Bill No. CS/CS/CS/SB 1194, 1st Eng. (2021)

Amendment No.

CHZ	MRER	Δ CTTO	NΤ

Senate House

.

Representative Smith, C. offered the following:

2

4

5

6

7

8

10

11

1

Amendment to Amendment (116138) (with title amendment)

Between lines 28 and 29, insert:

(3) When a local ballot initiative or referendum is prohibited, rendered void, or expressly preempted to the state by this section, the State of Florida must issue a legal notice in a newspaper of general circulation in the local jurisdiction in which, and via direct mail to each voter who cast a ballot in the election in which, the ballot initiative was previously approved notifying voters that the local ballot initiative or

12 referendum has been rendered void.

13

180773

Approved For Filing: 4/28/2021 6:15:16 PM

Page 1 of 2

Bill No. CS/CS/CS/SB 1194, 1st Eng. (2021)

Amendment No.

L 4	In	14	-point	bold	type,	the	legal	notice	must	list	the	impacted
L 5	10	cal	ballot	: init	ciative	or	refer	endum,	follow	ved b	у:	

1617

18

19

20

21

"BY THE ORDER OF GOVERNOR RON DESANTIS AND THE FLORIDA

LEGISLATURE, AND DESPITE VOTERS' OVERWHELMING APPROVAL AT THE

BALLOT BOX, THE STATE OF FLORIDA HAS DETERMINED THIS LOCAL

BALLOT INITIATIVE OR REFERENDUM NULL AND VOID. YOUR VOTE ON THIS

LOCAL LAW IS NOW VOID."

2223

2.4

25

2627

28

29

30

TITLE AMENDMENT

Remove line 45 and insert:

void, and expressly preempted to the state; requiring the state to issue a legal notice informing voters when a local ballot initiative or referendum is prohibited, rendered void, or expressly preempted to the state; providing notice requirements; providing

180773