A joint Resolution Directing the Secretary of State to Refer to the People For Their Approval or Rejection an Proposed Amendment to Article 5 of the Constitution of Oklahoma to Be Known As Section 7A of Said Article.
Section 1. The Secretary of State shall refer to the people for their approval, as provided by law, the following proposed amendment to Article 5 of the Constitution of the State of Oklahoma, same being a new Article to be designated as Article 4A of said Article 5, as follows:

"Section 1. Article 5, Constitution. The Legislature may enact legislation providing for the payment of a pension to indigent citizens of the State of Oklahoma who actually reside within the State and are sixty-five (65) years of age for men, and sixty (60) years of age for women, and who have been continuously domiciled in the State for fifteen (15) years, or more, next preceding the date of their application for such pension, provided further, that all persons who shall become citizens of the State of Oklahoma subsequent to the effective date of this Amendment, shall be required to continuously remain in said State for a period of twenty (20) years before they shall be entitled to any of the benefits or privileges of this Amendment or any legislation that may result from said Amendment. To such pension shall be granted to any person who, either personally, or together with his or her spouse, or whose spouse, ancestors or controls real or personal property in excess of the value of Two Thousand ($2,000.00) Dollars, now shall such a pension be granted to any person who, either personally, or together with his or her
spouse, or whose spouse has an income of
Three Hundred Fifty ($550.00) Dollars per year or more
provided, no person shall be eligible to receive a pension who has been convicted of a
crime in any state of the United States. It is
further provided, that if any person subject
to this act has at any time within ten (10)
years before applying for a pension, entered, sold, traded, or given away, any real or
personal property, bonds, or securities, with
intent to receive the benefit of such pension, they shall not be subject to a pension as
herein provided.

"The legislature shall not provide
for the payment of pensions in excess of
fifteen ($150.00) Dollars per month to any one
person, or more than a total of Twenty
($200.00) Dollars per month to the members of
any one family. The legislature shall not
pay any law granting a pension to any
specific person or persons.

"Provided, that if and when, the
Federal Government shall provide funds for
distribution to the citizens of this State, then such a amount
as may be paid by or from funds made
available by Act of Congress, shall be in
cluded in, and considered as, a part of
such amounts as may be available here
under.

Legislation enacted to provide
available funds for the special funds
herein authorized shall be limited to sales
or licenses (taxes making a specific levy thereon),
and no law shall be enacted or the
or attempting to appropriate any money
from the general revenue funds of the
State nor all authorizing a levy or tax upon


Three Hundred Fifty ($350.00)
Dollars or More for
Year, The Pension Act
An Excess Fifteen ($15.00)
Dollars, Six Months
Any Person or a Total
Of Twenty ($20.00) Dollars
To Members of A Family
Providing That Pension
Grants, Of And It Shall
Be Made By The Federal
Government Shall Be
Considered As A Part
Of The Amounts Available
Thereunder; Making
Certain Other Requirements
And Restrictions As To
Transfers Of Property Con
Victims Of Eternal Res
Declaring The Legislature
Shall Have Appropriate
Any Money From The
Funded Revenue Fund For
Payment Of Pensions
Out Funds Therefor Shall
Be Provided Only From
Special Or ExcesscreateClass
And The Permanent Reserve
Shall Be Approved Or
Issued Unless There be
Cash On Hand For That Purpose

Shall the Proposed Amendment Be Adopted?

(27)
The Speaker of the House shall immediately after
the effective date of this Resolution, prepare and file
one copy thereof, including said Ballot Title, with the
Secretary of State, and one copy with the Attorney
General.

Section 2. (a) Special election is hereby ordered
to be held throughout the State on the twenty-fourth
day of September, 1925, at which the proposed amend-
ment to the Constitution of the State of Oklahoma,
set forth in Section 1 of this Resolution, shall be
submitted to the people of Oklahoma for their ap-
proval or rejection as and in the manner provided
by law.

Passed the House of Representatives on the 25th day
of April, 1925.

