THE GENERAL ASSEMBLY OF PENNSYLVANIA

No. 117 Session of 2025

INTRODUCED BY DUSH, JUNE 3, 2025

REFERRED TO STATE GOVERNMENT, JUNE 3, 2025

A CONCURRENT RESOLUTION

Establishing a delegation to represent the Commonwealth at the 1 Amendment Convention pursuant to Article V of the 2 Constitution of the United States entitled the Article V 3 Amendment Convention and limited to proposing an amendment to 4 the Constitution of the United States to grant State 5 Legislatures authority to countermand and rescind any mandate 6 issued by any Branch of the Federal Government or their 7 agencies that encroach on states' rights and the personal 8 liberties of their citizens. 9 10 WHEREAS, The General Assembly has applied under the authority of Article V of the Constitution of the United States to call an 11 Article V Amendment Convention to amend the Constitution of the 12 13 United States to include a countermand amendment that authorizes 14 the states, upon a vote of three-fifths of the state 15 legislatures, to nullify and repeal a Federal statute, executive 16 order, judicial decision, regulatory decision by a Federal Government agency or other government or nongovernment mandate 17 18 imposed on the states; and 19 WHEREAS, To prepare for the Article V Amendment Convention, 20 the General Assembly finds it necessary to provide for the 21 following: 22 (1) a selection process for delegates to the convention;

1

(2) the duties of delegates and alternates;

2

(3) a state convention delegation chair; and

3 (4) the specific language of the countermand amendment 4 on which the legislature authorizes the convention delegates 5 to vote, so that the countermand amendment may be sent to the 6 states for ratification by the legislatures of three-fourths 7 of the several states;

8 and

9 WHEREAS, The delegates sent by the legislature to the Article 10 V Amendment Convention are representatives of the legislature 11 and are thus required to fulfill the commission assigned to them 12 in this resolution; and

13 WHEREAS, Any action taken by a delegate that is not 14 authorized in this resolution, or as amended and authorized by 15 the legislature, is ultra vires and may not be relied upon by 16 delegates from other states or by the convention; and

WHEREAS, The legislature hereby defines the duties and limits the authority of its delegates to the convention as specifically provided by this resolution; therefore be it

20 RESOLVED (the House of Representatives concurring), That the 21 General Assembly authorize delegates to be summoned and 22 appointed to participate at the Article V Amendment Convention 23 according to the terms and conditions set forth in this 24 resolution; and be it further

RESOLVED, That the General Assembly determine the number and qualifications of the delegates to be sent to the convention after the Congress of the United States summons delegates to the convention; and be it further

29 RESOLVED, That the General Assembly add to the number of 30 delegates or replace or remove any delegate or alternate if, in

20250SR0117PN0879

- 2 -

1 its sole discretion, that action is necessary; and be it further 2 RESOLVED, That alternates not have an official role at the 3 convention and may attend the convention only if the delegations 4 of the states at the convention vote to allow their attendance 5 or the legislature appoints an alternate to take the place of a 6 delegate; and be it further

7 RESOLVED, That the General Assembly authorize the State's 8 delegates to the convention to vote to send the proposed 9 countermand amendment, as set forth in this resolution, back to 10 the states for ratification by way of the Congress of the United 11 States; and be it further

12 RESOLVED, That delegates be prohibited from voting in favor 13 of any alternate amendment or modified version of the 14 countermand amendment set forth in this resolution that might be 15 introduced at the convention and be instructed to secure a vote 16 that approves sending the countermand amendment back to the 17 states for ratification; and be it further

18 RESOLVED, That upon the enactment of this resolution and after a total of 34 states have applied for a convention, the 19 President pro tempore of the Senate appoint three members of the 20 Senate, with one member being from the minority caucus, to a 21 legislative Delegate Credential Committee, and the Speaker of 22 23 the House of Representatives appoint three members of the House 24 of Representatives, with one member being from the minority 25 caucus, who shall have the responsibility and requisite authority to perform each of its assigned duties described in 26 this resolution; and be it further 27

RESOLVED, That a vacancy on the Delegate Credential Committee be filled in the manner of the original appointment; and be it further

20250SR0117PN0879

- 3 -

1 RESOLVED, That members of the Senate on the Delegate 2 Credential Committee shall select one cochair from among their 3 number and the members of the House of Representatives on the Delegate Credential Committee select one cochair from among 4 their number, and the cochairs assign staff to provide support 5 for the Delegate Credential Committee; and be it further 6 7 RESOLVED, That the Delegate Credential Committee meet during 8 and between legislative sessions; and be it further 9 RESOLVED, That a member of the Delegate Credential Committee 10 be replaced or removed by the presiding officer that appointed 11 the member if the presiding officer deems the action necessary; 12 and be it further

