Information for Ballot Arguments for Measure G Appearing in the June 5, 2012 Presidential Primary Election

The California Elections Code governs the preparation and submittal of primary ballot arguments and rebuttal arguments in favor of or against ballot measures. The Placer County Office of Elections has prepared this guide to help answer questions regarding the ballot argument preparation and submittal process. If you have questions not answered by the information below, please contact the Placer County Office of Elections.

Any references to “E.C.” refer to the California Elections Code.

**BALLOT ARGUMENTS:**

The governing board of the school district or any member of the Board authorized by the Board, or any individual voter who is eligible to vote on the measure, or bona fide association of citizens, or any combination of such voters and associations may file a written argument for or against any district measure. (E.C. 9501)

**Title:** The arguments shall be titled either “Argument In Favor of Measure______” or “Argument against Measure______.” (E.C. 9501)

**Number of Words:** Arguments cannot exceed 300 words in length. Attached is Elections Code Section 9 to help you determine the number of words in the text of any argument. (E.C. 9501)

**Signatures:** A ballot argument shall not be accepted unless accompanied by the name or names of the person or persons submitting it, or, if submitted on behalf of an organization, the name of the organization and the name of at least one of its principal officers.

No more than five signatures shall appear with any argument submitted. In case more than five persons sign any argument, the signatures of the first five shall be printed. (E.C. 9501.5)
Argument Not Accepted Without Consent From Person Included In Text: An argument that includes in its text the name or title of a person, other than the author of the argument, who is represented as being for or against a measure, shall not be accepted unless the argument is accompanied by the signed consent of that person. The consent of a person, other than an individual, shall be signed by an officer or other duly authorized representative. “Person” as used in this section means an individual, partnership, corporation, association, committee, labor organization, and any other organization or group of persons.

More Than One Argument: If more than one argument for or against any county measure is submitted, the county clerk shall give preference and priority in the following order. (E.C. 9503)

1. The governing board of the school district, or member or members of the Board authorized by the Board.

2. The individual voter, or bona fide association of citizens, or combination of voters and associations, who are the bona fide sponsors or proponents of the measure.


4. Individual voters who are eligible to vote on the measure.

DEADLINE FOR FILING PRIMARY ARGUMENTS IN FAVOR AND AGAINST MEASURE

March 13, 2012 (By 5:00PM)

REBUTTAL ARGUMENTS:

When the county clerk has selected the arguments for and against the measure, which will be printed and distributed to the voters, the clerk shall send copies of the argument in favor of the measure to the authors of the argument against, and copies of the argument against to the authors of the argument in favor. (E.C. 9504)

Rebuttal arguments written by an individual other than the author of the primary argument will need to be accompanied by written authorization from the author of the primary argument. (E.C. 9504)

Title: Rebuttal arguments shall be titled either “Rebuttal To Argument In Favor Of Measure _____” or “Rebuttal To Argument Against Measure _____”. (E.C. 9504)

Number of Words: Rebuttal arguments are limited to 250 words. (E.C. 9504)

Signatures: See “Signatures” paragraph above.
Argument Not Accepted Without Consent From Person Included In Text:
See “Argument Not Accepted Without Consent From Person Included in Text” paragraph above.

More Than One Rebuttal Argument:  See “More Than One Argument” paragraph above.

DEADLINE FOR FILING REBUTTALS TO ARGUMENTS IN FAVOR OF OR AGAINST MEASURE

March 19, 2012 (By 5:00PM)
WORD COUNT GUIDELINES
(E.C. 9)

Counting of words, for purposes of this code, shall be as follows:

1. Punctuation is not counted.

2. Each word shall be counted as one word except as specified in this section.

3. All geographical names shall be considered as one word; for example, “City and County of San Francisco” shall be counted as one word.

4. Each abbreviation for a word, phrase, or expression shall be counted as one word.

5. Hyphenated words that appear in any generally available standard reference dictionary, published in the United States at any time within the 10 calendar years immediately preceding the election for which the words are counted, shall be considered as one word. Each part of all other hyphenated words shall be counted as a separate word.

