House Engrossed Senate Bill

State of Arizona Senate Fifty-third Legislature Second Regular Session 2018

CHAPTER 261

SENATE BILL 1437

AN ACT

AMENDING SECTIONS 16-193, 16-405, 16-407 AND 16-411, ARIZONA REVISED STATUTES; REPEALING TITLE 16, CHAPTER 4, ARTICLE 3, ARIZONA REVISED STATUTES: AMENDING SECTIONS 16-442, 16-444, 16-446, 16-447, 16-448, 16-449 AND 16-462, ARIZONA REVISED STATUTES; REPEALING SECTIONS 16-463 AND 16-466, ARIZONA REVISED STATUTES; AMENDING SECTIONS 16-468 AND 16-502, ARIZONA REVISED STATUTES; REPEALING SECTIONS 16-504, 16-505 AND 16-506. ARIZONA REVISED STATUTES; AMENDING SECTIONS 16-511, 16-514, 16-517, 16-531, 16-532, 16-534, 16-535 AND 16-536, ARIZONA REVISED STATUTES: REPEALING SECTION 16-546, ARIZONA REVISED STATUTES; AMENDING SECTION 16-552, ARIZONA REVISED STATUTES; REPEALING SECTION 16-561, ARIZONA REVISED STATUTES; AMENDING SECTIONS 16-565, 16-566 AND 16-570, ARIZONA REVISED STATUTES; REPEALING SECTION 16-578, ARIZONA REVISED STATUTES; AMENDING SECTIONS 16-580, 16-584 AND 16-585, ARIZONA REVISED STATUTES; REPEALING SECTION 16-601, ARIZONA REVISED STATUTES; AMENDING SECTION 16-603, ARIZONA REVISED STATUTES; REPEALING SECTIONS 16-604, 16-605 AND 16-606, ARIZONA REVISED STATUTES; AMENDING SECTIONS 16-609, 16-612, 16-615 AND 16-617, ARIZONA REVISED STATUTES; REPEALING SECTIONS 16-618, 16-619, 16-620 AND 16-641. ARIZONA REVISED STATUTES: AMENDING SECTIONS 16-675 AND 16-1018, ARIZONA REVISED STATUTES; RELATING TO ELECTIONS AND ELECTORS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona: Section 1. Section 16-193, Arizona Revised Statutes, is amended to 2 3 read: 4 16-193. <u>Active registered voters: applicability</u> The terms "registered voters", "persons who are registered to vote", 5 6 "registered electors" and "voters registered" as used in the following 7 sections include only active registered voters for purposes of the 8 following: 9 1. Calculating petition signature requirements pursuant to sections 10 11-133, 16-322, 16-341, 45-415, 45-433, 48-4433 and 48-4832. 11 2. Mailing and distributing election-related notices, pamphlets or 12 ballots pursuant to sections 11-137, 15-905.01, 16-245, 16-412, 16-461, 16-510, 19-123, 19-141, 35-454, 41-563.02, 42-6109.01, 42-17057, 42-17107, 13 14 48-620, 48-4021, 48-4236, 48-5314, 48-6432 and 48-6433. 15 3. Providing voting machines pursuant to section 16-430. 16 4. 3. Furnishing ballots pursuant to sections 16-508 and 48-685. 17 5. 4. Determining qualification for political parties' continued 18 representation on the ballot pursuant to sections 16-244 and 16-804. 19 $\overline{\mathbf{6.}}$ 5. Choosing political party officers pursuant to sections 20 16-821 and 16-823. 21 Sec. 2. Section 16-405, Arizona Revised Statutes, is amended to 22 read: 23 16-405. Preparation for elections The board of supervisors or other authority in charge of elections 24 25 shall provide voting or marking devices, voting booths, ballots, early 26 ballots as prescribed by section 16-545, ballot boxes, ballot labels, 27 ballot cards, write-in ballots and other supplies as required. Where 28 ballot cards are used each ballot card may have a serially numbered stub 29 which shall be removed before the ballot card is deposited in the ballot 30 box. The precinct number and, in primary elections, the party designation 31 shall be printed on each ballot card. 32 Sec. 3. Section 16-407, Arizona Revised Statutes, is amended to 33 read: 34 16-407. <u>Election officers; qualifications; certificates;</u> 35 certification programs: plan: exemption: election 36 training fund 37 A. Except as provided in subsection E OF THIS SECTION, no person 38 may perform the duties or exercise the authority of an election officer or 39 of the clerk of the board of supervisors or the county recorder in 40 performance of election duties in or on behalf of any county unless the 41 person is the holder of an election officer's certificate issued by the 42 secretary of state before January 1 of each general election year. B. The secretary of state shall provide for the examination of 43

43 applicants for election officer certificates. The secretary of state may 45 not issue a certificate to a person who has not demonstrated to the 1 satisfaction of the secretary of state that the person is competent to 2 perform the work of an election officer or of the clerk of the board of 3 supervisors or the county recorder in the performance of election duties.

C. The secretary of state shall provide for election officer certification programs of which successful completion by a person attests to the attendance at, participation in and completion of a course of instruction in the technical, legal and administrative aspects of conducting elections within this state.

9 D. On or before December 31 of each year of a general election, the 10 secretary of state shall submit an election officer education, training and certification plan to the election officer education, training and 11 12 certification advisory committee and to the president of the senate and the speaker of the house of representatives. The plan shall outline the 13 14 achievements and problems of the previous two year period and specify the 15 expected education, training and certification activities of the coming 16 two year period.

17 E. Subsection A OF THIS SECTION does not apply to elected 18 officials, clerical and secretarial personnel, counting center 19 personnel, AND precinct election board and tally board members and 20 election officials in cities or towns.

21 F. For city and town employees who work on elections, if the city 22 or town chooses to enroll the city or town employees in the certification program prescribed by this section, the city or town shall reimburse the 23 24 secretary of state for the costs of conducting the training. An election training fund is established consisting of monies received pursuant to 25 26 this subsection. The secretary of state shall administer the fund. Monies in the fund are continuously appropriated and the secretary of 27 28 state shall use monies in the fund to pay the costs of training officials 29 from cities and towns pursuant to this subsection.

30 Sec. 4. Section 16-411, Arizona Revised Statutes, is amended to 31 read:

32 33 16-411. <u>Designation of election precincts and polling places:</u> voting centers; electioneering; wait times

34 A. Except as prescribed by subsection J of this section, The board 35 of supervisors of each county, on or before December 1 of each year 36 preceding the year of a general election, by an order, shall establish a 37 convenient number of election precincts in the county and define the 38 boundaries of the precincts. The election precinct boundaries shall be so 39 established as included within election districts prescribed by law for 40 elected officers of the state and its political subdivisions including 41 community college district precincts, except those elected officers provided for in titles 30 and 48. 42

B. Not less than twenty days before a general or primary election,
and at least ten days before a special election, the board shall designate

1 one polling place within each precinct where the election shall be held, 2 except that:

1. On a specific finding of the board, included in the order or resolution designating polling places pursuant to this subsection, that no suitable polling place is available within a precinct, a polling place for that precinct may be designated within an adjacent precinct.

