

9-3-1914

Prohibition Elections

Follow this and additional works at: http://repository.uchastings.edu/ca_ballot_inits

Recommended Citation

Prohibition Elections California Initiative 1914-p-3 (1914).
http://repository.uchastings.edu/ca_ballot_inits/6

This Initiative is brought to you for free and open access by the California Ballot Propositions and Initiatives at UC Hastings Scholarship Repository. It has been accepted for inclusion in Initiatives by an authorized administrator of UC Hastings Scholarship Repository. For more information, please contact marcusc@uchastings.edu.

File: 1914 - P - ~~1000~~ 3

Sept. 27. No 47.
Certificate copy to
County Clerk
Sanitation District
Prohibition Elections
for 8 years

E. J. ...

Filed in the Office of the
SECRETARY OF STATE,

the *Third* day of
September A. D. 1914.

Frank C. Jordan,

SECRETARY OF STATE

Frank C. Jordan
REPORT

Word Book, Page

PROHIBITION ELECTIONS. Initiative amendment adding Section 14 to Article IV of Constitution. Prohibits, for eight years after this election, State election on question of prohibiting or permitting transportation of intoxicating liquors and any election on question of prohibiting or permitting the manufacture or sale thereof; prohibits State election or election under local option law or charter upon latter question within eight years of like election thereon; declares majority vote in each municipality or district at this election upon prohibition amendment to Article I of Constitution, and at any State-wide prohibition election hereafter, makes same license or non-license territory.

Copy

CERTIFICATE OF SECRETARY OF STATE

DEPARTMENT OF STATE,
SACRAMENTO, CALIFORNIA, July 27, 1914.

To the County Clerk of County, California

I, FRANK C. JORDAN, Secretary of State, do hereby certify that heretofore, to wit, on the twenty-fourth day of July, 1914, there was presented to, received by, and filed in the office of the Secretary of State, an initiative petition, in due form, in accordance with the provisions of section 1 of Article IV of the Constitution of the State of California, said petition being duly certified as in said Constitution provided.

That attached to said petition and to each section thereof there was a certificate of each of the County Clerks and of the Registrar of Voters, in whose respective counties said petition was circulated and who had respectively transmitted the same to the Secretary of State, properly dated, showing that he had examined such petition and the sections thereof and the signatures thereto and had determined from said examination and from the records of registration in his office the number of qualified electors who had signed the same, and showing the result of his said examination;

And I further certify that the number of qualified electors so certified as having signed the said petition or sections thereof is equal in number to at least eight per cent of all the votes cast for all candidates for Governor at the last preceding general election prior to the filing of said petition as aforesaid at which a Governor was elected.

That the said initiative petition, so filed as aforesaid, is entitled as follows, to wit:

"Amendment to the Constitution of the State of California by adding to Article IV thereof after Section 1 of said Article IV a new section numbered Section 1½ limiting the times and periods at which elections may be held on questions or propositions as to the prohibition or licensing of the manufacture, sale or transportation of intoxicating liquors and declaring the effect of such elections."

Attached hereto, marked Exhibit "H" and made a part hereof, is a full, true, and correct copy of the initiative petition and proposed amendment to the Constitution above referred to.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal this twenty-seventh day of July, 1914.

Frank C. Jordan
Secretary of State.
by Frank C. Jordan Deputy

[SEAL.]

EXHIBIT "H"
INITIATIVE MEASURE TO BE SUBMITTED DIRECTLY TO THE ELECTORS

STATE OF CALIFORNIA,

} ss.

County of _____

TO THE HONORABLE SECRETARY OF STATE OF THE STATE OF CALIFORNIA:

We, the undersigned, registered qualified electors of the State of California, residents of _____ County, present to the Secretary of State this petition and request that a proposed amendment to the Constitution of the State of California, by adding to Article IV thereof, after Section 1 of said article, a new section to be numbered and known as Section 1½, be submitted to the people of the State of California for their approval or rejection at the next ensuing general election or as provided by law.

The proposed amendment is entitled as follows:

"Amendment to the Constitution of the State of California by adding to Article IV thereof after Section 1 of said Article IV a new section numbered Section 1½ limiting the times and periods at which elections may be held on questions or propositions as to the prohibition or licensing of the manufacture, sale or transportation of intoxicating liquors and declaring the effect of such elections."