6. Dates consisting of a combination of words and digits shall be counted as two words. Dates consisting only of a combination of digits shall be counted as one word.

7. Any number consisting of a digit or digits shall be considered as one word. Any number which is spelled, such as “one,” shall be considered as a separate word or words. “One” shall be counted as one word whereas “one hundred” shall be counted as two words. “100” shall be counted as one word.

8. Telephone numbers shall be counted as one word.

9. Internet website addresses shall be counted as one word.
BALLOT ARGUMENT STATEMENT FORM  
Election Code Section 9600

All arguments concerning measures filed pursuant to California Elections Code Division 9, commencing with Section 9000, shall be accompanied by the following form statement, to be signed by each proponent and by each author, if different, of the argument:

The undersigned proponent(s) or author(s) of the ________________ (primary/rebuttal to)
argument ____________________ ballot proposition ____________________
(in favor of/against) ____________________ (name or number)
at the ____________________ (title of election)

for the ____________________ (jurisdiction)
to be held on ____________________ hereby state that such argument is
(date of election)
true and correct to the best of ____________________ knowledge and belief.
(his/her/their)

Signed_________________________ Date __________________________
Printed name_____________________ Title __________________________

Signed_________________________ Date __________________________
Printed name_____________________ Title __________________________

Signed_________________________ Date __________________________
Printed name_____________________ Title __________________________

Signed_________________________ Date __________________________
Printed name_____________________ Title __________________________

Signed_________________________ Date __________________________
Printed name_____________________ Title __________________________

Mailing Address ____________________________________________

AUTHOR INFORMATION

Signed_________________________ Date __________________________
Printed name_____________________ Title __________________________
AUTHORIZATION FORM  
(For Rebuttal Arguments Only)

I, ________________________________, as the author on the primary argument in favor ________ or argument against _________ do hereby authorize the following person to sign in my place on the rebuttal to the argument in favor ________ or rebuttal to the argument against ________.

The following must be completed with the information on the new author:

Print Name: ________________________________
Residence Address: ________________________________
Mailing Address: ________________________________
City / Zip Code: ________________________________

The following must be completed with the information on the original author:

Print Name: ________________________________
Residence Address: ________________________________
Mailing Address: ________________________________
City / Zip Code: ________________________________

__________________________________________
(Signature of Original Author)
STATEMENT OF RESPONSIBILITY FOR POLITICAL SIGNS

The placement of political signs in county territory is subject to regulations established by the Placer County Code Chapter 17 Zoning, Section 17.54.190 (B). It requires that:

No signs shall be posted earlier than 60 days prior to the election to which they pertain, and shall be removed no later than 21 days after the election. No signs shall be posted in any county roadway rights-of-way. To guarantee removal, a refundable deposit of $200.00 will be paid to the Office of Elections before any signs are posted.

Candidate's/Proponent’s Name: __________________________________________
Office sought or Proposition No: __________________________________________
Date of Deposit: _______________ Receipt Number: _________________________

The undersigned accepts responsibility for removal of any signs posted in reference to the above candidate (or proposition) as stated above and in accordance with Placer County Code Chapter 17 Zoning, Section 17.54.190 (B). If all signs are not removed by 21 days after the election to which they pertain, violations are punishable under the provisions in Article 17.62 (enforcement). The punishment is a fine not to exceed $500.00 per violation, with each day constituting a separate violation, or not more than six months in jail and forfeit of the sign deposit.

Name: ________________________  Daytime Telephone: (___)__________
Signature: _____________________  Dated: __________________________

Make refund payable to: (Please print): ________________________________
Send Refund to: ___________________________________________________

For office use only

RE Deposit Date: _______________  RE Number: _______________________
Refund Amount: $200.00  Coding: Dept. 07, OCA 000730, PCA
Date Forwarded to Accounting: _________  Initials of clerk: ________________