7 Adjacent precincts may be combined if boundaries so established 2. 8 are included in election districts prescribed by law for state elected 9 officials and political subdivisions including community college districts 10 but not including elected officials prescribed by titles 30 and 48. The 11 in charge of elections may also split a precinct for officer 12 administrative purposes. The polling places shall be listed in separate sections of the order or resolution. 13

14 3. On a specific finding of the board that the number of persons who are listed as permanent early voters pursuant to section 16-544 is 15 16 likely to substantially reduce the number of voters appearing at one or 17 more specific polling places at that election, adjacent precincts may be 18 consolidated by combining polling places and precinct boards for that election. The board of supervisors shall ensure that a reasonable and 19 20 adequate number of polling places will be designated for that election. 21 Any consolidated polling places shall be listed in separate sections of 22 the order or resolution of the board.

4. On a specific resolution of the board, the board may authorize the use of voting centers in place of or in addition to specifically designated polling places. A voting center shall allow any voter in that county to receive the appropriate ballot for that voter on election day and lawfully cast the ballot. Voting centers may be established in coordination and consultation with the county recorder, at other county offices or at other locations in the county deemed appropriate.

30 C. If the board fails to designate the place for holding the 31 election, or if it cannot be held at or about the place designated, the 32 justice of the peace in the precinct, two days before the election, by an order, copies of which the justice of the peace shall immediately post in 33 34 three public places in the precinct, shall designate the place within the 35 precinct for holding the election. If there is no justice of the peace in 36 the precinct, or if the justice of the peace fails to do so, the election 37 board of the precinct shall designate and give notice of the place within 38 the precinct of holding the election. For any election in which there are 39 no candidates for elected office appearing on the ballot, the board may 40 consolidate polling places and precinct boards and may consolidate the 41 tabulation of results for that election if all of the following apply:

42 1. All affected voters are notified by mail of the change at least43 thirty-three days before the election.

1 2. Notice of the change in polling places includes notice of the 2 new voting location, notice of the hours for voting on election day and 3 notice of the telephone number to call for voter assistance.

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3. All affected voters receive information on early voting that includes the application used to request an early voting ballot.

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D. The board is not required to designate a polling place for special district mail ballot elections held pursuant to article 8.1 of this chapter, but the board may designate one or more sites for voters to deposit marked ballots until 7:00 p.m. on the day of the election.

E. Except as provided in subsection F of this section, a public school shall provide sufficient space for use as a polling place for any city, county or state election when requested by the officer in charge of elections.

F. The principal of the school may deny a request to provide space for use as a polling place for any city, county or state election if, within two weeks after a request has been made, the principal provides a written statement indicating a reason the election cannot be held in the school, including any of the following:

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1. Space is not available at the school.

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2. The safety or welfare of the children would be jeopardized.

G. The board shall make available to the public as a public record a list of the polling places for all precincts in which the election is to be held including identification of polling place changes that were submitted to the United States department of justice for approval.

25 H. Except in the case of an emergency, any facility that is used as 26 a polling place on election day or that is used as an early voting site 27 during the period of early voting shall allow persons to electioneer and 28 engage in other political activity outside of the seventy-five foot limit 29 prescribed by section 16-515 in public areas and parking lots used by 30 voters. This subsection shall not be construed to permit the temporary or 31 permanent construction of structures in public areas and parking lots or 32 the blocking or other impairment of access to parking spaces for voters. The county recorder or other officer in charge of elections shall 33 34 post on its website at least two weeks before election day a list of those 35 polling places in which emergency conditions prevent electioneering and 36 shall specify the reason the emergency designation was granted and the 37 number of attempts that were made to find a polling place before granting 38 an emergency designation. If the polling place is not on the website list 39 of polling places with emergency designations, electioneering and other 40 political activity shall be permitted outside of the seventy-five foot 41 limit. If an emergency arises after the county recorder or other officer in charge of elections' initial website posting, the county recorder or 42 other officer in charge of elections shall update the website as soon as 43 is practicable to include any new polling places, shall highlight the 44 45 polling place location on the website and shall specify the reason the

1 emergency designation was granted and the number of attempts that were 2 made to find a polling place before granting an emergency designation.

I. For the purposes of this section, a county recorder or other officer in charge of elections shall designate a polling place as an emergency polling place and thus prohibit persons from electioneering and engaging in other political activity outside of the seventy-five foot limit prescribed by section 16-515 but inside the property of the facility that is hosting the polling place if any of the following occurs:

9 1. An act of God renders a previously set polling place as 10 unusable.

12 2. A county recorder or other officer in charge of elections has 12 exhausted all options and there are no suitable facilities in a precinct 13 that are willing to be a polling place unless a facility can be given an 14 emergency designation.

J. The secretary of state shall provide through the instructions and procedures manual adopted pursuant to section 16-452 the maximum allowable wait time for any election that is subject to section 16-204 and provide for a method to reduce voter wait time at the polls in the primary and general elections. The method shall consider at least all of the following for primary and general elections in each precinct:

21 1. The number of ballots voted in the prior primary and general 22 elections.

23 2. The number of registered voters who voted early in the prior 24 primary and general elections.

25 3. The number of registered voters and the number of registered 26 voters who cast an early ballot for the current primary or general 27 election.

4. The number of election board members and clerks and the numberof rosters that will reduce voter wait time at the polls.

30 K. The board of supervisors of a county shall not change precinct 31 lines during the period after July 31, 2008 and before January 1, 2011. 32 The board of supervisors may subdivide an election precinct for 33 administrative purposes or may provide for more than one polling place 34 within the boundaries of the election precincts established for use in 35 voting in elections held after July 31, 2008 and before January 1, 2011. 36 In providing for multiple polling places within a precinct, the board of 37 supervisors shall consider the particular population characteristics of 38 each precinct in order to provide the voters the most reasonable access to 39 the polls possible.

