# SENATE BILL 476 CONSTITUTIONAL AMENDMENT

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By: Senators Hogan, Astle, Bromwell, Colburn, DeGrange, Dorman, Dyson, Ferguson, Hafer, Haines, Hoffman, Hooper, Kasemeyer, Lawlah, Middleton, Mitchell, Mooney, Munson, Neall, Schrader, Sfikas, Stone, Van Hollen, and Kittleman

Introduced and read first time: February 1, 2002 Assigned to: Budget and Taxation

Committee Report: Favorable Senate action: Adopted Read second time: March 20, 2002

CHAPTER\_\_\_\_\_

1 AN ACT concerning

2

# State Budget

3 FOR the purpose of authorizing the General Assembly to increase or add Executive

4 Department items in the Budget Bill, subject to a certain limitation; providing

5 for the veto of certain Budget Bill items; providing for the reversion to original

6 appropriations of certain vetoed items in the Budget Bill; providing that certain

7 vetoed items in the Budget Bill shall be void; authorizing the President of the

8 Senate and the Speaker of the House of Delegates to convene in extraordinary

9 session to consider whether to override a vetoed item in the Budget Bill;

10 authorizing the General Assembly to override Budget Bill item vetoes;

11 establishing the manner in which and the time at which Budget Bill items

12 become law; clarifying language; and submitting this amendment to the

13 qualified voters of the State of Maryland for their adoption or rejection.

14 BY proposing an amendment to the Constitution of Maryland

15 Article II - Executive Department

16 Section 17

17 BY proposing an amendment to the Constitution of Maryland

18 Article III - Legislative Department

19 Section 14 and 52(6)

20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

21 MARYLAND, (Three-fifths of all the members elected to each of the two Houses

22 concurring), That it be proposed that the Constitution of Maryland read as follows:

	SENATE BILL 476
1	Article II - Executive Department
2 17.	

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3 To guard against hasty or partial legislation and encroachment of the (a) 4 Legislative Department upon the co-ordinate Executive and Judicial Departments, 5 every Bill passed by the House of Delegates and the Senate, before it becomes a law, 6 shall be presented to the Governor of the State. If the Governor approves [he] THE 7 BILL, THE GOVERNOR shall sign it[, but if not he]. EXCEPT FOR THE BUDGET BILL, IF 8 THE GOVERNOR DISAPPROVES THE BILL. THE GOVERNOR shall return it with [his] 9 objections to the House in which it originated, which House shall enter the objections 10 at large on its Journal and proceed to reconsider the Bill. Each House may adopt by 11 rule a veto calendar procedure that permits Bills that are to be reconsidered to be 12 read and voted upon as a single group. The members of each House shall be afforded 13 reasonable notice of the Bills to be placed on each veto calendar. Upon the objection of 14 a member, any Bill shall be removed from the veto calendar. If, after such 15 reconsideration, three-fifths of the members elected to that House pass the Bill, it 16 shall be sent with the objections to the other House, by which it shall likewise be 17 reconsidered, and if it passes by three-fifths of the members elected to that House it 18 shall become a law. The votes of both Houses shall be determined by yeas and nays, 19 and the names of the persons voting for and against the Bill shall be entered on the 20 Journal of each House respectively.

(b) If any Bill presented to the Governor while the General Assembly is in
session is not returned by [him] THE GOVERNOR with [his] objections within six
days (Sundays excepted), the Bill shall be a law in like manner as if [he] THE
GOVERNOR signed it, unless the General Assembly, by adjournment, prevents its
return, in which case it shall not be a law.

(c) Any Bill presented to the Governor within six days (Sundays excepted),
prior to adjournment of any session of the General Assembly, or after such
adjournment, shall become law without the Governor's signature unless it is vetoed
by the Governor within 30 days after its presentment.

(d) Any Bill, EXCEPT THE BUDGET BILL, vetoed by the Governor shall be
returned to the House in which it originated immediately after the House has
organized at the next regular or special session of the General Assembly, OTHER
THAN IN EXTRAORDINARY SESSION CONVENED UNDER SUBSECTION (G) OF THIS
SECTION. The Bill may then be reconsidered according to the procedure specified in
this section. Any Bill enacted over the veto of the Governor, or any Bill which shall
become law as the result of the failure of the Governor to act within the time
specified, shall take effect 30 days after the Governor's veto is over-ridden, or on the
date specified in the Bill, whichever is later. If the Bill is an emergency measure, it
shall take effect when enacted. No such vetoed Bill shall be returned to the
Legislature when a new General Assembly of Maryland has been elected and sworn

41 since the passage of the vetoed Bill.

