	FILED IN THE	
SUPREME COURT, STATE OF COLORADO	SUPREME COURT DATE FILED: April 28 APR 2 7 2016	8, 2016
2 East 14 th Avenue Denver, CO 80203	OF THE STATE OF COLORADO Christopher T. Ryan, Clerk	
Original Proceeding Pursuant to Colo. Rev. Stat. § 1-40-107(2) Appeal from the Ballot Title Board	▲ COURT USE ONLY ▲	
In the Matter of the Title, Ballot Title and Submission Clause for Proposed Initiative 2015- 2016 #116	Case No. 165A138	
Petitioner NATALIE MENTEN	-	
V.		
Respondents DAN RITCHIE and ALBERT YATES		
and		
the Title Board		
Attorney for Petitioner		
Rebecca R. Sopkin, #20998		
2945 Parfet Drive		
Lakewood, CO 80215 Phone: (303)232-4184		
Email: grsop@msn.com		
PETITION FOR REVIEW OF FINAL ACTIONS SETTING BOARD FOR PROPOSED INITI		

PETITIONER, Natalie Menten, registered elector of the State of Colorado by and through her counsel, hereby respectfully petitions this Court pursuant to C.R.S. § 1-40-107(2), to review the action of the Title Setting Board with respect to the Title, Ballot Title and Submission Clause set for Proposed Initiative 2015-2016 #116 ("Proposed Initiative #116"). As grounds therefore she states as follows:

STATEMENT OF THE CASE

. .

A. Procedural History of Proposed Initiative #116

Dan Ritchie and Albert Yates, hereinafter "the Proponents," proposed Initiative #116. It should be noted that Proposed Initiative #116 is similar to, but different in significant details from, Proposed Initiatives #117 and #118, which have also been proposed by the Proponents. Review and comment hearings were heard before representatives of the Office of Legislative Council and the Legislative Legal Services. Thereafter, the Proponents submitted final versions of Proposed Initiative #116 to the Secretary of State for the purpose of submission to the Title Board.

A Title Board hearing was held on April 6, 2016, to establish whether the Proposed Initiative #116 contained only a single subject and to set its titles and submission clause. On April 13, 2016, Petitioner filed a Motion for Rehearing, alleging that the Proposed Initiative violated the Colorado Constitution, art. V, sec. 1(5.5), also known as the "Single Subject Rule." On April 20, 2016, a rehearing was held, wherein the Title Board granted the Motion for Rehearing only with respect to certain revisions made to the titles and submission clause and otherwise denied the Motion.

B. Jurisdiction

Petitioner is entitled to a review before the Colorado Supreme Court pursuant to C.R.S. § 1-40-107(2). Petitioner timely filed the Motion for Rehearing with the Title Board. C.R.S. § 1-40-107(1). Additionally,

Petitioner timely filed this Petition for Review within five days from the date of the hearing on the Motion for Rehearing. C.R.S. \S 1-40-107(2).

As required by C.R.S. § 1-40-107(2), attached to this Petition for Review are certified copies of: (1) of Proposed Initiative #116 text, titles and submission clauses; (2) the Motion for Rehearing filed by the Petitioner; and (3) the rulings on the Motion for Rehearing by the Title Board. Petitioner believes that the Title Board erred in denying certain aspects of the Motions for Rehearing. Consequently, this matter is properly before this Court.

GROUNDS FOR APPEAL

Contrary to the requirements of the Colorado Constitution, art. V, sec. 1(5.5), Proposed Initiative #116 contains multiple subjects. The following is an advisory list of issues to be addressed in Petitioner's brief:

1. Proposed Initiative #116 provides for revenues retained by the state to be used to fund a specific and unrelated list of items: 35% for education, 35% for transportation projects, and unspecified amounts possibly spent for mental health services and senior services. These are multiple different subjects which are not in any way necessarily or properly connected with each other and therefore the Proposed Initiative does not meet the Single Subject Rule.

PRAYER FOR RELIEF

Petitioner respectfully requests that, after consideration of the parties' briefs, this Court determine that the Title Board lacked jurisdiction to set title as the Proposed Initiative #116 violates the Single Subject rule, and therefore title

setting must be denied.

Respectfully submitted this 27th day of April, 2016.

- /

Rebecca R. Sopkin, #20998 2945 Parfet Dr. Lakewood, CO 80215 Phone: (303) 232-4184 Email: grsop@msn.com

