FOR AN ACT ENTITLED, An Act to revise certain requirements for a recitation regarding the effect of a vote on certain ballot measures.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:

Section 1. That § 12-13-1 be amended to read:

12-13-1. The secretary of state, at least twelve weeks prior to the general election, shall deliver to each county auditor a certified copy of each initiated measure, referred law, or proposed amendment to the Constitution to be voted on at the election, together with a statement, title, explanation, and recitation of the effect of a "Yes" or "No" vote pursuant to § 12-13-9 or 12-13-25.1 to be published preceding the text of the initiative measure, referendum referred law, or proposed amendment. The attorney general shall prepare each statement, title, explanation, and recitation.

Section 2. That § 12-13-9 be amended to read:

12-13-9. Before the third Tuesday in May, the attorney general shall deliver to the secretary of state an attorney general's statement for each amendment to the Constitution proposed by the Legislature, and any referred law from an odd year. The attorney general's statement for each referred law from an even year shall be delivered to the secretary of state before the second...
Tuesday in July. The attorney general's statement shall be written by the attorney general and shall consist of a title, an explanation, and a clear and simple recitation of the effect of a "Yes" or "No" vote as provided in this section. The title shall be a concise statement of the subject of the proposed amendment to the Constitution or referred law. The explanation shall be an objective, clear, and simple summary to educate the voters of the purpose and effect of the proposed amendment to the Constitution or the referred law. The recitation for each proposed amendment to the Constitution shall state "Vote 'Yes' to adopt the amendment" and "Vote 'No' to leave the Constitution as it is". The recitation for each referred law shall state "Vote 'Yes' to repeal the Act of the Legislature" and "Vote 'No' to allow the Act of the Legislature to become law". The attorney general shall include a description of the legal consequences of the proposed amendment to the Constitution or the referred law, including the likely exposure of the state to liability if the proposed amendment to the Constitution or the referred law is adopted. The explanation may not exceed two hundred words in length. On the printed ballots, the title shall be followed by the explanation and the explanation shall be followed, if applicable, by any cost estimate prepared pursuant to § 2-9-34 or fiscal note prepared pursuant to § 2-9-32 and then followed by the recitation.

Section 3. That § 12-13-23 be amended to read:

12-13-23. The secretary of state shall distribute public information on any constitutional amendment to the Constitution, initiated measure, or referred measure law submitted to the electors for approval. The secretary of state shall compile the public information by printing a statement in support of the constitutional amendment to the Constitution, initiated measure, or referred measure law written by its proponents, if any can be identified, and a statement against the constitutional amendment to the Constitution, initiated measure, or referred measure law written by its opponents, if any can be identified. The secretary of state is not responsible for
the contents, objectivity, or accuracy of the statements written by the proponents and opponents.

The pamphlet shall also include the attorney general's title, explanation, and a clear and simple recitation of the effect of a "Yes" or "No" vote as written pursuant to § 12-13-9 or 12-13-25.1; number of pages and sections in the proposed or referred language; and, if applicable, a prison or jail population cost estimate and fiscal note.

Section 4. That § 12-13-25.1 be amended to read:

12-13-25.1. Following receipt of the written comments of the director of the Legislative Research Council, the sponsors shall submit a copy of the proposed initiative or initiated amendment to the Constitution in final form; to the attorney general. The attorney general shall prepare an attorney general's statement that consists of a title and explanation. The title shall be a concise statement of the subject of the proposed initiative or initiated amendment to the Constitution. The explanation shall be an objective, clear, and simple summary to educate the voters of the purpose and effect of the proposed initiative or initiated amendment to the Constitution. The attorney general shall include a description of the legal consequences of the proposed initiative or initiated amendment to the Constitution, including the likely exposure of the state to liability if the proposed initiative or initiated amendment to the Constitution is adopted. The explanation may not exceed two hundred words in length. The attorney general shall file the title and explanation with the secretary of state and shall provide a copy to the sponsors within sixty days of receipt of the proposed initiative or initiated amendment to the Constitution.

If the petition is filed as set forth in §§ 2-1-1.1 and 2-1-1.2, the attorney general shall deliver to the secretary of state before the third Tuesday in May a simple recitation of a "Yes" or "No" vote as provided in this section. The recitation for an initiated amendment to the Constitution
shall state "Vote 'Yes' to adopt the amendment" and "Vote 'No' to leave the Constitution as it is". The recitation for an initiated measure shall state "Vote 'Yes' to adopt the initiated measure" and "Vote 'No' to leave South Dakota law as it is". On the printed ballots, the title shall be followed by the explanation and the explanation shall be followed, if applicable, by any cost estimate prepared pursuant to § 2-9-34 or fiscal note prepared pursuant to § 2-9-31, and then followed by the recitation.