42 (e) [The] EXCEPT FOR THE BUDGET BILL, THE Governor shall have power to 43 disapprove of any item or items of any Bills making appropriations of money

### **SENATE BILL 476**

1 embracing distinct items, and the part or parts of the Bill approved shall be the law,

2 and the item or items of appropriations disapproved shall be void unless repassed

3 according to the rules or limitations prescribed for the passage of other Bills over the

4 Executive veto.

5 (F) THE GOVERNOR MAY APPROVE OR DISAPPROVE ITEMS IN THE BUDGET 6 BILL AS FOLLOWS:

7 (1) THE GOVERNOR MAY VETO ONLY ITEMS RELATING TO THE
8 EXECUTIVE DEPARTMENT THAT HAVE BEEN INCREASED OR ADDED BY THE
9 GENERAL ASSEMBLY. THE GOVERNOR MAY NOT VETO ANY OTHER ITEMS IN THE
10 BILL.

(2) IF THE GOVERNOR VETOES AN ITEM THAT HAD BEEN INCREASED BY
 THE GENERAL ASSEMBLY AND THE GENERAL ASSEMBLY DOES NOT OVERRIDE THE
 VETO UNDER SUBSECTION (G) OF THIS SECTION, THAT ITEM SHALL REVERT TO THE
 APPROPRIATION ORIGINALLY SUBMITTED BY THE GOVERNOR. THE ORIGINAL
 APPROPRIATION SHALL THEN BE LAW IMMEDIATELY WITHOUT FURTHER ACTION BY
 THE GOVERNOR.

IF THE GOVERNOR VETOES AN ITEM THAT HAD BEEN ADDED BY THE
 GENERAL ASSEMBLY AND THE GENERAL ASSEMBLY DOES NOT OVERRIDE THE VETO
 UNDER SUBSECTION (G) OF THIS SECTION, THAT ITEM SHALL BE VOID.

20(4)ITEMS NOT DISAPPROVED BY THE GOVERNOR SHALL BE LAW21IMMEDIATELY WITHOUT FURTHER ACTION BY THE GOVERNOR.

(G) (1) IF THE GOVERNOR VETOES AN ITEM IN THE BUDGET BILL, THE
GENERAL ASSEMBLY MAY CONVENE IN EXTRAORDINARY SESSION WITHIN 30 DAYS
AFTER THE DATE OF THE VETO TO CONSIDER WHETHER TO OVERRIDE THE VETO. IF
THE GENERAL ASSEMBLY WISHES TO CONSIDER WHETHER TO OVERRIDE THE
GOVERNOR'S VETO OF AN ITEM IN THE BUDGET BILL, THE PRESIDENT OF THE
SENATE AND THE SPEAKER OF THE HOUSE OF DELEGATES JOINTLY SHALL ISSUE A
PROCLAMATION SPECIFYING THE DATE ON WHICH TO CONVENE IN EXTRAORDINARY
SESSION.

(2) THE SOLE PURPOSE OF AN EXTRAORDINARY SESSION UNDER THIS
 SUBSECTION SHALL BE TO CONSIDER WHETHER TO OVERRIDE THE GOVERNOR'S
 VETO OF AN ITEM IN THE BUDGET BILL. THE GENERAL ASSEMBLY MAY NOT
 CONSIDER THE OVERRIDE OF THE GOVERNOR'S VETO OF ANY OTHER BILL.

34 (3) (I) THE BUDGET BILL SHALL BE RETURNED BY THE GOVERNOR TO
35 THE HOUSE IN WHICH IT ORIGINATED, AND EACH VETOED ITEM SHALL BE
36 CONSIDERED INDIVIDUALLY.

37 (II) IF THREE-FIFTHS OF THE MEMBERS ELECTED TO THAT HOUSE
38 VOTE TO OVERRIDE THE VETO OF AN ITEM, IT SHALL BE SENT TO THE OTHER HOUSE
39 FOR CONSIDERATION.