Passed the Senate on the 26th day of April, 1925.

Hon. Phillips
Speaker of the House of Representatives.

Hon. Tigges
President of the Senate.

Approved by the Governor of the State of Oklahoma
on the 27th day of August, 1925.

Governor of the State of Oklahoma.
STATE OF OKLAHOMA
OFFICE OF THE ATTORNEY GENERAL
OKLAHOMA CITY.

June 4, 1935.

Honorable Frank Carter,
Secretary of State,
B U I L D I N G.

Dear Sir:

You are hereby notified that, pursuant to the direction and duty lodged in and imposed upon the Attorney General by Section 5876, Oklahoma Statutes 1941, he has examined the proposed ballot title for Legislative Referendum No. 67, State Question No. 709, as set forth in Section 2 of House Joint Resolution No. 6, of the Fifteenth Legislature of Oklahoma, which resolution including said ballot title was delivered to him on June 1, 1935, by the Honorable Leon C. Phillips, Speaker of the House of Representatives of said Legislature, pursuant to the provisions of said Section 2, and finds that said ballot title contains more than one hundred words, and hence is not in legal form and in harmony with the law. The Attorney General has therefore prepared and is enclosing herewith a ballot title for said Legislative Referendum No. 67, State Question No. 709, same being as follows, to wit:

"BALLOT TITLE

LEGISLATIVE REFERENCE NO. 67, STATE QUESTION NO. 709

The gist of the proposition is:

To amend Oklahoma Constitution to authorize Legislature to provide pensions, payable solely from cash raised from special excise or license taxes, for indigent, aged Oklahoma citizens who when pension application is filed will have continuously resided in Oklahoma fifteen years and for future such citizens who when pension application is filed shall have so resided twenty years; pensions not to exceed fifteen dollars monthly to any person or twenty dollars to family; any pension granted by Federal Government considered part of said amounts; defining aged dependent citizens and prescribing certain requirements and restrictions as to payment of pensions.

SHALL THE PROPOSED AMENDMENT BE ADOPTED:

( ) YES

( ) NO

Very truly yours

FOR THE ATTORNEY GENERAL,

Fred Boksen
Assistant Attorney General.

FH, BT
DEPARTMENT OF STATE
STATE OF OKLAHOMA
OKLAHOMA CITY
June 5, 1935.

His Excellency, E. W. Marland
State House
Oklahoma City, Oklahoma

Your Excellency:

I, F. C. Carter, Secretary of State of the State of Oklahoma, do hereby certify that on the 15th day of May, A. D. 1935, there was filed in the office of the Secretary of State of the State of Oklahoma, House Joint Resolution No. 6, providing for the submission of a proposed amendment to the Constitution of the State of Oklahoma, relating to Article 5, to be known as Section 41-A of said Article.

I FURTHER CERTIFY that under date of June 4th, the Attorney General of the State of Oklahoma caused to be filed in my office the attached Ballot Title, as amended and changed by him, of the said Legislative Referendum No. 67, State Question No. 109. The Ballot Title is made a part of this certificate.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be attached, this 5th day of June, A. D. 1935.

SECRETARY OF STATE

BY
ASSISTANT SECRETARY OF STATE

Received this 5th day of June, 1935.

BY
In the Matter of
State Question No. 209
Legislative Referendum No. 67.

To Hon. J. Wm. Cordell,
Secretary, State Election Board.

I, F. C. Carter, Secretary of State of the State of Oklahoma, do hereby certify that on the 15th day of May, A. D. 1935, there was filed in the office of the Secretary of State of the State of Oklahoma, House Joint Resolution No. 6, providing for the submission of a proposed amendment to the Constitution of the State of Oklahoma, relating to Article 5, to be known as Section 41-A of said Article.

I FURTHER CERTIFY that under date of June 4th, the Attorney General of the State of Oklahoma caused to be filed in my office the attached Ballot Title, as amended and changed by him, of the said Legislative Referendum No. 67, State Question No. 209. The Ballot Title is made a part of this certificate.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the Great Seal of the State of Oklahoma to be attached, this 5th day of June, A. D. 1935.