40 Sec. 5. <u>Repeal</u>

41 Title 16, chapter 4, article 3, Arizona Revised Statutes, is 42 repealed.

1 Sec. 6. Heading change The article heading of title 16, chapter 4, article 4, Arizona 2 Revised Statutes, is changed from "VOTING EQUIPMENT; ELECTROMECHANICAL" to 3 4 "VOTING EQUIPMENT". Sec. 7. Section 16-442, Arizona Revised Statutes, is amended to 5 6 read: 7 Committee approval: adoption of vote tabulating 16-442. 8 equipment; experimental use; emergency 9 The secretary of state shall appoint a committee of three Α. 10 persons, to consist of a member of the engineering college at one of the universities, a member of the state bar of Arizona and one person familiar 11 12 with voting processes in the state, no more than two of whom shall be of the same political party, and at least one of whom shall have at least 13 14 five years of experience with and shall be able to render an opinion based 15 on knowledge of, training in or education in electronic voting systems, 16 procedures and security. The committee shall investigate and test the 17 various types of vote recording or tabulating machines or devices that may 18 be used under this article. They THE COMMITTEE shall submit their ITS 19 recommendations to the secretary of state who shall make final adoption of 20 the type or types, make or makes, model or models to be certified for use 21 in this state. The committee shall serve without compensation. 22 B. On completion of acquisition of machines or devices that comply 23 with the help America vote act of 2002 (P.L. 107-252), Machines or devices 24 used at any election for federal, state or county offices may only be 25 certified for use in this state and may only be used in this state if they 26 comply with the help America vote act of 2002 and if those machines or 27 devices have been tested and approved by a laboratory that is accredited 28 pursuant to the help America vote act of 2002. 29 C. After consultation with the committee prescribed by subsection A 30 OF THIS SECTION, the secretary of state shall adopt standards that specify

OF THIS SECTION, the secretary of state shall adopt standards that specify the criteria for loss of certification for equipment that was used at any election for federal, state or county offices and that was previously certified for use in this state. On loss of certification, machines or devices used at any election may not be used for any election for federal, state or county offices in this state unless recertified for use in this state.

D. The secretary of state may revoke the certification of any voting system or device for use in a federal, state or county election in this state or may prohibit for up to five years the purchase, lease or use of any voting system or device leased, installed or used by a person or firm in connection with a federal, state or county election in this state, or both, if either of the following occurs:

1. The person or firm installs, uses or permits the use of a voting system or device that is not certified for use or approved for experimental use in this state pursuant to this section. 1 2. The person or firm uses or includes hardware, firmware or 2 software in a version that is not certified for use or approved for 3 experimental use pursuant to this section in a certified voting system or 4 device.

5 E. The governing body of a city or town or the board of directors 6 of an agricultural improvement district may adopt for use in elections any 7 kind of electronic voting system or vote tabulating device approved by the 8 secretary of state, and thereupon the voting or marking device and vote 9 tabulating equipment may be used at any or all elections for voting, 10 recording and counting votes cast at an election.

F. The secretary of state or the governing body may provide for the experimental use of a voting system or device without a final adoption thereof OF THE VOTING SYSTEM OR DEVICE, and its use at the election is as valid as if the machines had been permanently adopted.

15 G. After consultation with the committee prescribed by subsection A 16 OF THIS SECTION, the secretary of state may approve for emergency use an 17 upgrade or modification to a voting system or device that is certified for 18 use in this state if the governing body establishes in an open meeting 19 that the election cannot be conducted without the emergency certification. 20 Any such emergency certification shall be limited to no more than six 21 At the conclusion of the certification period the voting system months. 22 or device shall be decertified and unavailable for future use unless certified in accordance with this section. 23

24 Sec. 8. Section 16-444, Arizona Revised Statutes, is amended to 25 read:

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16-444. Definitions; applicability of general laws

27 28 A. In this article, unless the context otherwise requires:

1. "Ballot" means a paper ballot on which votes are recorded, or

29 alternatively may mean ballot cards and ballot labels.

30 2. "Ballot card" means a tabulating card on which votes may be 31 recorded by means of punching or marking.

32 3. "Ballot labels" means the cards, papers, booklet, pages or other
 33 material containing the names of offices and candidates and the statements
 34 of measures to be voted on, which are placed on the voting device.

35 4. 2. "Computer program" includes all programs and documentation
 36 adequate to process the ballots at an equivalent counting center.

37 5. 3. "Counting center" means one or more locations selected by 38 the board of supervisors for the automatic counting of ballots.

39 6. 4. "Electronic voting system" means a system in which votes are 40 recorded on a paper ballot or ballot cards by means of marking or 41 punching, and such votes are subsequently counted and tabulated by vote 42 tabulating equipment at one or more counting centers.

43 5. "E-POLLBOOK" MEANS AN ELECTRONIC SYSTEM IN WHICH A VOTER IS 44 CHECKED IN AND THROUGH WHICH A VOTER'S SIGNATURE IS RECORDED TO INDICATE 45 THAT THE VOTER HAS VOTED. 1 7. 6. "Instructions and procedures manual" means the manual 2 prepared for use as a guide for the conduct of elections by an approved 3 electronic voting system, including, but not limited to, detailed 4 instructions for the performance of each task relating to the collection 5 of ballots and the counting of votes in a manner which THAT will provide 6 maximum security, efficiency and accuracy.

7 8. 7. "Vote tabulating equipment" includes apparatus necessary to automatically examine and count votes as designated on ballots or ballot cards and tabulate the results.

9. 8. "Voting device" means an apparatus which THAT the voter uses to record his THE VOTER'S votes by marking or punching a hole in a paper ballot or tabulating card, which votes are subsequently counted by electronic tabulating equipment.

B. The provisions of all state laws relating to elections not inconsistent with this article apply to all elections where electronic or electromechanical tabulating devices are used. Any provision of law which THAT conflicts with this article shall DOES not apply to the elections in which electronic or electromechanical tabulating devices are used.

19 Sec. 9. Section 16-446, Arizona Revised Statutes, is amended to 20 read:

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16-446. Specifications of electronic voting system

A. An electronic voting system consisting of a voting or marking device in combination with vote tabulating equipment shall provide facilities for voting for candidates at both primary and general elections.

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B. An electronic voting system shall:

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Provide for voting in secrecy when used with voting booths.

28 Permit each elector to vote at any election for any person for 2. 29 any office whether or not nominated as a candidate, to vote for as many 30 persons for an office as the THE ELECTOR is entitled to vote for and to vote for or against any question on which he THE ELECTOR is entitled to 31 32 vote, and the vote tabulating equipment shall reject choices recorded on 33 his THE ELECTOR'S ballot card or paper ballot if the number of choices 34 exceeds the number that he THE ELECTOR is entitled to vote for the office 35 or on the measure.

36 3. Prevent the elector from voting for the same person more than 37 once for the same office.

4. Be suitably designed for the purpose used and be of durable
 construction, and may be used safely, efficiently and accurately in the
 conduct of elections and counting ballots.

41 5. Be provided with means for sealing the voting or marking device 42 against any further voting after the close of the polls and the last voter 43 has voted.