Said proposed amendment is as follows:

The People of the State of California do enact as follows:

Article IV of the Constitution of the State of California is hereby amended by adding thereto a new section to follow Section 1 and to be numbered Section 1½, in the following words:

SECTION 1½. Subdivision First: From and after the general election in the year 1914 (at which there is submitted to the people of the State of California for their approval or rejection a certain proposed amendment to the Constitution proposing to add to Article I thereof, Sections 26 and 27 relating to intoxicating liquors), and for a period of eight years thereafter, no other or further election upon the question of prohibiting or permitting the manufacture or the sale or the transportation in or to the state, of intoxicating liquors shall be held in the state at large whether by way of proposed amendment to the Constitution or by way of legislation, either as an initiative or as a referendum measure, or in pursuance of any existing law, or of any law that may be enacted hereafter; nor during the said period of eight years from and after said election shall there be submitted to the votes of the electors of any incorporated city or town, or supervisory district, not included within the boundaries of any incorporated city or town, or of the electors of any portion of a supervisory district not included within the boundaries of any incorporated city or town, any question or proposition as to the prohibition or permitting of the manufacture or the sale or the licensing or non-licensing of the sale of any intoxicating liquors in any such incorporated city or town or supervisory district, or portion of a supervisory district. And whenever any election shall be hereafter held in the state at large at which there shall be submitted to the votes of the electors any such question or proposition as last mentioned, no other or further election upon any such question or proposition shall be held for a period of eight years after such last mentioned election.

Subdivision Second: If, at the said general election held in the year 1914, a majority of the votes cast shall be or were against the proposed amendment so submitted, each and every incorporated city and town and each and every supervisory district not included within the boundaries of any incorporated city or town, and each and every portion of a supervisory district not included within the boundaries of any incorporated city or town, in which incorporated city or town or supervisory district, or portion of a supervisory district, a majority of the votes cast shall be found upon a canvass thereof to have been against the said proposed amendment, shall be deemed and considered and held to be "license territory" (meaning by the words "license territory" territory within which licenses for the sale of intoxicating liquors may be granted or the granting of licenses therefor may be authorized by the governing or legislative body having legislative authority or jurisdiction in or over such incorporated city or town or supervisory district, or portion of a supervisory district), and each and every incorporated city and town and each and every supervisory district or portion of a supervisory district not included within the boundaries of any incorporated city or town, in which incorporated city or town or supervisory district, or portion of a supervisory district, a majority of the votes cast shall be found upon a canvass thereof to have been in favor of the said proposed amendment, shall be deemed and considered and held to be "non-license territory," and no license for the sale or authorizing the sale of intoxicating liquors within such non-license territory shall be granted or authorized.

Subdivision Third: Whenever any election shall be held hereafter throughout the state at large at which there shall be submitted to the votes of the electors any question or proposition as to whether the manufacture and sale (or either), of intoxicating liquors shall be prohibited throughout the state, or whether the same shall be licensed or shall not be licensed, and a majority of the votes cast at such election shall be against the prohibition thereof, or in favor of the licensing thereof, each and every incorporated city and town and each and every supervisory district not included within the boundaries of any incorporated city or town, and each and every portion of a supervisory district not included within the boundaries of any incorporated city or town, in which incorporated city or town or supervisory district, or portion of a supervisory district, a majority of the votes cast shall be found upon a canvass thereof to have been against such prohibition, or in favor of the licensing of such manufacture or sale of intoxicating liquors, shall be deemed and held and considered to be license territory, as defined in Subdivision Second of this Section 1½, and each and every incorporated city and town and each and every supervisory district, or portion of a supervisory district not included within the boundaries of any incorporated city or town, in which incorporated city or town, or supervisory district, or portion of a supervisory district, a majority of the votes cast shall be found upon a canvass thereof to have been in favor of the prohibition of such manufacture and sale of intoxicating liquors, and against the licensing thereof, shall be deemed and considered and shall be held to be "non-license territory," and no license for the sale or authorizing the sale of intoxicating liquors within such non-license territory shall be granted or authorized.

