

ISSUE	Provincial Law 3/2003	Bill 1/XV (328/XIV) - Più Democrazia in Trentino	Emendaments by President Rossi	Emendaments by Movimento 5 Stelle
Interventions in the field of education on the instruments of direct democracy	not provided	Interventions in the field of education	abolition of the proposal	-
Legal/legislative advice	not provided (only for citizens initiative)	Advice for whom promotes citizens initiatives, popular initiatives and referenda	abolition of the proposal	-
Participation section on the provincial Council's and Government's website	not provided	information on the participation section provided for petitions, citizens initiatives, referenda, popular initiatives, pritanes decisions, consultations, etc.	abolition of the proposal	-
Petitions	Petitions are regulated by the Council internal procedural code	Petitions are regulated by direct democracy law	abolition of the proposal	-
Citizens' juries	not provided	Prytanies	abolition of the proposal	Addition of functions: - evaluation of direct democracy instruments after 2 and half years - evaluation of the conformity of the Government action with electoral program after 2 and half years of legislation
Consultations	not provided	Consultations with persons concerned	abolition of the proposal	-
Public debate	not provided	Public debated regulation	abolition of the proposal	automatic activation of the procedure for public works in protected natural areas
Postal and electronic vote	not provided	Postal and electronic vote	abolition of the proposal	-
Information booklet	not provided	information on polling day, description, funding, facsimile, etc.	abolition of the proposal	-
Citizens' initiative bill	- not on taxes and budget law - mandatory term of 24 months for discussion	- on all subjects - introduction of the public hearing	- elimination of the mandatory term for discussion	-
Advisory referendums with multiple choice	not provided	Advisory referendums with multiple choice held by the request of 5.000 citizens, 1/3 of the members of the Council, etc.	abolition of the proposal (a simple advisory referendum can be request only by the Government, the majority of the Council or 10 Councils and has a participation quorum of 20%)	-
Confermative referendum	not provided	- on all subjects (laws, regulations and administrative acts) - 8.000 signatures in 3 months for laws - 8.000 signatures in 45 days for administrative acts - no quorum	abolition of the proposal	Reduction to 6.000 signatures + Mandatory referendum for expenses exceeding 50 million
Popular initiative (ref. propositivo)	- on limited subjects - 8000 signatures - 50% quorum - no counter proposal - no clear effects	- on all subjects (laws, regulations and administrative acts) - 8.000 signatures - no quorum - possibility for the Government to submit a counter-proposal - clear and prompt effects	- on limited subjects - 13000 signatures - 20% quorum - no counter-proposal - no clear effects	Reduction to 6.000 signatures
Abrogative referendum	- on limited arguments - 8000 signatures - 50% quorum	- on all subjects (laws, regulations and administrative acts) - 8000 signatures - 50% quorum"	- on limited arguments - 13.000 signatures - 40% quorum"	Reduction to 6.000 signatures
Reasoned motion of no confidence	not provided	- 5.000 signatures	abolition of the proposal	Reduction to 2.500 signatures
Limit of mandate	not provided	- 2 terms for the President - 2 termes for the councillors - 3 terms for the members of the Council	abolition of the proposal	Reduction to 2 terms for the members of the Council

* English version of the bill 1/XV and the provincial law 3/2003 on www.piudemocraziaintrentino.org