



STATE OF ARIZONA

Application for Serial Number Initiative Petition A.R.S. § 19-111

FOR OFFICE USE ONLY FILED JAN 03 2024 ARIZONA SECRETARY OF STATE

The undersigned intends to circulate and file an initiative petition and hereby makes application for the issuance of an official serial number to be printed in the lower right-hand corner of each side of each signature sheet of such petition. Attached hereto is the full title and text, in no less than eight point type, of the measure or constitutional amendment intended to be initiated at the next general election.

Statutory Measure [checked] Constitutional Amendment [unchecked] Date of Application 01/03/2024 Signatures Required 255,949 Deadline for Filing 01/03/2024 Serial Number Issued I-20-2024

* see attached pg 1

Protection of land owners with exemption status patented mining claims on owned property, agricultural, AG Grazing. As the exemption states. Nothing contained in any ordinance by this chapter shall: prevent, restrict or otherwise regulate the use of occupation of land or improvements for railroad, mining, metallurgical, grazing or general agricultural purposes, if the tract is 5 or more contiguous acres. This Initiative Prevents any government agency from changing or altering the absolute authority of the land owner or adding a contingency or asterisk subverting land owner rights. A government agency of any kind,

Rollie Stevens Name of Applicant 5801 W Campobello Dr. Address Glendale AZ 85308 City State Zip 602 487 0456 Telephone Number rolliestevens@gmail.com E-mail Address

ARIZONA Committee for AZ Survival Committee Name 101509 Committee ID No. Rollie stevens Chairperson Kathy meek Treasurer 5801 W Campobello Dr. Committee Address Glendale AZ 85308 City State Zip 602 487 0456 Committee Telephone Number rolliestevens@gmail.com Committee E-mail Address

By submitting this Application for Serial Number and checking all boxes below, I acknowledge the following:

- That I have received and will review the accompanying Instructions for Statewide Initiatives, including the Secretary of State's recommended best practices for printing copies of the Statewide Initiative Petition to be circulated. That at the time of filing, I was provided instructions regarding accurate completion of the Statewide Initiative Petition form.

Applicant Signature

1-3-2024 Date

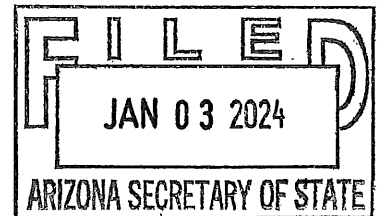
Property Exemption Initiative

Protection of land owners with exemption status patented mining claims on owned property, agricultural, AG Grazing. As the exemption states:

“Nothing contained in any ordinance by this chapter shall: prevent, restrict or otherwise regulate the use of occupation of land or improvements for railroad, mining, metallurgical, grazing or general agricultural purposes, if the tract is 5 or more contiguous acres”

This Initiative Prevents any government agency from changing or altering the absolute authority of the land owner or adding a contingency or asterisk subverting land owner rights. A government agency of any kind, cannot impose a permit need on land that is already patented or exempt under their recorded deeds weather historic or active or state that use of any kind is not authorized.

The patented mining claims are absolute and state no ordinance of any kind shall be enforced or implied. If The claimant has clear and absolute title to the claim and the land no trespass is allowed, if posted by any agency, Government, federal, state, county, city, and no codes or enforcement, no zoning change or interference of land owners rights, without landowners permission verbal or written either by hand or electronic means.



Property Exemption Initiative

Protection of land owners with exemption status patented mining claims on owned property, agricultural, AG Grazing. As the exemption states:

"Nothing contained in any ordinance by this chapter shall: prevent, restrict or otherwise regulate the use of occupation of land or improvements for railroad, mining, metallurgical, grazing or general agricultural purposes, if the tract is 5 or more contiguous acres"

This Initiative Prevents any government agency from changing or altering the absolute authority of the land owner or adding a contingency or asterisk subverting land owner rights. A government agency of any kind, cannot impose a permit need on land that is already patented or exempt under their recorded deeds weather historic or active or state that use of any kind is not authorized. The patented mining claims are absolute and state no ordinance of any kind shall be enforced or implied. patented claim is one in which the Federal government transfers title to the claimant. If The claimant has clear and absolute title to the claim and the land no trespass is allowed, if posted by any agency, Government, federal, state, county, city, and no codes or enforcement, no zoning change or interference of land owners rights, without landowners permission verbal or written either by hand or electronic means.

No government entity or agency, Government, federal, state, county, city, shall be construed to impair, in any way, rights or interests in exempt property and shall not prevent water rights, mineral, grazing, construction, or special use or events on exempt property.

Government initiated changes:

Government must notify land owner their intent. Government must comply with United States Constitution 5.9.1 and notification must be through public printed notification posted signs on street corners within 1000 feet in all geographic locations N,S,E,West of land, with proposed change and also send certified letters of proposed changes to landowner. The posting shall be 6 weeks minimum prior to public hearing. The government agency trying to make change shall notify and publish through digital means any currently government used used portals and social media 6 weeks in advance of a public hearing. This protects land owner and allows a public forum of potential change.

If landowner is not available for any reason stated:

medical condition, medical procedure, travel for any reason, incapacitated mental decline, any prior court proceeding, a designated person shall represent them with a notarized confirmation from the land owner executed by land owner or designated existing medical power of attorney.

Existing medical power of attorney must be dated prior to government notification to land owner.

Written by Rollie Stevens 12-22-2023