Subdivision Fourth: Whenever pursuant to any law now existing or hereafter enacted, relating to local option, or pursuant to the provisions of the charter of any county, city and county, city, or town, any election shall hereafter be held in any county, city and county, city or town, or supervisory district not included within the boundaries of any incorporated city or town, or portion of a supervisory district not included within the boundaries of any incorporated city or town, upon the question of prohibiting or permitting the manufacture or the sale or the licensing or non-licensing of the manufacture and sale (or either), of intoxicating liquors therein, no other or further election shall be held upon such question in such county, city and county, city or town, supervisory district or portion of supervisory district, for a period of eight years thereafter, and whenever any such election as in this subdivision mentioned shall be held hereafter, each county, city and county, city or town, supervisory district or portion of supervisory district, in which upon a canvass of the votes it shall be found that a majority of the votes cast shall be or shall have been against such prohibition or in favor of the licensing of the manufacture or sale of intoxicating liquors, shall be deemed and held and considered to be "license territory" within which licenses for the sale of intoxicating liquors may be granted or the granting of licenses therefor may be authorized by the governing or legislative body having legislative authority or jurisdiction in or over such territory, and each and every county, city and county, or incorporated city or town, or supervisory district not included within the boundaries of any incorporated city or town, or portion of a supervisory district not included within the boundaries of any incorporated city or town, in which, upon a canvass of the votes, it shall be found that a majority of the votes cast shall be or shall have been in favor of prohibiting the manufacture or sale of intoxicating liquors or against the licensing thereof, shall be deemed and held and considered to be "non-license territory," and no license for the sale, or authorizing the sale, of intoxicating liquors within such non-license territory, shall be granted or authorized.

Subdivision Fifth: The proper governing or legislative body having legislative authority or jurisdiction over any county, city and county, incorporated city or town, or supervisory district or portion of a supervisory district, as the case may be, shall have authority to enforce by laws or ordinances and penalties for the violation thereof, the prohibition of the manufacture, sale, or giving away of intoxicating liquors in non-license territory, and shall also have authority to regulate the manufacture and sale of intoxicating liquors in license territory and the granting and issuance of licenses therein.

No.	Name	Residence		County	Precinct No.
		Street and No.	City or town		
1.					
2.					

STATE OF CALIFORNIA,

} ss.

County of _____

_____ being first duly sworn, deposes and says that he is a registered, qualified elector of the _____ County of _____, State of California, and that all the signatures to the attached section of foregoing petition were made in his presence, and that to the best of his

File: 1914-Q-1

W.P.A.
No 14.
Certificate hereby to
County of Windsor
Michigan
Petition
Noting by Abner
Elephanta

Frank C. Jordan

Filed in the Office of
SECRETARY OF STATE.

the 17th day of
September A. D. 1914.

Frank C. Jordan,

SECRETARY OF STATE

By Frank C. Jordan
DEPUTY

Record Books: Page

13

✓

35

✓

QUALIFICATION OF VOTERS AT BOND ELECTIONS. Initiative

Amendment adding Section 7 to Article II of Constitution.

Provides that no elector may vote on question of incurring bonded indebtedness of State or political subdivision thereof, unless he is owner of property taxable for payment of such indebtedness and assessed to him on last assessment roll.

✓

CERTIFICATE OF SECRETARY OF STATE

DEPARTMENT OF STATE,
SACRAMENTO, CALIFORNIA, August 15, 1914.

To the County Clerk of ALL Counties County, California.

I, FRANK C. JORDAN, Secretary of State, do hereby certify that heretofore, to wit, on the third day of August, 1914, there was presented to, received by, and filed in the office of the Secretary of State, an initiative petition, in due form, in accordance with the provisions of Section 1 of Article IV of the Constitution of the State of California, said petition being duly certified as in said Constitution provided.

That attached to said petition and to each section thereof there was a certificate of each of the County Clerks and of the Registrar of Voters, in whose respective counties said petition was circulated and who had respectively transmitted the same to the Secretary of State, properly dated, showing that he had examined such petition and the sections thereof and the signatures thereto and had determined from said examination and from the records of registration in his office the number of qualified electors who had signed the same, and showing the result of his said examination;

And I further certify that the number of qualified electors so certified as having signed the said petition or sections thereof is equal in number to at least eight per cent of all the votes cast for all candidates for Governor at the last preceding general election prior to the filing of said petition as aforesaid at which a Governor was elected.

That the said initiative petition, so filed as aforesaid, is entitled as follows, to wit:

An act to provide for the issuance of identification certificates and ballots to duly registered voters: to provide the form of such certificates; to provide the manner of issuing such certificates and ballots; to permit registered voters to whom such certificates and ballots have been issued to vote in the manner provided by this act, and to provide the manner in which such votes shall be cast and counted.

