Limitation Law in the Property Tax Code, (d) referenda held under Section 2-3002 of the Counties Code, or (e) referenda held under Article 22, 23, or 29 of the Township Code, or (f) referenda held under

2.1

Section 3-47 of the Property Tax Code may be submitted to referendum with respect to a political subdivision at the same election.

If more than 3 propositions are timely initiated or certified for submission at an election with respect to a political subdivision, the first 3 validly initiated, by the filing of a petition or by the adoption of a resolution or ordinance of a political subdivision, as the case may be, shall be printed on the ballot and submitted at that election. However, except as expressly authorized by law not more than one proposition to change the form of government of a municipality pursuant to Article VII of the Constitution may be submitted at an election. If more than one such proposition is timely initiated or certified for submission at an election with respect to a municipality, the first validly initiated shall be the one printed on the ballot and submitted at that election.

No public question shall be submitted to the voters of a political subdivision at any regularly scheduled election at which such voters are not scheduled to cast votes for any candidates for nomination for, election to or retention in public office, except that if, in any existing or proposed political subdivision in which the submission of a public question at a regularly scheduled election is desired, the voters of only a portion of such existing or proposed political subdivision are not scheduled to cast votes for nomination for,

- 1 election to or retention in public office at such election, but
- the voters in one or more other portions of such existing or 2
- proposed political subdivision are scheduled to cast votes for 3
- 4 nomination for, election to or retention in public office at
- 5 such election, the public question shall be voted upon by all
- the qualified voters of the entire existing or proposed 6
- political subdivision at the election. 7
- 8 Not more than 3 advisory public questions may be submitted
- 9 to the voters of the entire state at a general election. If
- 10 more than 3 such advisory propositions are initiated, the first
- 11 3 timely and validly initiated shall be the questions printed
- on the ballot and submitted at that election; provided however, 12
- 13 that a question for a proposed amendment to Article IV of the
- Constitution pursuant to Section 3, Article XIV of the 14
- 15 Constitution, or for a question submitted under the Property
- 16 Tax Cap Referendum Law, shall not be included in the foregoing
- 17 limitation.
- (Source: P.A. 100-107, eff. 1-1-18.) 18
- 19 Section 10. The Property Tax Code is amended by adding
- Section 3-47 as follows: 20
- 21 (35 ILCS 200/3-47 new)
- 22 Sec. 3-47. Lake County assessor referendum; election.
- 2.3 (a) Notwithstanding any provision of law to the contrary,
- the election authority for Lake County shall cause to be 24

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1	submitted to the voters of Lake County at the general election
2	held on November 6, 2018 a referendum to convert the Office of
3	the Chief Assessment Officer of Lake County to an elected
4	office rather than an appointed office. The referendum shall
5	comply with the provisions of Section 4 of Article VII of the
6	Illinois Constitution, and shall be in the following form:
7	"Shall the office of the Chief Assessment Officer of
8	Lake County be an elected office beginning with the 2020
9	<pre>general election?"</pre>
10	The votes shall be recorded as "Yes" or "No".
11	The referendum is deemed approved if a majority of those
12	voting on the question approve the referendum.
13	(b) In the event that a majority of the electors voting on
14	the referendum under this Section are in favor thereof, the
15	Office of the Chief Assessment Officer of Lake County shall
16	become an elected office. The Chief Assessment Officer of Lake
17	County shall then be elected at the first general election
18	following the approval of the referendum. Upon election of the
19	Chief Assessment Officer of Lake County under this Section, the
20	Office of the then-serving Chief Assessment Officer of Lake
21	County shall become vacant, and the newly elected Chief
22	Assessment Officer shall assume that office.
23	(c) Should the Office of the Chief Assessment Officer of
24	Lake County become an elected office as provided under
25	subsection (b), any person seeking such office shall comply

with and be governed by the provisions of Section 3-45 with

- 1 respect to the election of county assessors and related
- 2 requirements.
- Section 99. Effective date. This Act takes effect upon 3
- becoming law.". 4