F. C. Carter
Secretary of State

By Katherine Merborn
Asst. Secretary of State

Received this 5th day of June, 1935

STATE ELECTION BOARD

BY
Honorable Frank Carter,
Secretary of State,
Building

Dear Sir:

You are hereby notified that, pursuant to the direction and duty lodged in and imposed upon the Attorney General by Section 5876, Oklahoma Statutes 1931, he has examined the proposed ballot title for Legislative Referendum No. 67, State Question No. 209, as set forth in Section 2 of House Joint Resolution No. 5 of the Fifteenth Legislature of Oklahoma, which resolution including said ballot title was delivered to him on June 1, 1935, by the Honorable Leon C. Phillips, Speaker of the House of Representatives of said Legislature, pursuant to the provisions of said Section 2, and finds that said ballot title contains more than one hundred words and hence is not in legal form and in harmony with the law. The Attorney General has therefore prepared and is enclosing herewith a ballot title for said Legislative Referendum No. 67, State Question No. 209, same being as follows, to-wit:

"BALLOT TITLE

LEGISLATIVE REFERENDUM NO. 67  STATE QUESTION NO. 209"

The gist of the proposition is:

To amend Oklahoma Constitution to authorize Legislature to provide pensions, payable solely from cash raised from special excise or license taxes, for indigent, aged Oklahoma citizens who when pension application is filed will have continuously resided in Oklahoma fifteen years and for future such citizens when pension application is filed shall have so resided twenty years; pensions not to exceed fifteen dollars monthly to any person or twenty dollars to family; any pension granted by Federal Government considered part of said amount; defining aged dependent citizens and prescribing certain requirements and restrictions as to payment of pensions.
No. 2. Honorable Frank Carter, 6-4-35

SHALL THE PROPOSED AMENDMENT BE ADOPTED:

( ) YES
( ) NO

Very truly yours,
FOR THE ATTORNEY GENERAL,

[Signature]
Fred Hansen,
Assistant Attorney General.
DEPARTMENT OF STATE
STATE OF OKLAHOMA
OKLAHOMA CITY

September 11, 1935.

Dear Sirs:

Enclosed are five ballot titles which are to be submitted to the people for their approval or rejection at an election called for September 24, 1935.

They are as follows:

State Question No. 201, Initiative Petition No. 139
State Question No. 208, Referendum Petition No. 66
State Question No. 209, Referendum Petition No. 67
State Question No. 211, Referendum Petition No. 69
State Question No. 212, Referendum Petition No. 70

The ballot titles, followed by an explanation of how to vote thereon, must be published in two newspapers in each county, at least five days before the election on September 24, 1935. Said ballot titles are to be published one time only at the legal rate provided in Section 1065, Compiled Oklahoma Statutes, 1931. (The legal rate not to exceed $1.00 per square, ten (10) lines of NONPARIEL TYPE). In making your publication, do not leave spaces between the lines.

In Senate Bill No. 246, of the Fifteenth Legislature, an appropriation was made for the payment of these publications, and they are sent to you with the understanding that the charges will not be in excess of $1.00 per square, NONPARIEL TYPE, WHICH WOULD AMOUNT TO $3.00 for each proposition, or a total of $15.00 for five propositions. Please fill out the enclosed claim blank for no more than $15.00, and attach there-to proof of publication properly executed so that the claim may be paid.

Attached to this letter are copies of the ballot titles as they should appear in your newspaper.

Yours very truly,

(SECRETARY OF STATE)

KM:br
encls.
"BALLOT TITLE
STATE QUESTION NO. 201
INITIATIVE PETITION NO. 138

The gist of the proposition is:

A proposed amendment to the Constitution of the
State of Oklahoma, providing that all homesteads
within said state may be exempted from ad valorem
taxation by the legislature, excepting all assess-
ments, levies, encumbrances and contract obliga-
tions made previous to such act of the Legislature
and providing that such act of the Legislature
shall remain in force for a period of not less than
twenty years in which time the amount of homestead
exemption may be increased but not diminished.