6. When properly operated, record correctly and count accurately every vote cast. 23 24

7. Provide a durable paper document that visually indicates the voter's selections, that the voter may use to verify the voter's choices, that may be spoiled by the voter if it fails to reflect the voter's choices and that permits the voter to cast a new ballot. This paper document shall be used in manual audits and recounts.

6 8. TO THE EXTENT PRACTICABLE, PROVIDE FOR THE BALLOT LAYOUT TO BE 7 IN THE SAME ORDER OF ARRANGEMENT, INCLUDING ROTATION, AS PROVIDED FOR 8 PAPER BALLOTS, EXCEPT THAT INFORMATION MAY BE PRINTED IN VERTICAL OR 9 HORIZONTAL ROWS, OR IN A NUMBER OF SEPARATE PAGES OR SCREENS THAT ARE 10 PLACED OR DISPLAYED ON THE VOTING DEVICE. THE TITLES OF OFFICES MAY BE 11 ARRANGED IN VERTICAL COLUMNS OR IN A SERIES OF SEPARATE PAGES OR SCREENS AND SHALL BE PRINTED ABOVE OR AT THE SIDE OF THE NAMES OF CANDIDATES SO AS 12 TO INDICATE CLEARLY THE CANDIDATES FOR EACH OFFICE AND THE NUMBER TO BE 13 14 ELECTED. IF THERE ARE MORE CANDIDATES FOR AN OFFICE THAN CAN BE PRINTED IN ONE COLUMN OR ON ONE BALLOT PAGE OR SCREEN. THE BALLOT SHALL BE CLEARLY 15 16 MARKED THAT THE LIST OF CANDIDATES IS CONTINUED ON THE FOLLOWING COLUMN, 17 PAGE OR SCREEN, AND TO THE EXTENT PRACTICABLE, THE SAME NUMBER OF NAMES 18 SHALL BE PRINTED ON EACH COLUMN, PAGE OR SCREEN.

9. PROVIDE FOR A COLOR DESIGNATION FOR USE IN THE PRIMARY ELECTION
 FOR EACH POLITICAL PARTY REPRESENTED.

21 Sec. 10. Section 16-447, Arizona Revised Statutes, is amended to 22 read:

16-447. <u>Voting devices; inspection; specifications and number</u> of booths

A. Beginning on January 1, 2006, The board of supervisors shall provide at each polling place at least one device that complies with the help America vote act of 2002 (P.L. 107-252) and that is certified by the secretary of state for use by voters with disabilities.

B. Before any election at which electronic voting devices are used, the board of supervisors or other authority in charge of elections shall have the voting devices prepared for the election and shall mail a notice to the chairmen of the county committees of the different political parties, stating when and where the voting devices may be inspected before they are sealed and delivered to the polling places.

35 C. The board of supervisors or other authority in charge of 36 elections shall have delivered to each polling place a sufficient number 37 of voting booths and voting or marking devices. The voting booths shall 38 be durably constructed and shall be of sufficient size and so designed as 39 to enable the voter to mark the voter's ballot in secrecy.

40 D. In any election, the election officer in charge of the election 41 shall determine the number of voting devices to be used.

42 E. The board of supervisors shall designate a person to observe the 43 installation and modification of any election management software or 44 computer programming used for county election administration. The board 45 of supervisors shall also designate a person to act as a substitute if the 1 primary designee is unavailable. The persons designated may be county 2 employees but may not be employed by or under the supervision of the 3 officer in charge of elections.

4 Sec. 11. Section 16-448, Arizona Revised Statutes, is amended to 5 read:

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16-448. <u>Write-in votes; instructions</u>

7 $\stackrel{\bullet}{\to}$ Whenever ballots are to be counted by electronic data processing 8 equipment, all write-in votes for candidates, to be counted, shall be 9 marked by the voter with the rubber stamp or other marking device in the 10 space provided opposite the names of the write-in candidates. The 11 instructions to voters printed on the ballots shall instruct the voter 12 that the vote will not be counted unless the rubber stamp or other marking device is used in marking the ballot THE VOTER PROPERLY MARKS THE BALLOT 13 14 when writing in a candidate's name.

15 B. When ballot cards are used to record votes, write-in votes may 16 be recorded by writing the name of the candidate and the office title on a 17 separate ballot, which may be in the form of a card or envelope.

18 19

read:

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16-449. <u>Required test of equipment and programs; notice;</u> procedures manual

Sec. 12. Section 16-449, Arizona Revised Statutes, is amended to

Within the period of time before the election day prescribed by 22 Α. 23 the secretary of state in the instructions and procedures manual adopted 24 pursuant to section 16-452, the board of supervisors or other election 25 officer in charge, or for an election involving state or federal 26 candidates, the secretary of state, shall have the automatic tabulating 27 equipment and programs tested to ascertain that the equipment and programs 28 will correctly count the votes cast for all offices and on all measures. 29 Public notice of the time and place of the test shall be given at least 30 forty-eight hours prior thereto by publication once in one or more daily 31 or weekly newspapers published in the town, city or village using such 32 equipment, if a newspaper is published therein, otherwise in a newspaper of general circulation therein. The test shall be observed by at least 33 34 two election inspectors, who shall not be of the same political party, and 35 shall be open to representatives of the political parties, candidates, the 36 press and the public. The test shall be conducted by processing a 37 preaudited group of ballots so punched or marked as to record a 38 predetermined number of valid votes for each candidate and on each measure 39 and shall include for each office one or more ballots that have votes in 40 excess of the number allowed by law in order to test the ability of the automatic tabulating equipment and programs to reject such votes. If any 41 error is detected, the cause therefor shall be ascertained and corrected 42 and an errorless count shall be made before the automatic tabulating 43 equipment and programs are approved. A copy of a revised program shall be 44 45 filed with the secretary of state within forty-eight hours after the

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1 revision is made. If the error was created by automatic tabulating equipment malfunction, a report shall be filed with the secretary of state 2 3 within forty-eight hours after the correction is made, stating the cause 4 and the corrective action taken. The test shall be repeated immediately before the start of the official count of the ballots in the same manner 5 6 as set forth above. After the completion of the count, the programs used 7 and the ballots shall be sealed, retained and disposed of as provided for 8 paper ballots.

9 B. Electronic ballot tabulating systems shall be tested for logic 10 and accuracy within seven days before their use for early balloting pursuant to the instructions and procedures manual for electronic voting 11 12 systems that is adopted by the secretary of state as prescribed by section 16-452. The instructions and procedures manual shall include procedures 13 14 for the handling of ballots, the electronic scanning of ballots and any 15 other matters necessary to ensure the maximum degree of correctness, 16 impartiality and uniformity in the administration of an electronic ballot 17 tabulating system.

18 C. Notwithstanding subsections A and B of this section, if a county 19 uses accessible voting equipment to mark ballots and that accessible 20 voting equipment does not independently tabulate or tally votes, the 21 secretary of state in cooperation with the county officer in charge of 22 elections may designate a single date to test the logic and accuracy of 23 both the accessible voting equipment and electronic ballot tabulating 24 systems.