13 RESOLVED, That each member of the committee be required to 14 take the following oath, administered by the presiding officer 15 of the Senate or the House of Representatives, and sign a pledge 16 confirming that the following oath has been taken and agreed to:

I7 "I pledge to follow the instructions and charges in this resolution and any other directives given to me by the Pennsylvania General Assembly from the date I am appointed to the committee and during the full term of the convention, to the best of my abilities, so help me God";

23 and be it further

RESOLVED, That the members of the Delegate Credential Committee follow the directives in this resolution, including any supplemental instructions from the General Assembly; and be it further

28 RESOLVED, That the committee have the following duties:
29 (1) decide all matters by a vote of a majority of the
30 full membership of the committee;

20250SR0117PN0879

- 4 -

(2) function as the official facilitator for the General
 Assembly as required in this resolution;

3 (3) appoint delegates, subject to approval by the
4 General Assembly, to the convention and, within 10 business
5 days after appointment, provide a committee report of each
6 appointment to the Secretary of the Senate and the Chief
7 Clerk of the House of Representatives;

8 (4) appoint one delegate to serve as the chair of 9 delegation and another delegate as the assistant chair;

10 (5) issue to each approved delegate and alternate,
11 including the chair and assistant chair, certification that
12 the delegate has met or performed all of the following:

13 (i) met the qualifications established by the14 General Assembly;

15 (ii) taken the applicable oath set forth in this 16 resolution; and

17 (iii) confirmed the delegate's oath by signing a18 separate pledge document;

(6) issue to each certified delegate and alternate,
including the chair and assistant chair, a convention pass to
the convention;

(7) notify the legislature of the financial or otherneeds of the delegation;

(8) administer the following oaths to the delegates,
alternate candidates, chair and assistant chair before
issuing certifications:

27 (i) Delegates' and delegate alternates' oath:
28 "I pledge to follow the instructions in this
29 delegate resolution and any other directive
30 consistent with this delegate resolution given to

20250SR0117PN0879

- 5 -

1 me by the Delegate Credential Committee or the 2 legislature, whether such directive is given to 3 me directly or indirectly, from the time I am 4 certified by the committee to be a delegate or 5 alternate and during the full term of the Article 6 V Amendment Convention, to the best of my 7 abilities, so help me God."

8 (ii) Oath for the chair and assistant chair of the 9 delegation oaths:

10 "I pledge to follow the instructions in this 11 delegate resolution and any other directive 12 consistent with this delegate resolution given to 13 me by the Delegate Credential Committee or the 14 legislature, whether given to me directly or 15 indirectly, from the time I am certified by the committee to be the chair or assistant chair of 16 17 Pennsylvania's State delegation and during the 18 full term of the Article V Amendment Convention, 19 to the best of my abilities, so help me God";

(9) monitor the activities of the delegation;
(10) maintain close communications with the chair and
assistant chair and provide assistance when requested;

(11) monitor the activities, deliberations and all votes
by the states at the convention and, when possible, inform
the chair, assistant chair and legislature which states at
the convention have enacted a similar resolution for their
delegates;

(12) issue reports, at least quarterly or more
frequently if necessary, to the General Assembly regarding
the events at the convention, upcoming events and progress

20250SR0117PN0879

- 6 -

and prospects for ratification of the countermand amendment
 by the delegations;

3 (13) make recommendations to the legislature on actions 4 needed to ensure the favorable vote by the state delegations 5 to send the countermand amendment, as set forth in this 6 resolution, to the states for ratification; and

7 (14) recommend to the legislature removal of a delegate 8 or alternate from all convention activities for a violation 9 of the provisions of this resolution and make recommendations 10 regarding whether the delegate should have the delegate's 11 credentials invalidated, the recommendation of which must be 12 approved by the General Assembly;

13 and be it further

RESOLVED, That the chair of the delegation join with other state delegations to open the convention for business, identifying other state legislatures that have approved a delegate resolution for their delegates, and work with those delegations to find agreement on each of the following:

(1) arrange to have at least one delegate from each state's delegation be the spokesman at every business meeting and roll call at the convention;

(2) distribute to all delegates a pocket-sized copy of
the Constitution of the United States;

(3) instruct resolution and nonresolution state
delegates of the mandate in Article IV, Section 4 of the
Constitution of the United States that guarantees to each
state a republican form of government, which gives each state
equal standing when applying for a convention and when voting
at and organizing the convention;