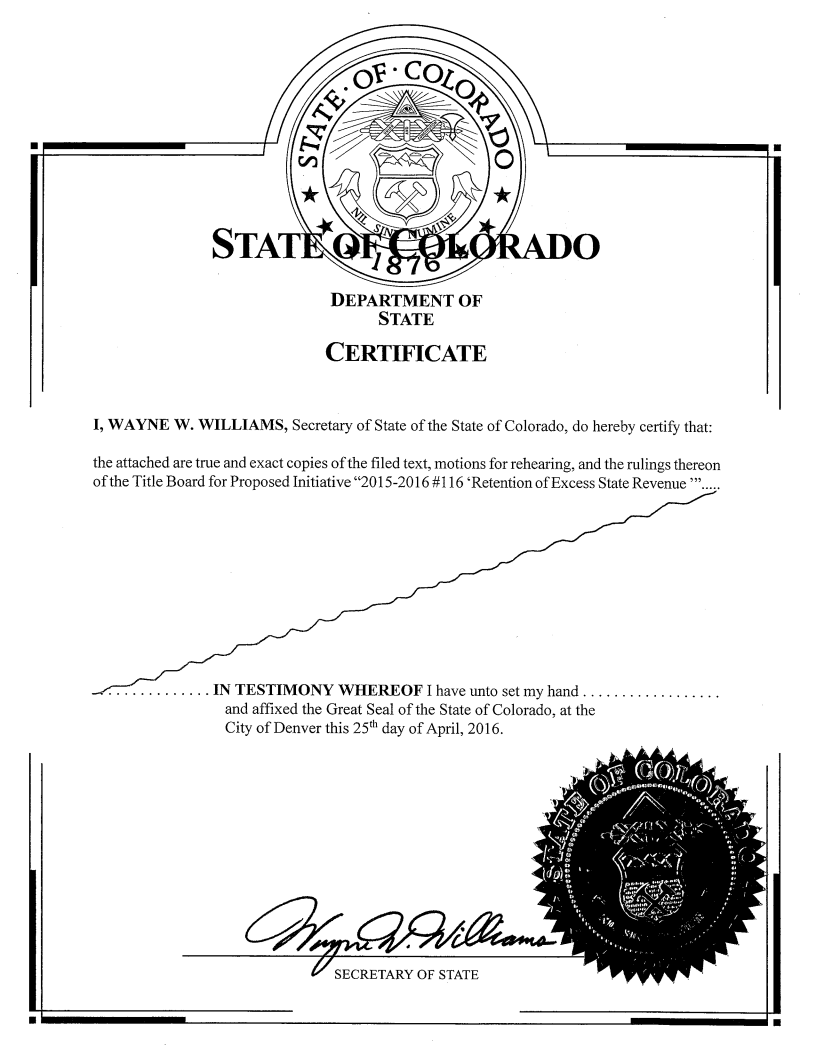
CERTIFICATE OF SERVICE

This is to certify that on April 27, 2016, a true and correct copy of the foregoing **PETITION FOR REVIEW OF FINAL ACTION OF BALLOT TITLE SETTING BOARD FOR PROPOSED INITIATIVE 2015-2016 #116** was sent, via first class U.S. mail, postage pre-paid, to the proponents and their counsel at:

Dee P. Wisor Butler Snow LLP 1801 California Street, Suite 5100 Denver, CO 80202

LeeAnn Morrill Office of the Attorney General 1300 Broadway, 6th Floor Denver, CO 80203

Menten



Ballot Title Setting Board

Proposed Initiative 2015-2016 #116¹

The title as designated and fixed by the Board is as follows:

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The ballot title and submission clause as designated and fixed by the Board is as follows:

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Hearing April 6, 2016: Single subject approved; staff draft amended; titles set. Hearing adjourned 4:15 p.m.

Rehearing April 20, 2016 Motions for Rehearing <u>granted</u> only to the extent that the Board made changes to the titles; <u>denied</u> in all other respects. Hearing adjourned 11:00 a.m.

¹ Unofficially captioned **"Retention of Excess State Revenue"** by legislative staff for tracking purposes. This caption is not part of the titles set by the Board.

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As required by C.R.S. § 1-40-107(2), attached to this Petition for Review are certified copies of: (1) of Proposed Initiative #116 text, titles and submission clauses; (2) the Motion for Rehearing filed by the Petitioner; and (3) the rulings on the Motion for Rehearing by the Title Board. Petitioner believes that the Title Board erred in denying certain aspects of the Motions for Rehearing. Consequently, this matter is properly before this Court.

GROUNDS FOR APPEAL

Contrary to the requirements of the Colorado Constitution, art. V, sec. 1(5.5), Proposed Initiative #116 contains multiple subjects. The following is an advisory list of issues to be addressed in Petitioner's brief:

1. Proposed Initiative #116 provides for revenues retained by the state to be used to fund a specific and unrelated list of items: 35% for education, 35% for transportation projects, and unspecified amounts possibly spent for mental health services and senior services. These are multiple different subjects which are not in any way necessarily or properly connected with each other and therefore the Proposed Initiative does not meet the Single Subject Rule.

PRAYER FOR RELIEF

Petitioner respectfully requests that, after consideration of the parties' briefs, this Court determine that the Title Board lacked jurisdiction to set title as the Proposed Initiative #116 violates the Single Subject rule, and therefore title setting must be denied.

Respectfully submitted this 27th day of April, 2016.

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Rebecca R. Sopkin, #20998 2945 Parfet Dr. Lakewood, CO 80215 Phone: (303) 232-4184 Email: grsop@msn.com

