SENATE JOINT RESOLUTION 8

52ND LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2015

INTRODUCED BY

John C. Ryan

A JOINT RESOLUTION

PROPOSING TO AMEND ARTICLE 19, SECTION 1 OF THE CONSTITUTION OF NEW MEXICO TO REQUIRE THE APPROVAL OF TWO-THIRDS OF THE MEMBERS OF EACH HOUSE OF THE LEGISLATURE FOR PASSAGE OF PROPOSED AMENDMENTS TO THE CONSTITUTION.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:

SECTION 1. It is proposed to amend Article 19, Section 1 of the constitution of New Mexico to read:

"An amendment or amendments to this constitution may be proposed in either house of the legislature at a regular session; and if [a majority] two-thirds of all members elected to each of the two houses voting separately votes in favor thereof, the proposed amendment or amendments shall be entered on their respective journals with the yeas and nays thereon.

An amendment or amendments may also be proposed by an
independent commission established by law for that purpose, and
the amendment or amendments shall be submitted to the
legislature for its review in accordance with the provisions of
this section.

The secretary of state shall cause any such amendment or
amendments to be published in at least one newspaper in every
county of the state, where a newspaper is published once each
week, for four consecutive weeks, in English and Spanish when
newspapers in both of said languages are published in such
counties, the last publication to be not more than two weeks
prior to the election at which time said amendment or
amendments shall be submitted to the electors of the state for
their approval or rejection; and shall further provide notice
of the content and purpose of legislatively approved
constitutional amendments in both English and Spanish to inform
electors about the amendments in the time and manner provided
by law. The secretary of state shall also make reasonable
efforts to provide notice of the content and purpose of
legislatively approved constitutional amendments in indigenous
languages and to minority language groups to inform electors
about the amendments. Amendments approved by the legislature
shall be voted upon at the next regular election held after the
adjournment of that legislature or at a special election to be
held not less than six months after the adjournment of that
legislature, at such time and in such manner as the legislature
199198.1

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may by law provide. An amendment that is ratified by a majority of the electors voting on the amendment shall become part of this constitution.

If two or more amendments are initiated by the legislature, they shall be so submitted as to enable the electors to vote on each of them separately. Amendments initiated by an independent commission created by law for that purpose may be submitted to the legislature separately or as a single ballot question, and any such commission-initiated amendments that are not substantially altered by the legislature may be submitted to the electors in the separate or single ballot question form recommended by the commission. No amendment shall restrict the rights created by Sections One and Three of Article VII hereof, on elective franchise, and Sections Eight and Ten of Article XII hereof, on education, unless it be proposed by vote of three-fourths of the members elected to each house and be ratified by a vote of the people of this state in an election at which at least three-fourths of the electors voting on the amendment vote in favor of that amendment."

SECTION 2. The amendment proposed by this resolution shall be submitted to the people for their approval or rejection at the next general election or at any special election prior to that date that may be called for that purpose.