

Section 4. Section 9-16, title "Same—Filing", Chapter 9, title "Elections", is hereby repealed and re-enacted, with amendments, to read as follows:

9-16. Same—Filing.

All sheets of a referendum petition shall be filed with the board of election supervisors, not later than the date prescribed in the Charter.

Section 5. Section 9-17, title "Same—Notification of council; public notice; holding", Chapter 9, title, "Elections", is hereby repealed and re-enacted with amendments, to read as follows:

Sec. 9-17. Same—Notification of council and county executive; public notice; holding.

The board of election supervisors shall promptly notify the council and the county executive of any petition so filed with it and whether or not any petition so filed is a valid petition requiring referendum to be held under the Charter. If notified that the petition so filed is a valid petition requiring referendum to be held under the Charter, the county executive shall give public notice, in such manner as he shall determine, that the act is without force and effect pending the holding of the referendum thereon. Such referendum shall be held at the next regular or special election (whichever first occurs) in the county for the election of any state or federal officer, or at a special election to be held at such time as the county executive may prescribe. The board shall conduct any such referendum election and shall use the same voting machines or ballots or both as used by it generally for election purposes in the county.

Section 6. Section 9-19, title "Return of election returns to council; public notice to be given", Chapter 9, title "Elections", is hereby repealed and reenacted with amendments, to read as follows:

Sec. 9-19. Return of election returns to county executive; public notice to be given.

Following the election the board of election supervisors shall promptly make a return to the county executive of the "yes" and "no" votes cast on the question. If the majority of the votes so returned are "yes", the act or part thereof voted upon shall take effect in accordance with the charter, and if the act is one authorizing the issuance of any bonds, notes, certificates of indebtedness or other obligation of the county, or renewal thereof, such return of votes shall constitute an approval by the voters of the issuance of such bonds, notes, certificates of indebtedness, or other obligations. Promptly after the return of the votes, the county executive shall give public notice, in such manner as he shall determine, of the result thereof, and if the act, or part thereof voted upon is approved, of the effective date thereof.

Section 7. Sections 2, 3 and 4 of the Act shall take effect on the 76th day following its enactment. Sections 1, 5 and 6 of this Act shall take effect on December 7, 1970.

Certified correct as passed.

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President

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Secretary