SHALL THE AMENDMENT BE ADOPTED?

(Explanation of Ballot: The voter who desires to vote
for the adoption of the proposed measure should place
an "X" in the space provided before the word "Yes".
Those who desire to vote against the measure should
place an "X" in the space before the word "No").

"BALLOT TITLE
STATE QUESTION NO. 208
LEGISLATIVE REFERENDUM NO. 66

The gist of the proposition is:

SHALL Article 10, of Oklahoma Constitution be amended
by adding section designated 6-A, providing for exemp-
tion from ad valorem taxation of homesteads in amount
to be fixed by Legislature, not exceeding fifteen
hundred dollars; provided, amendment shall not apply
to indebtedness or other valid outstanding obligations
heretofore incurred, or to special benefit assessments
already or hereafter levied; provided, nothing con-
tained in amendment shall exempt any homestead or valua-
tion thereof from levy of ad valorem taxes now author-
ized for support and maintenance of common schools, in-
cluding special ten mill levy now provided by constitu-
tion and law.

SHALL THE PROPOSED AMENDMENT BE ADOPTED:

(Explanation of Ballot: The voter who desires to vote
for the adoption of the proposed measure should place an
"X" in the space provided before the word "Yes". Those
who desire to vote against the measure should place an
"X" in the space before the word "No").
STATE QUESTION NO. 209   LEGISLATIVE REFERENDUM NO. 67

The gist of the proposition is:

To amend Oklahoma Constitution to authorize Legislature to provide pensions, payable solely from cash raised from special excise or license taxes, for indigent, aged Oklahoma citizens who when pension application is filed will have continuously resided in Oklahoma fifteen years and for future such citizens who when pension application is filed shall have so resided twenty years; pensions not to exceed fifteen dollars monthly to any person or twenty dollars to family; any pension granted by Federal Government considered part of said amounts; defining aged dependent citizens and prescribing certain requirements and restrictions as to payment of pensions.

SHALL THE PROPOSED AMENDMENT BE ADOPTED:

(Explanation of Ballot: The voter who desires to vote for the adoption of the proposed measure should place an "X" in the space provided before the word "Yes". Those who desire to vote against the measure should place an "X" in the space before the word "No").

STATE QUESTION NO. 211   LEGISLATIVE REFERENDUM NO. 69

The gist of the proposition is:

To amend Section 3, Article 6, of the Constitution of Oklahoma, so that women, as well as men, shall be eligible to the office of Governor, Lieutenant Governor, Secretary of State, State Auditor, Attorney General, State Treasurer, Superintendent of Public Instruction, and State Examiner and Inspector.

SHALL THE PROPOSED AMENDMENT BE ADOPTED?

(Explanation of Ballot: The voter who desires to vote for the adoption of the proposed measure should place an "X" in the space provided before the word "Yes". Those who desire to vote against the measure should place an "X" in the space before the word "No").
"BALLOT TITLE

STATE QUESTION NO. 212 LEGISLATIVE REFERENDUM NO. 70

The gist of the proposition is:

To amend Section 32, Article 6, of the Constitution of Oklahoma so as to abolish the board known as "Commissioners of the Land Office" and to create in lieu thereof the office of "The Commissioners of the Land Office." Same to be selected in the manner provided by law, the Governor to fill said office by appointment until said law is enacted and commissioners selected, said commissioners to have charge of the sale, rental, disposal and managing of the school and other public lands of the state and of the funds and proceeds derived therefrom, under rules and regulations prescribed by such Legislature.

SHALL THE PROPOSED AMENDMENT BE ADOPTED?

(__) YES

(__) NO

(Explanation of Ballot: The voter who desires to vote for the adoption of the proposed measure should place an "X" in the space provided before the word "Yes". Those who desire to vote against the measure should place an "X" in the space before the word "No").