Attached hereto, marked Exhibit "K" and made a part hereof, is a full, true, and correct copy of the initiative petition and proposed law above referred to.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal this fifteenth day of August, 1914.


Secretary of State.

[SEAL.]

EXHIBIT "K."

INITIATIVE MEASURE TO BE SUBMITTED DIRECTLY TO THE ELECTORS

PETITION

Circulated in the _____ County of _____ State of California.

To the Hon. Frank C. Jordan, as Secretary of State, of the State of California:

The undersigned and following qualified electors of the State of California, residents of the _____ County of _____, State of California, wherein this section of this petition was circulated, do hereby most respectfully petition you, as such Secretary of State, to submit to the electors of the succeeding general election occurring subsequent to ninety days after the presentation to you of this petition, or at any special election which may be called by the Governor in his discretion prior to such general election, the following proposed law, which is in words and figures as follows, to wit:

An act to provide for the issuance of identification certificates and ballots to duly registered voters; to provide the form of such certificates; to provide the manner of issuing such certificates and ballots; to permit registered voters to whom such certificates and ballots have been issued to vote in the manner provided by this act, and to provide the manner in which such votes shall be cast and counted.

The people of the State of California do enact as follows:

SECTION 1. Not less than ten and not more than twenty days preceding any general or primary election held in the State, any registered voter of any county or city and county in the State may apply (in person) to the county clerk of the county of which the applicant is a resident and a registered voter, and have issued to him an identification certificate, which certificate shall be void after the date of the election held next following its issuance, and an official ballot, in the manner hereinafter provided for.

SEC. 2. It shall be the duty of the county clerk of each county in the State to provide identification certificates, which certificates shall be printed on the same leaf with a stub and shall be separated therefrom by a perforated line which shall extend from the top to the bottom of each leaf. The stubs and certificates shall be numbered consecutively in each county and the number on each certificate shall be the same as that on the corresponding stub. The stubs and certificates herein provided for shall contain the following and shall be in form substantially as follows:

Stub of Identification.	Identification Certificate.
Certificate No. _____	No. _____
Issued _____ (Date)	(Date of issuance)
(Visible marks or scars and location)	(Name of applicant) (Color of eyes)
(Color of eyes) (Age)	_____ feet _____ inches (Height) (Age) (Color of hair)
(Color of hair)	(Visible marks or scars and location)
(Height)	(Signature of applicant)
(Date of issuance of ballot)	Ballot issued _____ 19____ (Date of issuance)
Number of ballot _____	Number of ballot _____
(Date of applicant's registration)	I hereby certify that the above is a true description of _____ a registered voter of precinct _____ of the _____ county of _____ State of California, who registered on _____ 191____ and who at the time registered stated (or declined to state) _____ intention to affiliate with the _____ party at the ensuing election. This certificate shall be void after _____ (Date of ensuing election.)
(Applicant's voting precinct)	(Seal) _____ County Clerk.
Certificate void after _____ (Date of ensuing election)	By _____ (Deputy County Clerk.)
(Signature of person issuing certificate)	
(Signature of applicant)	

On the back of each identification certificate shall be printed the following affidavit:

STATE OF CALIFORNIA, } ss.
COUNTY OF _____ }

I, _____, do solemnly swear (or affirm) that I have resided in the State of California more than one year, next preceding this date, and in the _____ county of _____, more than ninety days, next preceding this date and in the _____ voting precinct of the city and county, city, town, district or ward of _____, more than thirty days, next preceding this date; that I am in all respects a duly qualified elector of said voting precinct, and a resident thereof; that I am a _____, and that because of my duties or occupation or business as such _____ I am required to be absent from my voting precinct on this day, and have had and will have no opportunity to vote there; and that I have not voted elsewhere at this election.

Signed _____
Absent voter.

Subscribed and sworn to before me this ___ day of _____, 19__.

Judge of election in precinct No. _____
County of _____, State of California.

