Session of 2007

SENATE BILL No. 99

By Committee on Elections and Local Government

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9 AN ACT concerning recall petitions; pertaining to the time for filing 10court proceedings; amending K.S.A. 2006 Supp. 25-4308 and 25-4322 and repealing the existing sections. 11 1213 Be it enacted by the Legislature of the State of Kansas: 14Section 1. K.S.A. 2006 Supp. 25-4308 is hereby amended to read as 15follows: 25-4308. (a) The secretary of state shall review the application 16 and shall either certify such application or notify the recall committee of 17the grounds of refusal. The secretary of state shall deny certification if 18the secretary of state determines that: 19(1) The facts do not support the grounds for recall as stated in the application; 2021(2)the application is not substantially in the required form; 22 the application was filed during the first 120 days of the term of (3)23 office of the official sought to be recalled or within less than 200 days of 24 the termination of the term of office of the state officer sought to be 25recalled: 26(4)the person named in the application is not a state officer; 27 (5)there is an insufficient number of required signatures of any kind; 28(6)the state officer sought to be recalled has been or is being sub-29 jected to another recall election during such officer's current term of 30 office; or 31(7)the application does not conform to any other requirement of this 32 act. 33 (b) All mandamus proceedings to compel a recall election and all 34 injunction proceedings to restrain a recall election shall be commenced 35 not less than within 30 days after the secretary of state's decision. Sec. 2. K.S.A. 2006 Supp. 25-4322 is hereby amended to read as 36 37 follows: 25-4322. (a) Before any petition for recall of a local officer is 38 circulated, a copy thereof accompanied by names and addresses of the 39 recall committee and sponsors shall be filed in the office of the county election officer with whom the petitions are required to be filed. The 40 copy of the petition so filed shall be subscribed by the members of the 4142recall committee in the presence of such county election officer. The 43 recall committee shall represent all sponsors and subscribers in matters SB 99

1 relating to the recall. Notice on all matters pertaining to the recall may be served on any member of the recall committee in person or by mail 2 3 addressed to a committee member as indicated on the petition so filed. The county election officer, upon request, shall notify the recall commit-4 tee of the official number of votes cast for all candidates for the office of 5the local officer sought to be recalled, such percentage to be based upon 6 7 the last general election for the current term of office of the officer sought 8 to be recalled. 9 (b) Before any petition for recall of a local officer is circulated, the county election officer shall transmit a copy of such petition to the county 10 or district attorney or to the attorney designated pursuant to subsection 11 12(c) for determination of the sufficiency of the grounds stated in the pe-13 tition for recall. Within five days of receipt of the copy of the petition from the county election officer, the county or district attorney or the 1415attorney designated pursuant to subsection (c) shall make such determi-16nation and notify the county election officer, the officer sought to be recalled and the recall committee of such determination. Such determi-1718nation shall include whether: 19(1) The facts do not support the grounds for recall as stated in the petition for recall; 2021the petition is not substantially in the required form; (2)22 the petition was filed during the first 120 days of the term of office (3)23 of the official sought to be recalled or within less than 180 days of the termination of the term of office of the officer sought to be recalled; 24 the person named in the petition is not a local officer; 25(4)26(5)there is an insufficient number of required signatures of any kind; 27 (6)the local officer sought to be recalled has been or is being sub-28jected to another recall election during such officer's current term of 29 office; or

30 (7) the application does not conform to any other requirement of this31 act.

(c) In the case of a recall of the county or district attorney, a judge
of the district court of such county shall designate an attorney to determine the sufficiency of the grounds stated in the petition for recall. Such
attorney shall perform the duties imposed on the county or district attorney in the recall of other local officers.

(d) All mandamus proceedings to compel a recall election and all
injunction proceedings to restrain a recall election shall be commenced
not less than within 30 days after the county or district attorney's decision.
Sec. 3. K.S.A. 2006 Supp. 25-4308 and 25-4322 are hereby repealed.

Sec. 3. K.S.A. 2006 Supp. 25-4308 and 25-4322 are hereby repealed. Sec. 4. This act shall take effect and be in force from and after its

42 publication in the statute book.

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