

SUFFRAGE AND ELECTIONS

- Law
- (1) IDAHO: The state constitution guarantees the power of referendum as provided for by law, but the constitution declares that anything submitted must meet the approval of a majority of the aggregate vote cast for governor at that election (10 per cent of the vote cast for governor at the next preceding general election).
 - (2) UTAH: The state constitution guarantees the power of referendum as provided for by law (10 per cent of vote cast for governor at next preceding general election).

APPENDIX III

SIGNATURE REQUIREMENTS OF THE INITIATIVE POWER LISTED BY PERCENTAGES

- 3% (1) MASSACHUSETTS: of "qualified voters," based on "entire vote cast for Governor."
(2) OHIO: of the "electors." If not passed by the legislature a second petition of 3 per cent is required to get the proposal on the ballot. The signatures must come from not less than one-half the counties with not less than one-half of the required percentage of the electors of such county. The 3 per cent is based on the number of votes cast for the office of governor at the preceding election.
- 5% (1) SOUTH DAKOTA: of the "qualified electors" based on the total number of votes cast for governor at the preceding election.
(2) MISSOURI: of the "legal voters," in each of two-thirds of the congressional districts in the State, based on the total vote for governor at the preceding election.
- 7% (1) NEBRASKA: of the "electors" of the State (with at least 5 per cent from each of two-fifths of the counties) based on the whole number of votes cast for governor at the last election.
- 8% (1) MICHIGAN: of the "registered voters" based on the vote cast for governor at the last election.
(2) OREGON: of the "legal voters" based on the whole number of votes cast for Justice of the Supreme Court at the last election.
(3) OKLAHOMA: of "legal voters" based on the total votes cast at the last general election for the state office receiving the highest vote.
(4) ARKANSAS: of "legal voters," with the signatures from at least 15 counties with not less than one-half of the designated percentage of the electors of each county, based on the total number of votes cast for governor at the last election.
(5) CALIFORNIA: of the "qualified electors" based on all votes cast for all candidates for governor at the last election.
(6) MONTANA: of the "legal voters," provided two-fifths of the whole number of counties each furnish 8 per cent of the voters in such county, based on the whole number of votes cast for governor at the last election.
(7) COLORADO: of the "legal voters," based on the whole number of votes cast for secretary of state at the last election.
- 10% (1) ALASKA: of "qualified voters" resident in at least two-thirds of the election districts, based on the number of persons who voted in the preceding general election.
(2) NEVADA: of "qualified voters" of not less than 75 per cent of the counties, based on the total number of votes cast at the last general election.
(3) ARIZONA: of the "qualified electors" based on the whole number of votes cast for all candidates for governor at the last general election.
(4) MAINE: of the "electors" based on the total vote cast for governor at the last election.
(5) WASHINGTON: of the "legal voters" based on the whole number of votes cast for governor at the last election, but in no case more than 50,000 voters.