25 Sec. 13. Section 16-462, Arizona Revised Statutes, is amended to 26 read:

16-462. Form of paper ballot

28 The ballots for a primary election shall be printed with a different 29 color designation for each political party that is included on the ballot. 30 Unless otherwise provided by law, at the top and above the heading there 31 shall be a stub on which shall be printed, "stub no. _____, register 32 no. <u> , to be torn off by inspector", separated from the ballot by</u> a perforated line. Below the perforated line THE BALLOT shall be printed, 33 34 "official ballot of the _____ party, primary election (date), 35 precinct, county (or city or town) of ___ ___, state of 36 Arizona. ". Below the heading shall be placed the title of each office 37 to be voted for, and an instruction to the voter as to how many are to be 38 voted for for the particular office, thus: "vote for not more than 39 __" (insert the number to be elected), under which shall be placed 40 alphabetically and alternated, as provided by law, the names of all the party's candidates to be voted for in each precinct of the county or 41 precinct or ward of the city or town for whom nomination papers have been 42 filed for such office, leaving as many blank lines as there are offices 43 under that title to be filled, followed by a square PLACE FOR THE VOTER TO 44 45 MAKE A MARK TO INDICATE THE VOTER'S CHOICE EITHER to the right OR THE LEFT

of the candidate's name, and of the blank line. Double or more columns may be arranged on the ballot. In other respects the ballot shall conform as nearly as possible to the ballot prescribed for general elections. Sec. 14. Repeal

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read:

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16-468. Form of ballot; optical scanning system; sample ballots

Sections 16-463 and 16-466, Arizona Revised Statutes, are repealed.

Sec. 15. Section 16-468, Arizona Revised Statutes, is amended to

10 For any ballots intended for use in an optical scanning system, the 11 following apply:

12 1. As nearly as is practicable, ballots shall have material printed 13 in the same order as provided for paper ballots, except that material may 14 be printed in vertical or horizontal rows or on separate pages. A ballot 15 stub is not required.

16 2. Ballots shall be printed in plain clear type in black ink, and 17 for a general election, on clear white materials, and shall be of a size 18 and arrangement to fit the construction of the vote tabulating equipment 19 or other voting device. For a primary election, ballots shall have a for 20 different color indicator each political party that is 21 represented. Ballots may contain printed code marks that may be used for 22 placing the ballots in the correct position for tabulating devices. The code marks shall not be printed or used in any manner that will disclose 23 24 the identity of the voter who votes that ballot.

25 3. The titles of offices may be arranged in vertical columns or in 26 a series of separate pages and shall be printed above or at the side of 27 the names of candidates in order to clearly indicate the candidates for 28 each office and the number to be elected. If there are more candidates 29 for an office than can be printed in one column or on one ballot page, the 30 ballot label shall be clearly marked to indicate that the list of candidates is continued on the following column or page and, as nearly as 31 32 is practicable, so that the same number of names is printed in each column 33 or on each page.

4. As nearly as is practicable, in primary and nonpartisan elections, the names of candidates for each office shall appear on the ballot so that each candidate occupies each position on the ballot the same number of times. If there are fewer or the same number of candidates seeking office than the number to be elected, rotation of names is not required and the names shall be placed in alphabetical order.

5. As nearly as is practicable, in a primary election for a judicial office, if there are two or more candidates of the same political party, the candidate names shall be alternated on the ballot so that the name of each candidate appears an equal number of times in each possible location on the ballot. 6. Two sample ballots shall be provided for each polling place and shall be posted at the polling place on election day. Sample ballots may be printed on a single page or on a number of pages that are assembled together. A sample ballot shall be a facsimile copy of the official ballot.

7. The secretary of state shall establish a procedure pursuant to
 7 section 16-452 for the elimination of stubs for official ballots.

8 Sec. 16. Section 16-502, Arizona Revised Statutes, is amended to 9 read:

10

16-502. Form and contents of ballot

11 A. Ballots shall be printed with black ink on white paper of 12 sufficient thickness to prevent the printing thereon from being discernible from the back, and the same type shall be used for the names 13 14 of all candidates. The ballots shall be headed "official ballot" in bold-faced plain letters, with a heavy rule above and below the heading. 15 16 Immediately below shall be placed the words "type of election, (date of 17 election)" and the name of the county and state in which the election is 18 held. The name or number of the precinct in which the election is held 19 shall be placed on the ballot in a uniform location for all ballots. No 20 other matter shall be placed or printed at the head of any ballot, except 21 above the heading there may be a stub that contains the words "stub no. _____, register no. _____, to be torn off by inspector." The stub shall 22 be separated from the ballot by a perforated line, so that it may be 23 24 easily detached from the ballot. Instructions to the voter on marking the ballot may be printed below the heading. The official ballots shall be 25 bound together in blocks of not less than five nor more than one hundred. 26 27 AS FOLLOWS:

28 1. PUT A MARK ACCORDING TO THE INSTRUCTIONS NEXT TO THE NAME OF29 EACH CANDIDATE FOR EACH OFFICE FOR WHOM YOU WISH TO VOTE.

302. IF YOU WISH TO VOTE FOR A PERSON WHOSE NAME IS NOT PRINTED ON31THE BALLOT, WRITE SUCH NAME IN THE BLANK SPACE PROVIDED ON THE BALLOT AND32PUT A MARK ACCORDING TO THE INSTRUCTIONS NEXT TO THE NAME SO WRITTEN.

33 3. PUT A MARK ACCORDING TO THE INSTRUCTIONS NEXT TO THE WORD "YES"
 34 OR "FOR" FOR EACH PROPOSITION OR QUESTION YOU WISH TO BE ADOPTED. PUT A
 35 MARK ACCORDING TO THE INSTRUCTIONS NEXT TO THE WORD "NO" OR "AGAINST" FOR
 36 EACH PROPOSITION OR QUESTION YOU WISH NOT TO BE ADOPTED.

37 B. Immediately below the ballot heading INSTRUCTIONS shall be 38 placed the following: 39 Section One

40 41

- -
- 42 43
- 1. Put a mark according to the instructions next to the name of each candidate for each partisan office for whom you wish to vote.

Partisan Ballot

- 13 -

2. If you wish to vote for a person whose name is not printed on the ballot, write such name in the blank space provided on the ballot or write-in envelope and put a mark according to the instructions next to the name so written."