30 (4) work closely with the chairs of all other state

20250SR0117PN0879

- 7 -

1 delegations to find mutual agreement on the objectives in 2 this resolution;

3 (5) build a consensus of at least 26 state delegations,
4 especially resolution delegations, at the convention to do
5 the following:

6 (i) require that each state delegation at the 7 convention have only one vote regardless of the number of 8 delegates in a state delegation or the population of a 9 state as provided by Article IV, Section 4 of the 10 Constitution of the United States;

(ii) require a simple majority vote at all roll calls to decide any and all matters brought before the convention, including the question of whether the countermand amendment should be sent to the states for ratification;

16 (iii) nominate and install convention officials who
17 come from states that have passed this resolution for
18 their delegates and who agree with sending the
19 countermand amendment to the states for ratification;

20 (iv) require a quorum of 26 state delegations before
21 business can be conducted and before a vote can be taken
22 to decide any and all matters that may be presented at
23 the convention;

(v) build a consensus of at least 26 state delegations to work together for the mutual goal of sending the countermand amendment to the states for ratification;

(vi) work to conclude convention business within 21
days, and in no case more than 180 days, unless the
convention votes to extend the termination date by 180

20250SR0117PN0879

- 8 -

days, after which no further extensions are to be
 allowed;

3 (vii) if possible, nominate a candidate to be
4 president of the convention who comes from the delegation
5 of this Commonwealth;

6 (viii) if necessary, call for a vote for a candidate 7 to be president who shares the goals of the delegation of 8 this Commonwealth and comes from a state that has enacted 9 this resolution, whether or not the chair nominated the 10 candidate to be president;

(ix) try to avoid the nomination and election of a president who comes from a state that did not pass this resolution; and

14 (x) support establishing the following duties of the 15 president:

16 (A) to secure a vote from state delegations
17 requiring that this resolution be the rules of order
18 at the convention, while Robert's Rules of Order may
19 be adopted if they do not conflict with this
20 resolution;

(B) to follow the terms, directives and
requirements in this resolution;

(C) to call for a vote requiring each state
delegation to appoint one delegate to be the
delegation's spokesman;

(D) to stay focused on the primary purpose,
which is to have the countermand amendment be sent to
the states for ratification;

29 (E) to recommend and request security measures
30 as may be needed at the convention;

20250SR0117PN0879

- 9 -

1 (F) to officiate at the nomination and install 2 all officers at the convention;

(G) to establish the agenda at the convention as described in this resolution;

(H) to provide equal time in floor discussions for all states, whether for or against sending the countermand amendment to the states for ratification;

8 (I) to prohibit the introduction at the 9 convention of any subject matter or issue other than 10 matters relating to the countermand amendment and 11 whether it should be sent to the states for 12 ratification;

(J) to expedite deliberations by the state delegations and to prevent unnecessary delays;

15 (K) to authorize appropriate roll calls at the16 convention;

17 (L) to settle all disputes between state
18 delegations and delegates, whether or not they are
19 from a resolution state;

20 (M) to recommend removal of the convention 21 credentials of any delegate, including convention 22 officials, for causing security problems at the 23 convention;

(N) to establish procedures for installing and
 recognizing alternates who are to become delegates;

26 (0) to call for a vote at the earliest favorable
27 time to approve sending the countermand amendment to
28 the states for ratification;

(P) to call for a vote to decide which method ofratification the convention recommends to the

20250SR0117PN0879

3

4

5

6

7

13

14

- 10 -

Congress of the United States, whether by state legislatures or state conventions;

3 (Q) recommend to the convention that 4 ratification be by state legislatures and that 5 resolution delegations be required to vote for 6 ratification through state legislatures;

7 (R) to report the decisions of the convention to
8 the Congress of the United States, each state
9 legislature and the media;

10 (S) to recommend formal requests, from time to 11 time, to the state legislatures, through 12 representatives in the 50 state delegations, for 13 money that will be needed to carry on the business of 14 the convention;

15 if a candidate for president of the (T) 16 convention who does not come from a state that has adopted this resolution wins the presidency, it is 17 18 the duty of the chair and the delegates in the 19 delegation of this Commonwealth to take reasonable 20 steps to argue for a favorable vote by the convention 21 to send the countermand amendment to the states for 22 ratification;

(U) to follow the procedures in this resolution
for electing other officers as the convention
considers necessary, the president of the convention
to be responsible for defining the duties of each
office in accordance with the requirements of this
resolution;

29 (V) to oppose and vote against any efforts by
30 state delegations to delay a vote for the countermand