CERTIFICATE OF SERVICE

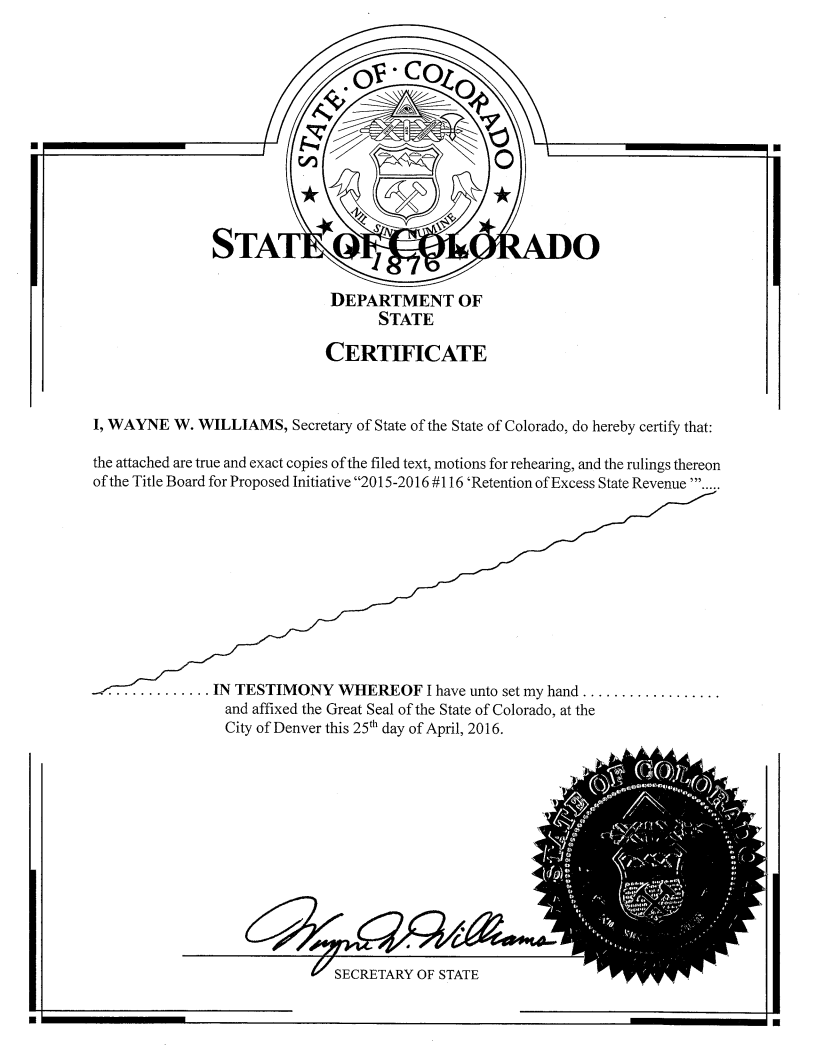
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LeeAnn Morrill Office of the Attorney General 1300 Broadway, 6th Floor Denver, CO 80203

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Menten



Ballot Title Setting Board

Proposed Initiative 2015-2016 #116¹

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Hearing April 6, 2016: Single subject approved; staff draft amended; titles set. Hearing adjourned 4:15 p.m.

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¹ Unofficially captioned **"Retention of Excess State Revenue"** by legislative staff for tracking purposes. This caption is not part of the titles set by the Board.

RECEIVED S.WARD

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2015-16 #116. Final version filed with Secretary of State.

Be it enacted by the People of the State of Colorado:

SECTION 1. Article 77 of title 24, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read;

§ 24-77-103.1. Retention of 2016 election excess state revenues -2016 election general fund exempt account - required uses - 2016 election excess state revenues legislative report

(1)Notwithstanding any provision of law to the contrary and without increasing tax rates or imposing new taxes, for each fiscal year commencing on or after July 1, 2016, the state is authorized to retain and spend all state revenues in excess of the limitation on state fiscal year spending.

(2) There is hereby created in the general fund the 2016 election general fund exempt account, which shall consist of the 2016 election excess state revenues that the state retains for a given fiscal year pursuant to this section. The moneys in the account shall be appropriated or transferred by the general assembly for the following purposes:

(a) not less than 35% of the revenues deposited to the account in each fiscal year shall be used to fund education including public pre-school through twelfth grade education, vocational education, and higher education;

(b) not less than 35% of the revenues deposited to the account in each fiscal year shall be transferred to the highway users tax fund and allocated in accordance with the formula specified in section 43-4-205(6)(b) to fund transportation projects, including highways, bridges, underpasses, mass transit or any other infrastructure, facility, or equipment used primarily or in large part to transport people; and

(c) any amounts not spent on education or transportation may only be used to fund mental health services and senior services.

(3) The statutory limitation on general fund appropriations set forth in section 24-75-201.1(1)(a), and the exceptions or exclusions thereto, shall apply to the appropriation of moneys in the 2016 election general fund exempt account.

(4) As permitted by the Taxpayer's Bill of Rights, the approval of this section by the registered electors of the state voting on the issue at the November 2016 statewide election constitutes a voter-approved revenue change to allow the retention and expenditure of state revenues in excess of the limitation on state fiscal year spending.

(5)(a) For each fiscal year that the state retains and spends state revenues in excess of the limitation on state fiscal year spending pursuant to this section, the director of research of the

Colorado Secretary of State

legislative council shall prepare a 2016 election excess state revenues legislative report that includes the following information:

(I) The amount of 2016 election excess state revenues that the state retained pursuant to this section; and

(II) A description of how the 2016 election excess state revenues that the state retained pursuant to this section were expended.

(b) The report required by this subsection (5) shall be completed by October 15 following a fiscal year that the state retains and spends revenues pursuant to this section and may be amended thereafter as necessary. The director of research shall publish and link to the official website of the general assembly a copy of the report.

(6) As used in this section:

(a) "2016 election excess state revenues" means state revenues that are in excess of the sum of the limitation on state fiscal year spending.

