The citizen's initiative process - including amending county charters - should be as open and unencumbered as possible. Just as the constitution guarantees.
The people of Oregon have equal law making powers to elected officials *at all levels* and their ability to propose and adopt laws should be as straightforward as it is for county commissioners or state legislators.

- 1. A separate-vote requirement for county charter amendments is unconstitutional.
- 2. This bill is NOT to clarify existing language but constitutes a change from existing law.
- County clerks currently DO NOT have authority to review charter amendments on separate vote grounds.

Elizabeth Waldron, MD 2610 NW Glenwood Dr Corvallis, OR 87330 541-753-2207