3 4

1

2

5 C. Immediately below the instructions for voting in HEADING FOR 6 section one there shall be placed in columns the names of the candidates 7 of the several political parties. Next to each candidate's name there 8 shall be printed in bold-faced letters the name of the political party. 9 At the head of each column shall be printed the names of the offices to be 10 filled with the name of each office being of uniform type size. At the 11 head of each column shall be printed in the following order the names of 12 candidates for:

13 1. Presidential electors, which shall be enclosed in a bracketed 14 list and next to the bracketed list shall be printed in bold type the surname of the presidential candidate, and the surname of the vice-15 16 presidential VICE PRESIDENTIAL candidate who is seeking election jointly 17 with the presidential candidate shall be listed directly below the name of 18 the presidential candidate. The indicator for the selection of the presidential and vice-presidential VICE PRESIDENTIAL candidates shall be 19 20 directly next to the surname of the presidential candidate, and one mark 21 directly next to a presidential candidate's surname shall be counted as a 22 vote for each elector in the bracketed list next to the presidential and 23 vice-presidential VICE PRESIDENTIAL candidates.

24

2. United States senator.

25

Representatives in Congress.
 The several state offices.

26 27

5. The several county and precinct offices.

D. The names of candidates for the offices of state senator and state representative along with the district number shall be placed within the heading of each column to the right of the office name for state offices and immediately below the candidates for the office of governor. The number of the supervisorial district of which a candidate is a nominee shall be printed within the heading of each column to the right of the name of the office.

35 E. The lists of the candidates of the several parties shall be 36 arranged with the names of the parties in descending order according to 37 the votes cast for governor for that county in the most recent general 38 election for the office of governor, commencing with the left-hand column. 39 In the case of political parties which THAT did not have candidates on the 40 ballot in the last general election, such parties shall be listed in alphabetical order below the parties which THAT did have candidates on the 41 ballot in the last general election. The names of all candidates 42 nominated under section 16-341 shall be placed in a single column below 43 that of the recognized parties. Next to the name of each candidate, in 44 45 parentheses, shall be printed a three-letter abbreviation that is taken

1 from the three words prescribed in the candidate's certificate of 2 nomination.

F. Immediately below the designation of the office to be voted for shall appear the words: "Vote for not more than _____" (insert the number to be elected).

6 G. In each column at the right OR LEFT of the name of each 7 candidate and on the same line there shall be a place for the voter to put 8 a mark. Below the name of the last named candidate for each office there 9 shall be as many blank lines as there are offices of the same title to be 10 filled, with a place for the voter to put a mark unless write-in envelopes are provided for that purpose. Upon ON the blank line the voter may write 11 12 the name of any person for whom he THE VOTER desires to vote whose name is not printed, and next to the name so written the THE VOTER shall designate 13 14 his choice by a mark as in the case of printed names.

H. When there are two or more candidates of the same political 15 16 party for the same office, or more than one candidate for a judicial office, the names of all such candidates shall be so alternated on the 17 18 ballots used in each election district that the name of each candidate 19 shall appear substantially an equal number of times in each possible 20 If there are fewer or the same number of candidates seeking location. office than the number to be elected, the rotation of names is not 21 22 required and the names shall be placed in alphabetical order.

23	Ι.	Immediately	below	section	one	of	the	ballot	shall	be	placed	the
24	following:	:										

25

26 27

28

Nonpartisan Ballot 1. Put a mark according to the instructions next to the name of each candidate for each nonpartisan office for whom you wish to vote.

29 you wish to vote.
30 2. If you wish to vote for a person whose name is not
31 printed on the ballot, write such name in the blank space
32 provided on the ballot or write-in envelope and put a mark
33 according to the instructions next to the name so written.

343. Put a mark according to the instructions next to the35word 'yes' (or for) for each proposition or question you wish36to be adopted. Put a mark according to the instructions next37to the word 'no' (or against) for each proposition or question38you wish not to be adopted."

J. Immediately below the instructions for voting in HEADING FOR section two shall be placed the names of the candidates for judges of the superior court standing for election pursuant to article VI, section 12, Constitution of Arizona, school district officials, justices of the supreme court, judges of the court of appeals, judges of the superior court standing for retention or rejection pursuant to article VI, section 38, Constitution of Arizona, JUDGES OF THE SUPERIOR COURT STANDING FOR 1 ELECTION PURSUANT TO ARTICLE VI, SECTION 12, CONSTITUTION OF ARIZONA, 2 SCHOOL DISTRICT OFFICIALS and other nonpartisan officials in a column or 3 in columns without partisan or other designation except the title of 4 office in an order determined by the officer in charge of the election.

5 K. Immediately below the offices listed in subsection J of this 6 section, the ballot shall contain a separate heading of any nonpartisan 7 office for a vacant unexpired term and shall include the expiration date 8 of the term of the vacated office.

9 L. All proposed constitutional amendments and other propositions or 10 questions to be submitted to the voters shall be printed immediately below the names of candidates for nonpartisan positions in such order as the 11 12 secretary of state, or if a city or town election, the city or town clerk, 13 designates. Placement of county and local charter amendments. 14 propositions or questions shall be determined by the officer in charge of the election. Except as provided by section 19-125, each proposition or 15 16 question shall be followed by the words "yes" and "no" or "for _____" and 17 "against " as the nature of the proposition or question requires, 18 and at the right OR LEFT of and next to each of such words shall be a 19 place for the voter to put a mark according to the instructions that is 20 similar in size to those places appearing opposite the names of the 21 candidates, in which the voter may indicate his vote for or against such 22 proposition or question by a mark as defined in section 16-400.

M. Instead of printing the official and descriptive titles or the full text of each measure or question on the official ballot, the officer in charge of elections may print phrases on the official ballot that contain all of the following:

The number of the measure in reverse type and at least twelve
 point type.

The designation of the measure as prescribed by section 19-125,
 subsection C or as a question, proposition or charter amendment, followed
 by the words "relating to..." and inserting the subject.

32 3. Either the statement prescribed by section 19-125, subsection D 33 that describes the effects of a "yes" vote and a "no" vote or, for other 34 measures, the text of the question or proposition.

35 4. The words "yes" and "no" or "for" and "against", as may be 36 appropriate and a place for the voter to put a mark.

N. For any ballot printed pursuant to subsection M of this section, the instructions on the official ballot shall direct the voter to the full text of the official and descriptive titles and the questions and propositions as printed on the sample ballot and posted in the polling place.

