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The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Jerry J. Guillot.

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## DIGEST

Claitor (SB 410)

Present constitution provides that no local or special law can be enacted unless notice of the intent to introduce a bill to enact such a law has been published on two separate days, without cost to the state, in the official journal of the locality where the matter to be affected is situated. Present constitution further provides that such notice must be published at least 30 days prior to introduction of the bill and must state the substance of the contemplated law. Present constitution requires that every such bill recite that the required notice has been given.

Proposed constitutional amendment retains present constitution except as to local or special laws that would create a special district, the primary purpose of which includes aiding in crime prevention and adding to the security of district residents by providing for an increased presence of law enforcement personnel in the district or otherwise promoting and encouraging security in the district. Proposed constitutional amendment provides that notice of the intent to introduce such bill must be published on three separate days, without cost to the state, in the official journal of the locality where the special district is to be situated. Proposed constitutional amendment further provides that such notice must be published at least 45 days prior to introduction of the bill and state the substance of the contemplated law, and specifically disclose whether the governing authority of the special district would be authorized to impose and collect a parcel fee within the district and the maximum amount of such fee. Proposed constitutional amendment requires that every such bill recite that this notice has been given.

Specifies submission of the amendment to the voters at the statewide election to be held on November 6, 2012.

(Amends Const. Art. III, Sec. 13)