(b) "State revenues" means state revenues not excluded from state fiscal year spending, as defined in section 24-77-102(17).

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Colorado Secretary of State

Retention of Surplus Revenues for Specific Purposes 2015-16 #116. As amended in response to review and comment.

Be it enacted by the People of the State of Colorado:

SECTION 1. Article 77 of title 24, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:

§ 24-77-103.6.5-103.1. Retention of 2016 election excess state revenues – 2016 election general fund exempt account - required uses - 2016 election excess state revenues legislative report

(1)Notwithstanding any provision of law to the contrary and without increasing tax rates or imposing new taxes, for each fiscal year commencing on or after July 1, 2016, the state shall be is authorized to retain and spend all state revenues in excess of the sum of the limitation on state fiscal year spending plus 2005 election excess state revenues.

(2) There is hereby created in the general fund the 2016 election general fund exempt account, which shall consist of the 2016 election excess state revenues that the state retains for a given fiscal year pursuant to this section. The moneys in the account shall be appropriated or transferred by the general assembly for the following purposes:

(a) not less than 35% of the revenues deposited to the account in each fiscal year shall be used to fund education including public pre-school through twelfth grade education, vocational education, and higher education;

(b) not less than 35% of the revenues deposited to the account in each fiscal year shall be transferred to the highway users tax fund and allocated and expended in accordance with the formula specified in section 43-24-205(6)(b) to fund transportation projects, including highways, bridges, underpasses, mass transit or any other infrastructure, facility, or equipment used primarily or in large part to transport people; and

(c) any amounts not spent on education or transportation may only be used to fund mental health services and senior services.

(3) The statutory limitation on general fund appropriations set forth in section 24-75-201.1(1) (a), and the exceptions or exclusions thereto, shall apply to the <u>appropriation of moneys</u> in the 2016 election general fund exempt account.

(4) As permitted by the Taxpayer's Bill of Rights, the approval of this section by the registered electors of the state voting on the issue at the November 2016 statewide election constitutes a voter-approved revenue change to allow the retention and expenditure of state revenues in excess of the limitation on state fiscal year spending.

(5)(a) For each fiscal year that the state retains and spends state revenues in excess of the limitation on state fiscal year spending pursuant to this section, the director of research of the

legislative council shall prepare a 2016 election excess state revenues legislative report that includes the following information:

(I) The amount of 2016 election excess state revenues that the state retained pursuant to this section; and

(II) A description of how the 2016 election excess state revenues that the state retained pursuant to this section were expended.

(b) The report required by this subsection (5) shall be completed by October 15 following a fiscal year that the state retains and spends revenues pursuant to this section and may be amended thereafter as necessary. The director of research shall publish and link to the official websitewebsite of the general assembly a copy of the report.

(6) As used in this section:

(a) "2005 election excess state revenues" means those state revenues in excess of the limitation of state fiscal year spending that the state is authorized to retain and spend pursuant to 24 77-103.6.(b) "2016 election excess state revenues" means state revenues that are in excess of the sum of the limitation on state fiscal year spending plus 2005 election excess state revenues.

 $(e(\underline{b}))$ "State revenues" means state revenues not excluded from state fiscal year spending, as defined in section 24-77-102(17).

Document comparison by Workshare Compare on Tuesday, March 22, 2016 9:31:47 PM

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Moved to	0
Style change	0
Format changed	0
Total changes	20

2015-2016 #116 - Original

RECEIVED S.WARD MAR 2 4 2016 12:25 P.M.

Retention of Surplus Revenues for Specific Purposes

Be it enacted by the People of the State of Colorado:

SECTION 1. Article 77 of title 24, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:

§ 24-77-103.6.5. Retention of 2016 election excess state revenues -2016 election general fund exempt account - required uses - 2016 election excess state revenues legislative report

(1)Notwithstanding any provision of law to the contrary and without increasing tax rates or imposing new taxes, for each fiscal year commencing on or after July 1, 2016, the state shall be authorized to retain and spend all state revenues in excess of the sum of the limitation on state fiscal year spending plus 2005 election excess state revenues.

(2) There is hereby created in the general fund the 2016 election general fund exempt account, which shall consist of the 2016 election excess state revenues that the state retains for a given fiscal year pursuant to this section. The moneys in the account shall be appropriated or transferred by the general assembly for the following purposes:

(a) not less than 35% of the revenues deposited to the account in each fiscal year shall be used to fund education including public pre-school through twelfth grade education, vocational education, and higher education;

(b) not less than 35% of the revenues deposited to the account in each fiscal year shall be transferred to the highway users tax fund and allocated and expended in accordance with the formula specified in section 43-2-205(6)(b) to fund transportation projects, including highways, bridges, underpasses, mass transit or any other infrastructure, facility, or equipment used primarily or in large part to transport people; and

(c) any amounts not spent on education or transportation may only be used to fund mental health services and senior services.

(3) The statutory limitation on general fund appropriations set forth in section 24-75-201.1(1)(a), and the exceptions or exclusions thereto, shall apply to the moneys in the 2016 election general fund exempt account.

(4) As permitted by the Taxpayer's Bill of Rights, the approval of this section by the registered electors of the state voting on the issue at the November 2016 statewide election constitutes a voter-approved revenue change to allow the retention and expenditure of state revenues in excess of the limitation on state fiscal year spending.

