

*Be it resolved by the people of the state of Missouri that the Constitution be amended:*

Article III of the Constitution is revised by amending Section 50 to read as follows:

**Section 50.** Initiative petitions proposing amendments to the constitution shall [be] have paper copies signed by, or electronic statements of support submitted by, eight percent of the legal voters in each of two-thirds of the congressional districts in the state of Missouri, and petitions proposing laws shall [be] have paper copies signed by, or electronic statements of support submitted by, five percent of such voters. The governor shall facilitate electronic filing of statements of support by establishing and maintaining a system of Online Accounts for Politically Active Citizens. The governor shall be responsible for ensuring the security of that system and ensuring the privacy of citizens utilizing that system. The secretary of state shall create a suitable form for electronic statements of support and make that form available to citizens. Every such petition or statement of support shall be filed with the secretary of state or be submitted electronically not less than six months before the election and shall contain an enacting clause and the full text of the measure. Petitions for constitutional amendments shall not contain more than one amended and revised article of this constitution, or one new article which shall not contain more than one subject and matters properly connected therewith, and the enacting clause thereof shall be “Be it resolved by the people of the state of Missouri that the Constitution be amended:”. Petitions for laws shall contain not more than one subject which shall be expressed clearly in the title, and the enacting clause thereof shall be “Be it enacted by the people of the state of Missouri:”.