LD 153 Resolution, Proposing an Amendment to the Constitution of Maine To Change the Number

of Legislators Requires To Approve Constitutional Amendment (Kinney)

To: Members, Joint Standing Committee on State and Local Government

From: Lynne Caswell, Esq., Legislative Analyst

Date: March 1, 2021

SUMMARY

This resolution proposes to amend Maine's Constitution to require that 2/3 of all members elected to each House of the Legislature vote in favor of a constitutional amendment. Currently a vote of 2/3 of the members present is required.

TESTIMONY

Sponsor: Representative Kinney

Proponents: written only: Maine Policy Institution, Nick Murray

Opponents: none

NFNA: none

INFORMATION REQUESTS

- 1. When does Maine's Constitution require a 2/3 vote of all members of each House?
 - > State Mandate (Art. 9, §21);
 - > Emergency law (Art. 4, Part 3rd, §16);
 - Reduce or alter the use of a State Park (Art. 9, §23); and
 - Expend Mining Excise Tax Trust Fund (Art. 9, §20)
- 2. What do other New England states require for constitutional amendments (see Attachment A for details)
 - > Connecticut Put to a stateside vote (majority to pass) if
 - O Vote by least 75% of both chambers; or;
 - Vote by a majority but less than 75% of "the total membership of each chamber", then carried over and "approved by a majority"
 - Massachusetts placed on ballot if approved by majority of both houses at 2 successive joint legislative
 - ➤ New Hampshire 60% vote of each house
 - ➤ Rhode Island roll call vote of majority of members elected to each house
 - ➤ Vermont originate in Senate; 2/3 vote of members of Senate + majority vote of House members; then majority vote of both chambers at next biennial session of general assembly

POTENTIAL ISSUES / TECHNICAL PROBLEMS

None identified

FISCAL IMPACT - Preliminary (OFPR)

None provided as of this date.

ATTACHMENT A LD 153

OPLA RESEARCH REQUEST MEMO

To: Lynne Caswell, Legislative Analyst

From: Darlene Shores Lynch, Senior Legislative Researcher

Date: February 24, 2021

RE: Legislative process to approve a proposed constitutional amendment (LD 153)

Hi Lynne,

You asked me to research the legislative process for approving a proposed constitutional amendment in the New England states. Below is a summary of each state's process, including voting requirements for approval of a proposed constitutional amendment.

Connecticut: (Article XII of Connecticut Constitution)

- If a proposed constitutional amendment is approved by a majority (but less than 75 percent) of the total membership of each chamber, the proposed amendment is then carried over to the next session of the legislature. If the proposed amendment is again approved by a majority, it is then put to a statewide vote of the people.
- If the voters approve the proposed amendment by a simple majority vote, the amendment becomes part of the state's constitution.
- If a proposed constitutional amendment is approved by a **vote of 75 percent or more in both chambers** of the legislature, the proposed amendment does not have to be considered in two consecutive legislative sessions and can instead be put to a vote of the people at the next November general election.

Massachusetts: (Section 1 to 3 of Article LXXXI of Massachusetts Constitution)

- Constitutional amendments may be proposed by either house of the Massachusetts General Court.
- Consideration of the proposed constitutional amendment in a joint session may be called for by a vote of either house no later than the second Wednesday in May.
- Proposed constitutional amendments must receive majority approval (50% + 1) at two successive joint legislative sessions to be placed on the ballot.
- If a proposed constitutional amendment is approved by a simple majority of voters and by at least 30 percent of people voting in that election, the amendment becomes part of the state's constitution.

New Hampshire: (Part II, Article 100 of New Hampshire Constitution)

- Proposed constitutional amendments approved by **a 60 percent vote in each house** of the New Hampshire General Court are allowed to go on the ballot.
- Once on the ballot, a proposed constitutional amendment must be approved by two-thirds of those voting in order to become part of the state's constitution.

ATTACHMENT A LD 153

Rhode Island: (Section 1 of Article XIV of the Rhode Island Constitution)

• Constitutional amendments may be proposed by a roll call vote of a majority of the members elected to each house.

- The proposed constitutional amendment must be published on the ballot in such manner as the general assembly directs.
- Statewide votes on a proposed constitutional amendment must take place at general elections.
- If a simple majority of voters approve the proposed constitutional amendment, the amendment becomes part of the state's constitution.

Vermont: (Section 72 of the Vermont Constitution)

- Proposed constitutional amendments must originate in the Vermont State Senate and can only be proposed every four years.
- To move forward, proposed amendments must earn a two-thirds vote of the members of Vermont State Senate, but require only a majority vote of members of the Vermont House of Representatives.
- Proposed constitutional amendments, once adopted by the Senate and House, must then be
 considered again at the next biennial session of the Vermont General Assembly. The proposed
 amendment must win a majority vote of both chambers when it is considered for the second
 time.
- Proposed constitutional amendments then go on a ballot for a vote of the state's electors. If a
 proposed amendment wins a simple majority vote, the amendment becomes part of the state's
 constitution.

I hope this information is useful. Please let me know if you need additional research on this topic.