

## **HOUSE BILL No. 4093**

February 2, 1993, Introduced by Rep. Joe Young, Jr. and referred to the Committee on Education.

A bill to amend sections 485, 643a, and 707 of Act No. 116 of the Public Acts of 1954, entitled

"Michigan election law,"

being sections 168.485, 168.643a, and 168.707 of the Michigan Compiled Laws.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Sections 485, 643a, and 707 of Act No. 116 of
- 2 the Public Acts of 1954, being sections 168.485, 168.643a, and
- 3 168.707 of the Michigan Compiled Laws, are amended to read as
- 4 follows:
- 5 Sec. 485. Any A question submitted to the electors of
- 6 this state or the electors of -any- A subdivision of this state
- 7 shall, to the extent that it will not confuse the electorate, be
- 8 worded in the following manner: A "yes" SO THAT A "FOR" vote
- 9 will be a vote in favor of the subject matter of the proposal or

02026'93 KKR

- 1 issue -, and -a "no" AN "AGAINST" vote will be a vote against
- 2 the subject matter of the proposal or issue. Questions THE
- 3 QUESTION shall be worded so as to apprise the voters of the
- 4 subject matter of the proposal or issue, but need not be legally
- 5 precise. THE QUESTION SHALL BE CLEARLY WRITTEN USING WORDS THAT
- 6 HAVE A COMMON EVERYDAY MEANING TO THE GENERAL PUBLIC. The lan-
- 7 guage used shall NOT create -no- prejudice for or against the
- 8 issue or proposal.
- 9 Sec. 643a. Any A question submitted to the electors of
- 10 this state or the electors of -any A subdivision of this state
- 11 shall, to the extent that it will not confuse the electorate, be
- 12 worded in the following manner: A "yes" SO THAT A "FOR" vote
- 13 will be a vote in favor of the subject matter of the proposal or
- 14 issue and -a "no" AN "AGAINST" vote will be a vote against
- 15 the subject matter of the proposal or issue. -Questions THE
- 16 QUESTION shall be worded so as to apprise the voters of the
- 17 subject matter of the proposal or issue, but need not be legally
- 18 precise. THE QUESTION SHALL BE CLEARLY WRITTEN USING WORDS THAT
- 19 HAVE A COMMON EVERYDAY MEANING TO THE GENERAL PUBLIC. The lan-
- 20 guage used shall NOT create -no- prejudice for or against the
- 21 issue or proposal.
- 22 Sec. 707. (1) Whenever IF a proposed constitutional
- 23 amendment or other proposition is to be submitted to the electors
- 24 of the THIS state for popular vote, the secretary of state,
- 25 -shall, not less than 49 days -prior to BEFORE the date of the
- 26 election at which -such THE proposed constitutional amendment or
- 27 other proposition is to be submitted, SHALL certify to the

- various county clerks the form of ballots to be prepared in

  connection therewith which WITH THE PROPOSAL. THE BALLOT shall

  have printed thereon CONTAIN a statement of such THE proposed

  constitutional amendment or other proposition in not to exceed

  100 words OR LESS, exclusive of caption, as provided in section 2

  of article 12 XII of the state constitution , on OF 1963. THE

  BALLOT SHALL BE a single ballot separate and distinct from the

  ballots containing the names of candidates or nominees for public

  office. over which shall appear THE BALLOT SHALL CONTAIN a

  suitable caption, and under which shall be printed the words

  "Yes ( )" "FOR ( )" and "No ( )" "AGAINST ( )" in separate

  lines. ; and it shall be the duty of the various boards EACH

  BOARD of county election commissioners to SHALL print such
- (2) Any A city ordinance which THAT has been or is here16 after adopted by the common council in LEGISLATIVE BODY OF a
  17 city WITH A POPULATION of over MORE THAN 500,000 and which
  18 THAT is subject to referendum shall be submitted to the people of
  19 that city at the next general election unless submitted to a spe20 cial election by action of the common council LEGISLATIVE
  21 BODY.