42 Sec. 17. <u>Repeal</u>

43 Sections 16-504, 16-505 and 16-506, Arizona Revised Statutes, are 44 repealed.

1 Sec. 18. Section 16-511, Arizona Revised Statutes, is amended to 2 read: 16-511. Duty of board of supervisors to furnish election 3 4 supplies to precinct officers 5 A. If paper signature rosters are used in a polling place, the 6 necessary printed blanks for poll lists, tally lists, lists of voters, 7 ballots, oath and returns, together with envelopes in which to enclose the 8 returns, shall be furnished by the board of supervisors to the officers of 9 each election precinct at the expense of the county. For those elections 10 over which the board of supervisors has no responsibility, the governing 11 body of each election district is responsible for furnishing the necessary 12 supplies for elections which THAT it calls. 13 B. If electronic poll book systems are used in a precinct, the 14 board of supervisors shall furnish at least two electronic poll book systems for each polling place, each of which shall be capable of printing 15 16 poll lists, tally lists and lists of voters. 17 C. For any election that is not held under the supervision of the 18 board of supervisors, the governing body of each election district is 19 responsible for furnishing the necessary supplies for that election. 20 Sec. 19. Section 16-514, Arizona Revised Statutes, is amended to 21 read: 22 16-514. Notice to voters; form 23 The board of supervisors shall furnish, to be placed in each voting 24 booth, unless the information is printed on the sample ballot, a card or poster printed in English in large plain type containing the following: 25 26 -"Notice to Voters. 27 Section one of this ballot is comprised of partisan 28 candidates. To vote for the candidates for the partisan 29 offices, mark or punch the ballot next to the name of the 30 candidate for each partisan office for whom you wish to vote. 31 If you wish to vote for a person whose name is not printed on 32 the ballot, write such name in the blank space provided and 33 put a mark THE BALLOT next to the name according to the 34 instructions, except that if a write-in ballot envelope is 35 provided for such purpose, write the name and title of office 36 of such person. 37 Section two of this ballot is comprised of nonpartisan 38 candidates including judicial candidates, school district 39 candidates and initiative or referendum propositions. To vote 40 for the candidates for the nonpartisan offices, mark or punch the ballot opposite the name of the candidate for each 41 42 nonpartisan office for which you wish to vote. If you wish to vote for a person whose name is not printed on the ballot, 43 44 write such name in the blank space provided and put a mark THE 45 BALLOT next to the name according to the instructions, except

1 that when a write-in ballot envelope is provided for such purpose, write the name and title of the office of such 2 person. Mark or punch the ballot by the word - "yes" - (or 3 4 "for") for each proposition or question which THAT you wish 5 to be adopted. Mark or punch the ballot by the 6 word <u>"no" (or "against")</u> for each proposition or 7 question which THAT you wish not to be adopted. 8 When marking a paper ballot the voter shall do so by 9 placing a mark next to the printed name or in the square 10 following the name written in. 11 When punching a ballot card the voter shall do so by 12 punching the position next to the name of the candidate or the position next to the 'yes' or 'no' for the measures submitted 13 14 to the voters." Sec. 20. Section 16-517, Arizona Revised Statutes, is amended to 15 16 read: 17 16-517. Form of tally list 18 The tally list shall be in the following form: We hereby certify the following to be a true tally of the votes for the candidates and offices 19 shown herein cast at the election held on the day of $, \frac{19}{}$ 20 20____ in _____ election precinct, _____county, Arizona: 21 22 23 24 Names of offices Tally of votes 25 and candidates: (to be tallied in blocks Total vote of five as:) 26 (as:) 27 28 For 29 representative 30 in Congress: John Doe //// 31 Ninety-nine 32 33 34 35 We further certify that the total vote set opposite the name of each 36 candidate is the total number of votes received by him THAT CANDIDATE in 37 the precinct of election. 38 39 (Leaving lines with designation, for signatures of clerks and board of 40 election or tally board.) 41 Sec. 21. Heading change The article heading of title 16, chapter 4, article 7, Arizona 42 Revised Statutes, is changed from "ELECTION BOARDS AND TALLY BOARDS" to 43 "ELECTION BOARDS". 44

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Sec. 22. Section 16-531, Arizona Revised Statutes, is amended to read:

3

16-531. Appointment of election boards; qualifications

A. When an election is ordered, and not less than twenty days 4 before a general or primary election, the board of supervisors shall 5 6 appoint for each election precinct one inspector, one marshal, two judges 7 and as many clerks of election as deemed necessary. The inspector, 8 marshal, judges and clerks shall be qualified voters of the precinct for 9 which appointed, unless there is not a sufficient number of persons 10 available to provide the number of appointments required. The inspector, 11 marshal and judges shall not have changed their political party 12 affiliation or their no party preference affiliation since the last preceding general election, and if they are members of the two political 13 14 parties that cast the highest number of votes in the state at the last preceding general election, they shall be divided equally between these 15 16 two parties. There shall be an equal number of inspectors in the various 17 precincts in the county who are members of the two largest political 18 parties. In each precinct where the inspector is a member of one of the two largest political parties, the marshal in that precinct shall be a 19 20 member of the other of the two largest political parties. Whenever 21 possible, any person appointed as an inspector shall have had previous experience as an inspector, judge, marshal or clerk of elections. If 22 23 there is no qualified person in a given precinct, the appointment of an 24 inspector may be made from names provided by the county party chairman. 25 If not less than ninety days before the election the chairman of the 26 county committee of either of the parties designates qualified voters of 27 the precinct, or of another precinct if there are not sufficient members 28 of his party available in the precinct to provide the necessary 29 representation on the election board as judge, such designated qualified voters shall be appointed. The judges, together with the inspector, shall 30 31 constitute the board of elections. Any registered voter in the election 32 precinct, or in another election precinct if there are not sufficient 33 persons available in the election precinct for which the clerks are being 34 appointed, may be appointed as clerk.

35 B. If the election precinct consists of fewer than three hundred 36 qualified electors, the board of supervisors may appoint not fewer than one inspector and two judges. The board of supervisors shall give notice 37 38 of election precincts consisting of fewer than three hundred qualified 39 electors to the county chairmen of the two largest political parties not 40 later than thirty days before the election. The inspector and judges 41 shall be appointed in the same manner by party as provided in subsection A 42 of this section.

43 C. If a nonpartisan election is ordered, not less than twenty days 44 before the election the governing board holding the election shall 45 appoint, without consideration for political party, a minimum of three election workers for each polling place. The election workers shall
 consist of at least one inspector and two judges. Whenever possible, they
 shall be qualified electors of the precinct located within the district,
 without consideration for political party.

5 D. Where the election precinct consists of three hundred fifty or 6 more qualified electors, the board of supervisors may in addition to the board of elections appoint a similar board to be known as the tally 7 8 board. The tally board shall take custody of the ballots from the closing 9 of the polls until the tally of the ballots is completed. The tally board 10 shall consist of the inspector of the board of elections, two judges and 11 not less than two clerks. FOR ELECTION BOARDS ESTABLISHED PURSUANT TO 12 SUBSECTION B OF THIS SECTION, the inspector and two judges shall be appointed to provide as equal as practicable representation of members of 13 14 the two largest political parties on the board in the same manner as provided for the election boards PRESCRIBED BY SUBSECTION A OF THIS 15 16 SECTION. Any registered voter in the election precinct, or in another election precinct if there are not sufficient persons available in the 17 18 election precinct for which the clerks are being appointed, may be 19 appointed as clerk. A member appointed to serve on the tally board, with 20 the exception of the inspector of the board of elections, shall not be appointed to serve on the board of elections. The inspector of the board 21 22 of elections shall be a member of the tally board and during such time shall act as the supervisor of the tally board. No United States, state, 23 24 county or precinct officer, nor a candidate for office at the election, 25 other than a precinct committeeman or a candidate for the office of 26 precinct committeeman, is qualified to act as judge, inspector, marshal or 27 clerk.