SEC. 3. When application therefor is made by any registered voter of the county, who is entitled to vote at the ensuing election, the county clerk shall fill in, or cause to be filled in, all of the blanks on the stub and certificates; shall number the same, affix to the certificate the seal of the superior court of the county, and after signing the same, shall issue the certificate to the applicant therefor. Before separating the certificate from the stub, and after affixing the seal to the certificate, the person issuing the certificate shall affix the seal to the stub and certificate in such a manner that a portion of the impression will appear on each side of the perforated line. The clerk or deputy issuing the certificate shall then remove from the book of ballots, in the order in which the ballots are numbered, one of the ballots to be used at the ensuing election in the precinct of which the applicant is a qualified voter, and after properly folding same, shall enclose the identification certificate and the ballot in a strong envelope. He shall also enclose in the same envelope with the identification certificate and ballot an unsealed envelope on which shall be printed the name and address of the county clerk of the county from which the certificate and ballot are issued, and the words, "Identification certificate and ballot of absent voter." He shall then securely seal the envelope in which are inclosed the identification certificate, ballot and unsealed envelope with sealing wax. On the face of the envelope the clerk, or deputy shall make the following record:

"Identification certificate and ballot issued to _____ a voter of precinct _____, on _____, 191__.

(Signature of clerk or deputy)

The name of the person to whom the certificate and ballot shall be issued and the number of the certificate and ballot shall, by the person issuing them, be entered in a precinct register. A register shall be kept for each precinct and only the names and number of certificates and ballots issued to voters of the precinct shall be recorded therein. Each register shall constitute a part of the election supplies for that precinct and shall be sent with the other supplies to the election board of that precinct. The following shall be the form of the precinct register:

PRECINCT _____

The following named registered voters of precinct _____ county of _____, State of California, were furnished with ballots and identification certificates on the dates set opposite their respective names:

Date.	Name.	Certificate Number.	Ballot Number.
_____	_____	_____	_____
_____	_____	_____	_____
_____	_____	_____	_____

The clerk shall preserve the stubs corresponding to certificates issued prior to the election at which the certificates may be issued, during such time as the ballots used in said election are preserved, after which time the clerk shall destroy both the stubs and certificates in the manner provided by law for the destruction of ballots.

SEC. 4. Any person to whom an identification certificate and ballot shall have been issued, as herein provided, shall be entitled to vote during any election in any voting precinct more than ten miles distant from the polls of the precinct of which he is a registered voter, on the day of such election, subject to the following regulations. No voter so entitled to vote shall be entitled to vote for any persons except those for whom he would be entitled to vote by voting at the polling place of the precinct of which he is a registered voter.

SEC. 5. The voter so entitled to vote shall present himself at the polls in any voting precinct in the state, more than ten miles distant from the polls in the precinct of which he is a registered voter, during the voting hours, and shall hand the sealed envelope containing the identification certificate and ballot, which shall have been issued to him, to a judge of the election. The judge shall thereupon break the seal of the envelope and remove the certificate and ballot therefrom. The voter must then make and subscribe before one of the judges of the election, the affidavit required to be printed on the back of each identification certificate. If it appear to the reasonable satisfaction of the judges of the election board that the person presenting the identification certificate and subscribing to the affidavit required, is the same person described on the face of the certificate, and to whom the certificate was issued, and if the number of the ballot is the same as the number appearing on the identification certificate after the words, "Number of ballot," provided that before said ballot shall be returned to the voter it shall be carefully examined by said judge who shall not return it to said voter if said ballot has been marked, mutilated or contains any distinguishing marks. If the ballot has not been marked, mutilated and contains no distinguishing marks, the judge shall return the ballot to the voter, who shall thereupon retire to a voting booth and mark and fold the same. The voter shall then hand the ballot to a judge of the election, who shall, if the number of the ballot be the same as the number appearing on the identification certificate after words, "Number of ballot," enclose the identification certificate and the ballot and securely seal the same. Immediately after the polls have closed, the judges of the election board shall mail all such envelopes with their contents, postage prepaid, to the county clerks to whom they are addressed.

