- 1 SB53
- 2 172808-2
- 3 By Senator Albritton (Constitutional Amendment)
- 4 RFD: County and Municipal Government
- 5 First Read: 02-FEB-16
- 6 PFD: 01/19/2016

172808-2:n:01/08/2016:FC/tj LRS2016-5R1

8 SYNOPSIS:

Under existing law, Section 106 of the Official Recompilation of the Constitution of Alabama of 1901, as amended (Amendment 341), the substance of any bill proposing a special, private, or local law is required to be advertised in a newspaper of general circulation in the county for four weeks prior to introduction in either house of the Legislature. Additionally, Section 106 does not provide any specific procedure for a special, private, or local bill to be substantively amended during the legislative process.

This proposed amendment would provide that the substance of a special, private, or local bill would be required to be advertised in a newspaper of general circulation in the county for four weeks prior to introduction and would provide for exceptions when there is no newspaper of general circulation in the county. The proposed amendment would provide procedures for the amendment of a special, private, or local bill during the

1	legislative process under procedures established
2	relating to the adoption of proposed changes to the
3	special, private, or local bill prior to final
4	passage in the house of the amendment's origin.
5	
6	A BILL
7	TO BE ENTITLED
8	AN ACT
9	
10	To amend Section 106 of the Constitution of Alabama
11	of 1901, as amended by Amendment 341, now appearing as Section
12	106 of the Official Recompilation of the Constitution of
13	Alabama of 1901, as amended, relating to the enactment of
14	special, private, or local bills and the notice required prior
15	to their introduction; and to provide procedures for
16	advertising and other notice of private, special, or local
17	bills.
18	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
19	Section 1. The following amendment to the
20	Constitution of Alabama of 1901, as amended, is proposed and
21	shall become valid as a part thereof when approved by a
22	majority of the qualified electors voting thereon and in
23	accordance with Sections 284, 285, and 287 of the Constitution
24	of Alabama of 1901, as amended:
25	PROPOSED AMENDMENT
26	Section 106 of the Constitution of Alabama of 1901,

as amended by Amendment 341, now appearing as Section 106 of

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the Official Recompilation of the Constitution of Alabama of 1901, as amended, is amended to read as follows:

"Section 106. (a) No special, private, or local law shall be passed on any subject not enumerated in section 104 of the Constitution, except in reference to fixing the time of holding courts, introduced in the Legislature unless notice of the intention to apply therefor introduce the bill shall have been was published, without cost to the state, in the county or counties where the matter or thing to be affected may be situated, which.

(b) The notice required in subsection (a) shall state the substance of the proposed law and shall be published at least once a week for four consecutive weeks prior to introduction of the bill in some newspaper of general circulation published in such the affected county or counties, or if. If there is no newspaper of general circulation published therein, then in an affected county or counties, notice shall be made by posting the said notice for two consecutive weeks at five different places in the county or counties, at least one of which shall be the county courthouse, and by publication by electronic or other media as the Legislature may provide by general law. prior to the introduction of the bill; and proof

"(c) Proof that said the notice has been given shall be exhibited to each house of the legislature through a certification by the clerk of the house or the secretary of the senate that notice and proof was attached to the subject

local legislation and the notice and proof shall be attached to the original copy of the subject bill and shall be filed in the department of archives and history where it shall constitute a public record.

"(d) An amendment to a bill proposing passage of a local law or the repeal or amendment of an existing local law may be offered in either house of the Legislature, but only by a member of the Legislature whose district is affected by the amendment. The amendment shall be related to the specific subject contained in the title of the bill and may not change, alter, or expand the fundamental features of the original bill as advertised and introduced. The process for amendment shall be as follows:

"(1) The amendment shall be adopted by a majority of those present and voting in the house where the amendment is first proposed; and

"(2) Following adoption of the amendment, the bill as amended is not subject to final passage in the house of origin of the amendment until the first meeting of the house after the expiration of 48 hours from the adoption of the amendment. Provided, however, on the 30th legislative day during any regular session or on the day of adjournment sine die during any special session, the requirement for delay before final passage is not applicable.

"(3) Additionally, if an executive amendment or conference committee report to a bill proposing passage of a local law or the repeal or amendment of an existing local law

is adopted by the house of origin, the bill, as amended by the executive amendment or conference committee report, may not be transmitted to the other house for final passage until the first meeting of the other house after the expiration of 48 hours from adoption. Provided, however, on the 30th legislative day during any regular session or on the day of adjournment sine die during any special session, the requirement for delay before final passage in the other house shall not be applicable. 

"(e) The Legislature shall provide in its Joint

Rules for a process to ensure electronic or other public

access to the text of any amendment, executive amendment, or

conference committee report authorized in subsection (d).

"(f) The courts shall pronounce void every special, private, or local law which the journals do not affirmatively show was passed in accordance with the provisions of this section.

"This amendment shall be self-executing, and no enabling legislation shall be necessary."

Section 2. An election upon the proposed amendment shall be held in accordance with Sections 284 and 285 of the Constitution of Alabama of 1901, now appearing as Sections 284 and 285 of the Official Recompilation of the Constitution of Alabama of 1901, as amended, and the election laws of this state.

Section 3. The appropriate election official shall assign a ballot number for the proposed constitutional

amendment on the election ballot and shall set forth the 1 2 following description of the substance or subject matter of the proposed constitutional amendment: 3 "Proposing an amendment to the Constitution of 4 5 Alabama of 1901, to provide procedures for advertising and other notice of private, special, or local bills prior to 6 7 introduction in the Legislature; and to provide procedures for amendments of the bills. 8 "Proposed by Act ." 9 10 This description shall be followed by the following 11 language: "Yes ( ) No ( )." 12