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Colorado Secretary of State

legislative council shall prepare a 2016 election excess state revenues legislative report that includes the following information:

(I) The amount of 2016 election excess state revenues that the state retained pursuant to this section; and

(II) A description of how the 2016 election excess state revenues that the state retained pursuant to this section were expended.

(b) The report required by this subsection (5) shall be completed by October 15 following a fiscal year that the state retains and spends revenues pursuant to this section and may be amended thereafter as necessary. The director of research shall publish and link to the official web site of the general assembly a copy of the report.

(6) As used in this section:

(a) "2005 election excess state revenues" means those state revenues in excess of the limitation of state fiscal year spending that the state is authorized to retain and spend pursuant to 24-77-103.6.

(b) "2016 election excess state revenues" means state revenues that are in excess of the sum of the limitation on state fiscal year spending plus 2005 election excess state revenues

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Ballot Title Setting Board

Proposed Initiative 2015-2016 #116¹

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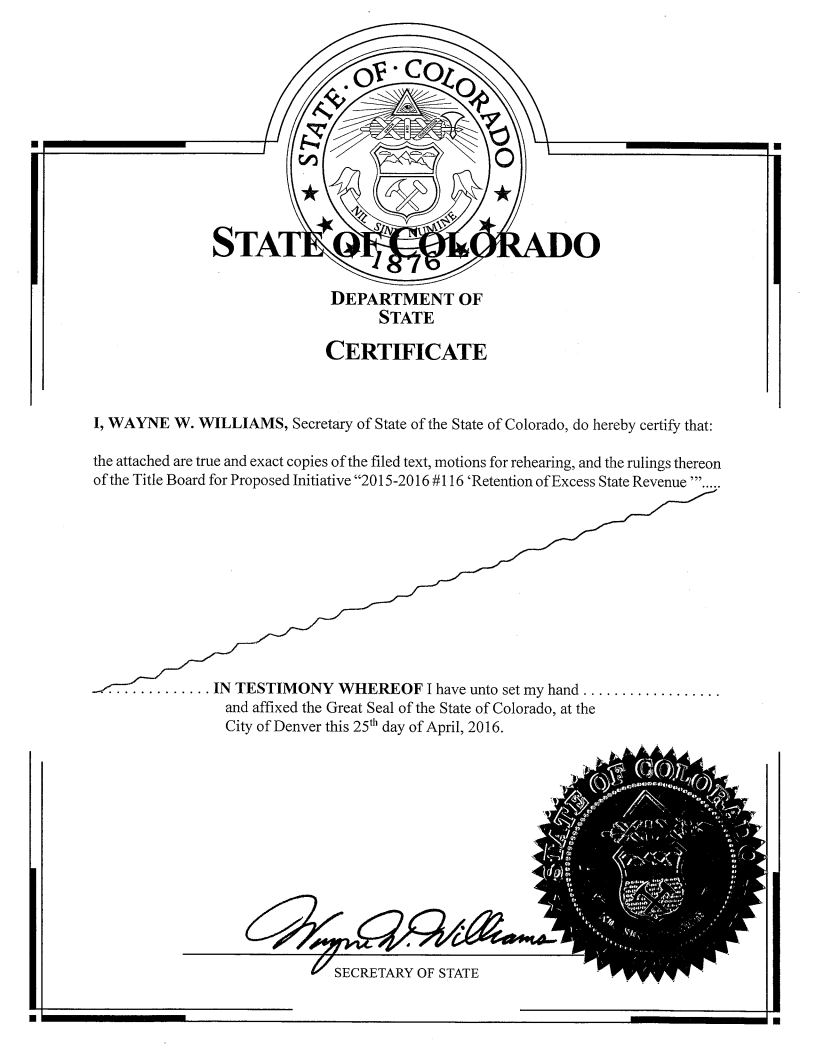
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LeeAnn Morrill Office of the Attorney General 1300 Broadway, 6th Floor Denver, CO 80203

Menten



Ballot Title Setting Board

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SECTION 1. Article 77 of title 24, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:

§ 24-77-103.1. Retention of 2016 election excess state revenues -2016 election general fund exempt account - required uses - 2016 election excess state revenues legislative report

(1)Notwithstanding any provision of law to the contrary and without increasing tax rates or imposing new taxes, for each fiscal year commencing on or after July 1, 2016, the state is authorized to retain and spend all state revenues in excess of the limitation on state fiscal year spending.

(2) There is hereby created in the general fund the 2016 election general fund exempt account, which shall consist of the 2016 election excess state revenues that the state retains for a given fiscal year pursuant to this section. The moneys in the account shall be appropriated or transferred by the general assembly for the following purposes:

(a) not less than 35% of the revenues deposited to the account in each fiscal year shall be used to fund education including public pre-school through twelfth grade education, vocational education, and higher education;

(b) not less than 35% of the revenues deposited to the account in each fiscal year shall be transferred to the highway users tax fund and allocated in accordance with the formula specified in section 43-4-205(6)(b) to fund transportation projects, including highways, bridges, underpasses, mass transit or any other infrastructure, facility, or equipment used primarily or in large part to transport people; and

(c) any amounts not spent on education or transportation may only be used to fund mental health services and senior services.

(3) The statutory limitation on general fund appropriations set forth in section 24-75-201.1(1)(a), and the exceptions or exclusions thereto, shall apply to the appropriation of moneys in the 2016 election general fund exempt account.