SEC. 6. At ten o'clock a.m. on the first Monday after each election, the county clerk, the district attorney, the county auditor, and the county treasurer shall meet in the office of the county clerk and proceed, in the presence of any citizens who may be present, to open all envelopes containing identification certificates and ballots and examine the certificates as herein provided. The clerk shall open one envelope at a time and remove therefrom the certificate and ballot. The officers mentioned in this section shall then proceed to compare the certificate

with the stub corresponding thereto, for the purpose of determining whether the certificate is the one issued to the person named on the stub and certificate; provided that the ballot shall under no circumstances be unfolded during the proceedings of the officers named in this section. If it appear that the certificate is the one issued to the person named thereon, the clerk shall securely seal the stub and certificate in a blank envelope, and after separating the slip containing the number from the ballot, shall deposit the ballot without unfolding the same, in a box provided solely for ballots cast and received in the manner provided in this act. The number of each ballot shall be immediately destroyed. All blank envelopes containing stubs and certificates shall be enclosed in a large package, which shall be securely sealed and preserved unopened by the county clerk during such time as the ballots are preserved. If on comparison it appears that the certificate does not correspond to any stub of certificates issued, the stub and certificate shall be delivered to the district attorney, who shall be charged with the preservation of the same, and whose duty it shall be to at once commence an investigation for the purpose of discovering and prosecuting the person who committed the fraud; the ballot shall, with the number remaining attached thereto, be sealed with other ballots rejected in the same manner, in a package which shall be marked "Rejected ballots of absent voters." The county clerk of the county shall preserve the ballot box in which properly authenticated ballots have been deposited, unopened, in his office until the board of supervisors canvass the vote according to law, at which time the ballot box shall be opened by a member of said board of supervisors. The ballots therein contained shall be recorded upon a poll sheet provided for the recording of ballots of absent voters. In canvassing the vote at said election, the board of supervisors shall count the votes of all absent voters taken as herein provided, and shall count the votes so cast as a part of total vote cast for the candidates for whom the votes were cast. After said votes have been counted the ballots shall be securely sealed in a package which shall be marked, "Ballots of absent voters," and shall be disposed of in the manner provided by law for the disposition of other ballots.

SEC. 7. If any person to whom the certificate and ballot herein provided for, shall be present in the voting precinct of

which he is a registered voter, on the election day next following the issuance of the certificate and ballot, he shall be entitled to vote in the following manner: A member of the election board shall first examine the register of voters of the precinct to whom certificates and ballots have been issued, and if the name of the voter appear therein, he shall first be required to surrender to the officers of the election board the envelope containing the certificate and ballot. A member of the election board shall then cancel the name of the voter on the register by drawing a line through it and shall also write on the face of the envelope the word "cancelled," and cut or tear the envelope and its contents half way across the middle. The voter shall then receive a ballot and be allowed to vote as in other cases provided by law. The envelope with its contents shall be transmitted to the county clerk, who shall open the same and proceed to destroy the ballot, certificate and the stub corresponding thereto.

SEC. 8. If any person shall wilfully swear falsely to the affidavit herein provided for, he shall upon conviction thereof be deemed guilty of perjury and be punished as in such cases provided by law. If the officers of the election permit any person to vote as herein provided for without his taking said affidavit, or shall neglect or refuse to perform any of the duties prescribed by this act, they shall upon conviction thereof be deemed guilty of a misdemeanor, and shall be punished as in such cases provided by law. If any member of the board of supervisors or any county clerk or district attorney, or other county officer, shall refuse or neglect to perform any of the duties prescribed by this act, or shall reveal or divulge any of the details of any ballot, or certificate herein provided for, he shall upon conviction thereof, be adjudged guilty of a misdemeanor and punished as in such cases provided by law.

SEC. 9. In cities and counties, or counties, in which boards of election commissioners have been created, the duties herein prescribed to be performed by the board of supervisors shall be performed by the boards of election commissioners, and the duties herein prescribed to be performed by the county clerks shall in counties and cities and counties in which the office of registrar of voters has been created, be performed by such registrar of voters.

NAME	City, Town or Postoffice	Number and Street	Assembly District	Precinct
-----	-----	-----	-----	-----
-----	-----	-----	-----	-----

STATE OF CALIFORNIA, }
 ----- COUNTY } ss.

----- being first duly sworn, deposes and says: That --he is the person who solicited each of the signatures to the attached section of the foregoing petition; that at the time each of said signatures was solicited and made, --he was and now is a duly qualified elector of precinct ----- Assembly District -----, in the ----- County of -----, State of California; that all said signatures were solicited by h----- in said ----- County and made in h----- presence; that to the best of h----- knowledge and belief each signature to said attached section of said petition is the genuine signature of the person whose name it purports to be.

 Address -----

Subscribed and sworn to before me this

Precinct -----

----- day of -----,

A. D. 19-----