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#### **SENATE BILL 476**

1 (III) IF THREE-FIFTHS OF THAT HOUSE VOTE TO OVERRIDE THE VETO OF THE ITEM, THAT ITEM SHALL REVERT TO THE APPROPRIATION ORIGINALLY 2 3 PASSED BY THE GENERAL ASSEMBLY. THE APPROPRIATION AS ORIGINALLY PASSED 4 SHALL THEN BECOME LAW IMMEDIATELY, WITHOUT FURTHER ACTION BY THE 5 GOVERNOR OR THE GENERAL ASSEMBLY.

6

## **Article III - Legislative Department**

7 14.

8 The General Assembly shall meet on the second Wednesday of January,

nineteen hundred and seventy-one, and on the same day in every year thereafter, and 9

10 at no other time, unless convened BY JOINT PROCLAMATION OF THE PRESIDENT OF

11 THE SENATE AND THE SPEAKER OF THE HOUSE OF DELEGATES UNDER SECTION

12 17(G) OF ARTICLE II OF THIS CONSTITUTION OR by Proclamation of the Governor. [A]

13 THE GOVERNOR SHALL ISSUE A Proclamation convening the General Assembly in

14 extraordinary session [must be issued by the Governor] if a majority of the members

15 elected to the Senate and a majority of the members elected to the House of Delegates join in a petition to the Governor requesting that [he] THE GOVERNOR convene the 16

17 General Assembly in extraordinary session, and the Governor shall convene the

18 General Assembly on the date specified in the petition. This section does not effect the

19 Governor's power to convene the General Assembly in extraordinary session pursuant

20 to Section 16 of Article II of this Constitution.

21 52.

22 (6) The General Assembly shall not amend the Budget Bill so as to affect

23 either the obligations of the State under Section 34 of Article III of the Constitution,

24 or the provisions made by the laws of the State for the establishment and

25 maintenance of a system of public schools or the payment of any salaries required to

26 be paid by the State of Maryland by the Constitution [thereof; and the]. THE General

27 Assembly may amend the bill by increasing or diminishing [the] items therein

28 relating to the General Assembly, [and] by increasing or diminishing [the] items

29 therein relating to the judiciary, [but except as hereinbefore specified, may not alter

30 the said bill except to strike out or reduce items therein, provided, however, that the]

31 AND BY INCREASING, DIMINISHING, OR ADDING ITEMS RELATING TO THE

32 EXECUTIVE DEPARTMENT AS LONG AS THE TOTAL OF THE APPROPRIATION FOR THE

33 EXECUTIVE DEPARTMENT APPROVED BY THE GENERAL ASSEMBLY DOES NOT

34 EXCEED THE TOTAL ALLOWANCE FOR THE EXECUTIVE DEPARTMENT SUBMITTED BY

35 THE GOVERNOR. THE salary or compensation of any public officer [shall] MAY not be

36 decreased during his term of office[; and such bill, when and as passed by both

37 Houses, shall be a law immediately without further action by the Governor]. WHEN

38 PASSED BY BOTH HOUSES, THE BILL SHALL BE PRESENTED TO THE GOVERNOR FOR

39 APPROVAL OR DISAPPROVAL ACCORDING TO SECTION 17 OF ARTICLE II OF THIS

40 CONSTITUTION.

SECTION 2. AND BE IT FURTHER ENACTED, That the General Assembly 41

42 determines that the amendment to the Constitution of Maryland proposed by this Act

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### **SENATE BILL 476**

1 affects multiple jurisdictions and that the provisions of Article XIV, Section 1 of the

2 Constitution concerning local approval of constitutional amendments do not apply.

3 SECTION 3. AND BE IT FURTHER ENACTED, That the aforegoing section

4 proposed as an amendment to the Constitution of Maryland shall be submitted to the

5 legal and qualified voters of this State at the next general election to be held in

6 November, 2002 for their adoption or rejection in pursuance of directions contained in

7 Article XIV of the Constitution of this State. At that general election, the vote on this

8 proposed amendment to the Constitution shall be by ballot, and upon each ballot

9 there shall be printed the words "For the Constitutional Amendment" and "Against

 $10\;$  the Constitutional Amendment," as now provided by law. Immediately after the

11 election, all returns shall be made to the Governor of the vote for and against the

12 proposed amendment, as directed by Article XIV of the Constitution, and further

13 proceedings had in accordance with Article XIV.