(4) As permitted by the Taxpayer's Bill of Rights, the approval of this section by the registered electors of the state voting on the issue at the November 2016 statewide election constitutes a voter-approved revenue change to allow the retention and expenditure of state revenues in excess of the limitation on state fiscal year spending.

(5)(a) For each fiscal year that the state retains and spends state revenues in excess of the limitation on state fiscal year spending pursuant to this section, the director of research of the

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legislative council shall prepare a 2016 election excess state revenues legislative report that includes the following information:

(I) The amount of 2016 election excess state revenues that the state retained pursuant to this section; and

(II) A description of how the 2016 election excess state revenues that the state retained pursuant to this section were expended.

(b) The report required by this subsection (5) shall be completed by October 15 following a fiscal year that the state retains and spends revenues pursuant to this section and may be amended thereafter as necessary. The director of research shall publish and link to the official website of the general assembly a copy of the report.

(6) As used in this section:

(a) "2016 election excess state revenues" means state revenues that are in excess of the sum of the limitation on state fiscal year spending.

(b) "State revenues" means state revenues not excluded from state fiscal year spending, as defined in section 24-77-102(17).

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Retention of Surplus Revenues for Specific Purposes 2015-16 #116. As amended in response to review and comment.

Be it enacted by the People of the State of Colorado:

SECTION 1. Article 77 of title 24, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:

§ 24-77-103.6.5-103.1. Retention of 2016 election excess state revenues – 2016 election general fund exempt account - required uses - 2016 election excess state revenues legislative report

(1)Notwithstanding any provision of law to the contrary and without increasing tax rates or imposing new taxes, for each fiscal year commencing on or after July 1, 2016, the state shall be is authorized to retain and spend all state revenues in excess of the sum of the limitation on state fiscal year spending plus 2005 election excess state revenues.

(2) There is hereby created in the general fund the 2016 election general fund exempt account, which shall consist of the 2016 election excess state revenues that the state retains for a given fiscal year pursuant to this section. The moneys in the account shall be appropriated or transferred by the general assembly for the following purposes:

(a) not less than 35% of the revenues deposited to the account in each fiscal year shall be used to fund education including public pre-school through twelfth grade education, vocational education, and higher education;

(b) not less than 35% of the revenues deposited to the account in each fiscal year shall be transferred to the highway users tax fund and allocated and expended in accordance with the formula specified in section 43-24-205(6)(b) to fund transportation projects, including highways, bridges, underpasses, mass transit or any other infrastructure, facility, or equipment used primarily or in large part to transport people; and

(c) any amounts not spent on education or transportation may only be used to fund mental health services and senior services.

(3) The statutory limitation on general fund appropriations set forth in section 24-75-201.1(1) (a), and the exceptions or exclusions thereto, shall apply to the <u>appropriation of moneys</u> in the 2016 election general fund exempt account.

(4) As permitted by the Taxpayer's Bill of Rights, the approval of this section by the registered electors of the state voting on the issue at the November 2016 statewide election constitutes a voter-approved revenue change to allow the retention and expenditure of state revenues in excess of the limitation on state fiscal year spending.

(5)(a) For each fiscal year that the state retains and spends state revenues in excess of the limitation on state fiscal year spending pursuant to this section, the director of research of the

legislative council shall prepare a 2016 election excess state revenues legislative report that includes the following information:

(I) The amount of 2016 election excess state revenues that the state retained pursuant to this section; and

(II) A description of how the 2016 election excess state revenues that the state retained pursuant to this section were expended.

(b) The report required by this subsection (5) shall be completed by October 15 following a fiscal year that the state retains and spends revenues pursuant to this section and may be amended thereafter as necessary. The director of research shall publish and link to the official websitewebsite of the general assembly a copy of the report.

(6) As used in this section:

(a) "2005 election excess state revenues" means those state revenues in excess of the limitation of state fiscal year spending that the state is authorized to retain and spend pursuant to 24-77-103.6.(b) "2016 election excess state revenues" means state revenues that are in excess of the sum of the limitation on state fiscal year spending plus 2005 election excess state revenues.

 $(e(\underline{b}))$ "State revenues" means state revenues not excluded from state fiscal year spending, as defined in section 24-77-102(17).

Document comparison by Workshare Compare on Tuesday, March 22, 2016 9:31:47 PM

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2015-2016 #116 - Original

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Retention of Surplus Revenues for Specific Purposes

Be it enacted by the People of the State of Colorado:

SECTION 1. Article 77 of title 24, Colorado Revised Statutes, is amended BY THE ADDITION OF A NEW SECTION to read:

§ 24-77-103.6.5. Retention of 2016 election excess state revenues -2016 election general fund exempt account - required uses - 2016 election excess state revenues legislative report

(1)Notwithstanding any provision of law to the contrary and without increasing tax rates or imposing new taxes, for each fiscal year commencing on or after July 1, 2016, the state shall be authorized to retain and spend all state revenues in excess of the sum of the limitation on state fiscal year spending plus 2005 election excess state revenues.

