Senate Joint
Resolution No. 5

A Resolution Authorizing the
Submission Of A Proposed Amend-
ment To The Constitution Of The
People For Their Approval And
Rejection, Said Proposed Amend-
ment Being The Provision Of
The Member Of The Legislature
Limiting The Actual Working
Days Of The Session, Fixing The
Mileage For Necessary Travel,
And Providing That No Bill Shall
Be Introduced After The Sixth
Day Of The Session, Except Upon
Recommendation Of The Governor,
And Being An Amendment To Article 21 Of Article 5 Of The Constitution
Of The State Of Oklahoma, Relative To The Legislative Department.

Be It Resolved By the Senate and House Of Representatives of
The Nineteenth Legislature Of The State Of Oklahoma, In Special
Session Assembled:

That the Secretary Of State Is Herewith Instructed To Prepare
And Submit To The Vote Of This State For Their Adoption Or Rej-
nion, at the next general election, the following proposed amend-
to Section 21, Article 5, of the Constitution Of The State Of Oklahoma
and to read as follows:

Compensation Of Members:

Section 21, Article 5, Members Of The Legislature Shall Receive
Ten Dollars Per Day, For Their Service During The Session Of The
Legislature, Which Shall Be Limited To Ninety (90) Actual Working
Days, And Ten (10) Cents, Per Mile, For Every Mile Of Necessary Travel
In Going To And Returning From The Place Of Meeting Of The Legislature
On The Most Usual Route, And Shall Receive No Other Compensation
Provided, That No Bill Shall Be Introduced In Either House After Th
Adopted by the Senate this the 12th day of February, 1924

Acting President of the Senate

Adopted by the House of Representatives this the 15th day of March, 1924

Acting Speaker of the House of Representatives

Approved by the Governor this the 22nd day of March

Governor of the State of Oklahoma
The gist of the proposed amendment is:

"That Section 3, Article 6, of the Constitution of Oklahoma be amended to read as follows:

'No person shall be eligible to the office of Governor, Lieutenant Governor, Secretary of State, State Auditor, Attorney General, State Treasurer, Superintendent of Public Instruction, State Examiner and Inspector, except a citizen of the United States of the age of not less than thirty years, and who shall have been three years preceding the election, a qualified elector of this State."
THE ATTORNEY GENERAL
OF THE
STATE OF OKLAHOMA

JB:ALH

OKLAHOMA CITY
AUGUST 31, 1923

Hon. W. C. McAlester,
Secretary, State Election Board,
BUILDING,

Dear Sir;

Receipt is acknowledged of your letter of August 24 requesting that this office furnish you with ballot titles for the measures referred to and set out in the proclamation calling the election, for the submission of these various amendments.

We submit herewith the following titles for such acts in the order given in your letter and for your convenience I am setting each title out on a separate sheet.

You further request the advice of this office as to whether or not there is any rule governing the order in which these measures shall be place on the ballot.

There is no provision of law stating how these measures shall appear or in what order they shall appear upon the ballots. It is therefore the opinion of the Attorney General that such arrangement is discretionary with the State Election Board.

Very respectfully yours,

FOR THE ATTORNEY GENERAL.

JOHN BARRY
Assistant Attorney General.
PROPOSED CONSTITUTIONAL AMENDMENT SUBMITTED
BY THE LEGISLATURE
STATE QUESTION NO.122, REFERENDUM PETITION NO.42.

"Ballot Title for State Question No. 122, Referendum
Petition No. 42.

THE GIST OF THE PROPOSED AMENDMENT IS:

"That Section 3, Article 6, of the Constitution
of Oklahoma be amended to read as follows:

'No person shall be eligible to the office of
Governor, Lieutenant Governor, Secretary of State,
State Auditor, Attorney General, State Treasurer,
Superintendent of Public Instruction, State Ex-
aminer and Inspector, except a citizen of the
United States of the age of not less than thirty
years, and who shall have been three years next
preceding the election, a qualified elector of
this State'".

SHALL IT BE ADOPTED:

.... Y.I.S
....
....
.... NO
....

(Explanation of Ballot: Those who would adopt the
amendment should place an "X" in the square in front
of "Yes". Those who would reject the amendment should
place an "X" in the square in front of "No.")
October 15, 1930.

TO THE HONORABLE STATE ELECTION BOARD
OF THE STATE OF OKLAHOMA:

I, BILL ANDERSON, Secretary of State of the State of Oklahoma, do hereby certify that in suit granted by the Supreme Court of the State of Oklahoma, in Case No. 21651, Mrs. Lamar Looney, Petitioner, vs. Graves Looney, et al., Petitioners, which was handed down today, it was set forth that due to the fact that Senate Joint Resolution No. 5 of the 3rd Legislature of Oklahoma, the Amendment proposed to Section 3, Article 6 of the Constitution of Oklahoma was improperly submitted to the vote of the people in a special election without having been referred to a special election by two-thirds vote of each House of the State Legislature.

It, therefore, now becomes the duty of the Secretary of State to refer the proposal to the people for their approval or rejection at a subsequent regular general election, as directed in said Constitutional provision.

HEDWIG WYATT, I do hereby certify to the State Election Board that a true and correct copy of Ballot Title of State Question No. 122, Referendum Petition No. 42, as executed and approved by the Attorney General is duly filed in the office of the Secretary of State, a copy of which is attached hereto.

HEDWIG WYATT, I have heretofore set my hand and caused the Great Seal of the State of Oklahoma to be hereunto attached, this the 15th day of October, 1930.

Bill Anderson
Secretary of State

[Signature]
Assistant Secretary of State.
October 1, 1930.

To His Excellency,
Honorable W. J. Hallaway,
Governor of the State of Oklahoma.

SIR:

J. Graves Leeser, Secretary of State of the State of Oklahoma, do hereby certify that in writ granted by the Supreme Court of the State of Oklahoma, in Case No. 21651, Mrs. Lamar Leecy, Petitioner, vs. Graves Leeser, et al., Respondents, which was handed down today, it was set forth that due to the fact that Senate Joint Resolution No. 5 of the 8th Legislature of Oklahoma, the Amendment proposed to Section 7, Article 6 of the Constitution of Oklahoma was improperly submitted to the vote of the people in a special election without having been referred to a special election by two-thirds vote of each House of the State Legislature.

It is, therefore, now becomes the duty of the Secretary of State to refer the proposal to the people for their approval or rejection at a subsequent regular general election, as directed in said Constitutional provision.

NOW, THEREFORE, I have this day certified to the State Election Board and do now hereby certify to His Excellency, Honorable W. J. Hallaway, Governor of the State of Oklahoma, that a true and correct copy of Ballot Title of State Question No. 122, Referendum Petition No. 42, as executed and approved by the Attorney General, is duly filed in the office of the Secretary of State, a copy of which is attached hereto.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be hereunto attached, this the 14th day of October, A. D. 1930.

Secretary of State.

Received 1930

[Signature]

Assistent Secretary of State.