1

2

- 11 -

amendment or modify, alter or change the text of the countermand amendment; and

3 (W) to oppose and vote against any effort by a 4 state delegation to offer any other amendment to the 5 constitution at the convention other than the 6 countermand amendment; and

7 (6) make regular reports to the committee regarding all
8 activities at the convention;

9 and be it further

10 RESOLVED, That the delegates be required to follow the 11 directives in this resolution and others that may, from time to 12 time, be issued by the General Assembly, and each delegate is 13 charged with the following duties:

14

1

2

(1) comply with directives made under this resolution;

15 (2) follow the reasonable instructions of the chair and 16 assistant chair of the delegation that are consistent with 17 the duties set out in this resolution;

18 (3) be amenable to the advice of the president of the 19 convention when the president is from a resolution state, and 20 if the president is from a nonresolution state, work closely 21 with the chair to find resolutions that are consistent with 22 this resolution;

(4) work to advance all the requirements and directivesin this resolution;

(5) be subject to dismissal from the delegation forviolation of this resolution;

(6) comply with this resolution's directive to vote at
all state delegation roll calls consistent with directions
given to the chair in this resolution, which include sending
the countermand amendment to the states for ratification;

20250SR0117PN0879

- 12 -

(7) attend all assigned business sessions at the
 convention;

3 (8) help the chair to successfully complete the
4 instructions in this resolution; and

5 (9) attend all meetings scheduled by the chair and do 6 all of the following:

7 (i) report to the chair the results of the
8 delegate's work with other state delegates;

9 (ii) assess and report to the chair the number of 10 states that plan to vote in favor of the countermand 11 amendment;

(iii) assess and report to the chair any problems or
opportunities that may have developed or might develop
relating to the purposes of this resolution; and

15 (iv) recommend to the chair other strategies that 16 may help join with at least 26 other states to vote 17 favorably for the countermand amendment at the

18 convention;

19 and be it further

20 RESOLVED, That the alternates of the delegation be required 21 to follow the directives in this resolution and others that may 22 be issued by the legislature, and each alternate shall:

(1) be prepared to serve as a delegate if directed to doso by the committee or General Assembly; and

(2) fulfill the duties required by this resolution whenappointed as a delegate;

27 and be it further

RESOLVED, That the text of the countermand amendment that is to be sent to the legislature of each state for ratification read as follows:

20250SR0117PN0879

- 13 -

1	Amendment XXVIII
2	Section 1. This amendment restores state sovereignty in our
3	constitutional republic by providing state legislatures
4	countermand authority.
5	Section 2. State legislatures in the several states shall

6 have the authority to countermand and rescind any 7 congressional statute, judicial decision, executive order, 8 treaty, government agency's regulatory ruling or any other 9 government or nongovernment mandate that, in the opinion of 10 60% of state legislatures, adversely affects their states' interests. When the countermand threshold has been reached, 11 the law or ruling shall be immediately and automatically 12 13 nullified and repealed. This countermand authority shall also 14 apply to existing laws and rulings.

15 Section 3. From the time an initial countermand is issued by 16 a state legislature, the other legislatures shall have 18 17 months to complete the countermand process. If the 18 countermand process is not completed in 18 months, then the 19 law or ruling that is being challenged shall remain 20 enforceable.

21 Section 4. Each state legislature must complete the 22 countermand affidavit and deliver a certified copy to the 23 President of the United States, the Chief Justice of the 24 United States Supreme Court, the Leader of the United States 25 Senate, the Speaker of the House of Representatives and, when 26 applicable, the government agency or body that issued the 27 statute, ruling or regulation in question.

Section 5. Any elected or nonelected government official, or any nongovernment individual or organization, who intentionally obstructs or prevents the implementation of any

20250SR0117PN0879

- 14 -

provision in this amendment shall have committed a criminal offense and shall be subject to impeachment, when applicable, and criminal prosecution punishable by imprisonment for up to five years if convicted.

5 Section 6. Individual states shall have authority to prosecute violators of this amendment under state laws in the 6 7 absence of Federal prosecution after 90 days from the date of 8 the alleged violation. Multiple prosecutions by multiple 9 states for the same alleged crime are prohibited. Section 7. The amendment shall be immediately part of the 10 Constitution of the United States upon ratification by three-11 12 fourths of the legislatures of the several states. 13 Section 8. The provisions of this amendment are enforceable 14 within the United States, which shall include the several states, the District of Columbia, the Commonwealth of Puerto 15 Rico, the Commonwealth of the Northern Mariana Islands and 16 17 the territories and possessions of the United States.

- 15 -