(2) There is hereby created in the general fund the 2016 election general fund exempt account, which shall consist of the 2016 election excess state revenues that the state retains for a given fiscal year pursuant to this section. The moneys in the account shall be appropriated or transferred by the general assembly for the following purposes:

(a) not less than 35% of the revenues deposited to the account in each fiscal year shall be used to fund education including public pre-school through twelfth grade education, vocational education, and higher education;

(b) not less than 35% of the revenues deposited to the account in each fiscal year shall be transferred to the highway users tax fund and allocated and expended in accordance with the formula specified in section 43-2-205(6)(b) to fund transportation projects, including highways, bridges, underpasses, mass transit or any other infrastructure, facility, or equipment used primarily or in large part to transport people; and

(c) any amounts not spent on education or transportation may only be used to fund mental health services and senior services.

(3) The statutory limitation on general fund appropriations set forth in section 24-75-201.1(1)(a), and the exceptions or exclusions thereto, shall apply to the moneys in the 2016 election general fund exempt account.

(4) As permitted by the Taxpayer's Bill of Rights, the approval of this section by the registered electors of the state voting on the issue at the November 2016 statewide election constitutes a voter-approved revenue change to allow the retention and expenditure of state revenues in excess of the limitation on state fiscal year spending.

(5)(a) For each fiscal year that the state retains and spends state revenues in excess of the limitation on state fiscal year spending pursuant to this section, the director of research of the

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legislative council shall prepare a 2016 election excess state revenues legislative report that includes the following information:

(I) The amount of 2016 election excess state revenues that the state retained pursuant to this section; and

(II) A description of how the 2016 election excess state revenues that the state retained pursuant to this section were expended.

(b) The report required by this subsection (5) shall be completed by October 15 following a fiscal year that the state retains and spends revenues pursuant to this section and may be amended thereafter as necessary. The director of research shall publish and link to the official web site of the general assembly a copy of the report.

(6) As used in this section:

(a) "2005 election excess state revenues" means those state revenues in excess of the limitation of state fiscal year spending that the state is authorized to retain and spend pursuant to 24-77-103.6.

(b) "2016 election excess state revenues" means state revenues that are in excess of the sum of the limitation on state fiscal year spending plus 2005 election excess state revenues

(c) "State revenues" means state revenues not excluded from state fiscal year spending, as defined in section 24-77-102(17).

Ballot Title Setting Board

Proposed Initiative 2015-2016 #116¹

The title as designated and fixed by the Board is as follows:

A change to the Colorado Revised Statutes permanently authorizing the state to retain and spend all state revenues that exceed the constitutional limitation on state fiscal year spending, and, in connection therewith, dedicating specified percentages of any revenues retained to fund education and transportation projects and allowing the state to use remaining revenues retained for the same purposes and to fund mental health services and senior services.

The ballot title and submission clause as designated and fixed by the Board is as follows:

Shall there be a change to the Colorado Revised Statutes permanently authorizing the state to retain and spend all state revenues that exceed the constitutional limitation on state fiscal year spending, and, in connection therewith, dedicating specified percentages of any revenues retained to fund education and transportation projects and allowing the state to use remaining revenues retained for the same purposes and to fund mental health services and senior services?

Hearing April 6, 2016: Single subject approved; staff draft amended; titles set. Hearing adjourned 4:15 p.m.

¹ Unofficially captioned **"Retention of Excess State Revenue"** by legislative staff for tracking purposes. This caption is not part of the titles set by the Board.

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Jon Caldara, Objector

VS.

Dan Ritchie and Albert Yates, Proponents.

MOTION FOR REHEARING ON INITIATIVE 2015-2016 #116

Jon Caldara, through legal counsel, Jackson Kelly PLLC, objects to the Title Board's title and ballot title and submission clause set for Initiative 2015-16 #116 ("Retention of Excess State Revenue").

On April 6, 2016 the Board set the following ballot title and submission clause:

SHALL THERE BE A CHANGE TO THE COLORADO REVISED STATUTES PERMANENTLY AUTHORIZING THE STATE TO RETAIN AND SPEND ALL STATE REVENUES THAT EXCEED THE CONSTITUTIONAL LIMITATION ON STATE FISCAL YEAR SPENDING, AND IN CONNECTION THEREWITH, DEDICATING SPECIFIED PERCENTAGES OF ANY REVENUES RETAINED TO FUND EDUCATION AND TRANSPORTATION PROJECTS AND ALLOWING THE STATE TO USE REMAINING REVENUES RETAINED FOR THE SAME PURPOSES AND TO FUND MENTAL HEALTH SERVICES AND SENIOR SERVICES?

ADVISORY GROUNDS FOR RECONSIDERATION

A. The ballot measure violates the single subject requirement, established by Colo. Const., art. V, § 1(5.5) and C.R.S. § 1-40-106.5. A proposed initiative will violate the single subject requirement if the measure has at least two distinct and separate purposes that are not dependent upon or connected with each other. In re Proposed Initiative 1996-4, 916 P.2d 528 (Colo. 1996). The multiple topics included in the measure include, but are not limited to:

- 1. Eliminating the return of excess tax revenue to taxpayers required under Colo. Const., art. X, § 20, the Colorado Taxpayer's Bill of Rights,
- 2. Establishing a requirement that retained excess state revenues are to be appropriated by the Legislature to fund, at a specified percentage, education and/or transportation.
- 3....Authorizing the Legislature to appropriate retained excess state revenues, if any, to fund mental health care and senior services on a discretionary basis.

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B. The title is misleading and confusing, in violation of C.R.S. §§ 1-40-106, -107 for the following reasons:

- 1. The title fails to state the specific percentage of retained revenues that will be allocated to fund education.
- 2. The title fails to state the specific percentage of retained revenues that will be allocated to fund transportation.
- 3. The title fails to state that none of the retained revenues are required to be allocated to fund mental health care.
- 4. The title fails to state that none of the retained revenues are required to be allocated to fund senior services.

Jon Caldara respectfully requests that the Colorado State Title Board set these matters for rehearing, pursuant to C.R.S. § 1-40-107(1).

RESPECTFULLY SUBMITTED this 13th day of April, 2016.

JACKSON KELLY PLLC

Is/ Shayne Madsen

Shayne Madsen 1099 18th Street, Suite 2150 Denver, Colorado 80202 Telephone: (303) 390-0003 Facsimile: (303) 390-0177 smadsen@jacksonkelly.com

Objector's Address 727 E 16th Avenue Denver, CO 80203

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CERTIFICATE OF SERVICE

I hereby affirm that a true and accurate copy of the MOTION FOR REHEARING ON INITIATIVE 2015-2016 #116 of Jon Caldara was sent this day, April 13, 2016, via first class U.S. mail, postage pre-paid to the proponents at:

Dan Ritchie 2200 S. University Boulevard, #514 Denver, CO 80210

Albert Yates 1730 Ivy Street Denver, CO 80220

Dee P. Wisor Butler Snow LLP 1801 California Street, Suite 5100 Denver, CO 80202

Sally A Kling

COLORADO TITLE SETTING BOARD

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THE MATTER OF THE TITLE AND BALLOT TITLE SUBMISSION CLAUSE FOR INITIATIVE 2015-2016 #116

MOTION FOR REHEARING

Natalie Menten, a registered elector of the State of Colorado, through undersigned counsel, hereby submits this Motion for Rehearing on Initiative #116 and objects to the Title Board's title and ballot title and submission clause set for Initiative 2015-2016 #116 ("Initiative 116") as Initiative 116 does not comply with the Single Subject rule. As grounds therefore she states as follows:

A. The Title Board set a title for Initiative 2015-2016 #116 on April 6, 2016.

At the hearing on the proposed Initiative 116, the Board designated and fixed the following ballot title and submission clause:

Shall there be a change to the Colorado Revised Statutes permanently authorizing the state to retain and spend all state revenues that exceed the constitutional limitation on state fiscal year spending, and, in connection therewith, dedicating specified percentages of any revenues retained to fund education and transportation projects and allowing the state to use remaining revenues retained for the same purposes and to fund mental health services and senior services?

B. Initiative 116 violates Colo. Const., art. V, sec. 1(5.5).

1. Contrary to the requirements of the Colorado Constitution, art. V, sec. 1(5.5), Initiative 116 contains multiple subjects. The express purpose of the Single Subject rule is "[t]o forbid the treatment of incongruous subjects in the same measure, especially the practice of putting together in one measure subjects having no necessary or proper connection, for the purpose of enlisting in support of the measure the advocates of each measure, and thus securing the enactment of measures that could not be carried upon their merits." C.R.S. § 1-40-106.5(1)(e)(I).

2. The standard is whether the various purposes specified are "necessarily or properly connected to each other," rather than "disconnected or incongruous." In re Title, Ballot Title and Submission Clause, and Summary for 1999-2000 No. 25, 974 P.2d 458, 462 (Colo. 1999).

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3. The Colorado courts have noted that the practice of including various unrelated items "for the purpose of enlisting in support of such bill the advocates of each measure, and thus securing the enactment of measures that could not be carried upon their merits, was undoubtedly one of the evils sought to be eradicated." Matter of Title, Ballot Title, Submission Clause, and Summary Adopted April 5, 1995, by Title Board Pertaining to a Proposed Initiative Public Rights in Waters II, 898 P.2d 1076, 1079 (Colo. 1995) (quoting *Catron v. County Comm'rs*, 18 Colo. 553, 557, 33 P. 513, 514 (1893)).

4. Despite the title language "in connection therewith" there is no actual connection between authorizing the State to retain revenues and "education," "transportation projects," "mental health services" or "senior services." The language could just as easily prioritize any other budgetary purposes or none at all. However, as politicians often do, the proponents have explicitly prioritized these interests as they have broad and varying appeals to potential petition signers and voters. This is a clear example of a practice that Colorado's Single Subject rule seeks to eliminate.

WHEREFORE, the titles set April 6, 2016 should be reversed, due to the single subject violations addressed herein, or modified to account for the legal insufficiencies highlighted in this Motion for Rehearing.

RESPECTFULLY SUBMITTED this 13th day of April, 2016.

Natalie Menten 1755 S. Carr St. Lakewood, CO 80232 Email: <u>nmlakewood@gmail.com</u>

Rebecca R. Sopkin, #20998 2945 Parfet Dr. Lakewood, CO 80215 Phone: (303) 232-4184 Email: grsop@msn.com

CERTIFICATE OF SERVICE

This is to certify that on April 13, 2016, a true and correct copy of the foregoing **MOTION FOR REHEARING** was sent, via first class U.S. mail, postage pre-paid, to the proponents through their counsel at:

Dee P. Wisor Butler Snow LLP 1801 California Street, Suite 5100 Denver, CO 80202

Menten