E. If an electronic voting system is in use the write-in ballots shall be tallied by a board of elections consisting of one inspector and two judges who are appointed in the same manner by party as provided in subsection A of this section.

F. At least ten days before a special election, the governing body conducting the election may in like manner appoint a special tally board or boards for the specific purpose of tallying the ballots on the closing of the polls. The tally boards shall consist of at least one inspector and two judges. The inspector of the board of elections shall act as the supervisor of the tally board.

38 G. F. Notwithstanding any other law, the board of supervisors may 39 appoint to an election board to serve as a clerk of election a person who 40 is not eligible to vote if all of the following conditions are met:

41 1. The person is a minor who will be at least sixteen years of age 42 at the time of the election for which the person is named to the election 43 board.

44 2. The person is a citizen of the United States at the time of the 45 election for which the person is named to the election board. 1 3. The person is supervised by an adult who has been trained as an 2 elections officer.

4. The person has received training provided by the officer in 3 4 charge of elections.

5

5. The parent or guardian of the person has provided written 6 permission for the person to serve.

7

 H_{\cdot} G. A school district or charter school shall not be required to 8 reduce its average daily membership, as defined in section 15-901, for any pupil who is absent from one or more instructional programs as a result of 9 10 the pupil's service on an election board pursuant to subsection G^- F of 11 this section.

12 I. H. A school district or charter school shall not count any 13 pupil's absence from one or more instructional programs as a result of the 14 pupil's service on an election board pursuant to subsection G- F of this 15 section against any mandatory attendance requirements for the pupil.

16 J. I. Nothing in this section shall prevent the board of 17 supervisors or governing body from refusing for cause to reappoint, or 18 from removing for cause, an election or tally board member.

19 Sec. 23. Section 16-532, Arizona Revised Statutes, is amended to 20 read:

- 21
- 22 23

16-532. Instruction of election board inspectors and judges: certificate of gualification; optional training; instruction of counting center election officials

24 Not more than forty-five days prior BEFORE to an election the Α. 25 board of supervisors or other authority in charge of elections shall conduct a class for the instruction of inspectors and judges of the 26 27 election board in their duties, which shall include instruction in the 28 voting system to be used and the election laws applicable to such 29 election. Each election board member receiving instructions and properly 30 qualified shall receive a certificate of qualification. Only inspectors 31 and judges of the election board who have received the required 32 instruction class shall serve at any election, except as provided pursuant to sections 16-533 and 16-534. Other members of the election board may be 33 34 trained at the same time.

35 B. The instructor of election board members shall be qualified in 36 election law and shall have had practical experience in the election 37 process such person is teaching.

38 C. The election authority in charge of the instructional classes 39 may conduct multiple sessions to insure ENSURE that election board members 40 receive adequate instruction.

41 D. The board of supervisors or other officer in charge of elections 42 may approve an alternate method of instruction and testing for election board members. Each election board member who successfully completes the 43 44 be certified as a premium board worker. This instruction shall 45 instruction may include at least eight classroom hours of instruction and

1 shall include a written examination on election law and election 2 procedures. Except as provided in subsection E of this section, a 3 certified premium board worker shall not be required to receive additional 4 instruction for at least thirty months from the date of that worker's 5 individual certification. The board of supervisors may approve additional 6 compensation for certified premium board workers.

7 E. The board of supervisors or other authority in charge of elections may require additional training at any time for any or all 8 9 election board workers, including premium board workers. The board of 10 supervisors or other authority in charge of elections shall notify 11 election board workers in writing of changes in the law regarding 12 elections or changes in election procedures. This notification shall be made immediately preceding the election in which the statutory change or 13 14 procedural change regarding election law becomes effective.

F. Not more than forty-five days prior to the day of an election utilizing a punch card method of voting and electromechanical tabulation of ballots, the board of supervisors or other authority in charge of elections shall conduct a class for the deputized counting center election officials in their duties.

20 Sec. 24. Section 16–534, Arizona Revised Statutes, is amended to 21 read:

22

23 24 16-534. <u>Inspector as chairman of board; powers; power of</u> <u>board and clerks to administer oaths; oath of</u> <u>members</u>

A. The inspector shall be chairman of the election board, and supervisor of the tally board, and may appoint judges, clerks and a marshal if during the election a judge, clerk or marshal fails to act, or has not been appointed, and if the list of alternate board members as specified in section 16-533 is not available.

30 B. The inspector, any member of the election board or clerks 31 thereof may administer and certify oaths required in the election.

C. Before opening the polls, each member of the board and each clerk shall take an oath to faithfully perform the duties imposed upon him ON EACH MEMBER AND CLERK by law. Any elector of the precinct may administer and certify the oath.

36 Sec. 25. Section 16-535, Arizona Revised Statutes, is amended to 37 read:

38

16-535. Election marshal; appointment; powers and duties

A. The board of supervisors, at the time provided in section 16-531, shall appoint a qualified voter of the precinct as election marshal.

B. The election marshal shall preserve order at the polls and permit no violation of the election laws and for that purpose is vested with powers of a constable from the opening of the polls until the count of the ballots is completed. The election marshal shall also periodically 1 measure the length of waiting times at that polling place throughout the 2 day, and if the waiting time is thirty minutes or more, the marshal shall 3 inform the officer in charge of elections and shall request additional 4 voting machines, voting booths and board workers, as appropriate. The 5 election marshal may perform the duties of any other election board member 6 on a relief basis.

7 Sec. 26. Section 16-536, Arizona Revised Statutes, is amended to 8 read:

9

16-536. <u>Compensation of election board officers</u>

10 The compensation of the election and tally board officers shall be 11 fixed by the board of supervisors and shall be a county charge. In no 12 case shall an election or tally board member be paid less than thirty 13 dollars per day.

14 15

Sec. 27. <u>Repeal</u>

Section 16-546, Arizona Revised Statutes, is repealed.

16 Sec. 28. Section 16–552, Arizona Revised Statutes, is amended to 17 read:

18

16-552. <u>Early ballots: processing; challenges</u>

19 A. In a jurisdiction that uses punch card ballots, the early 20 election board, immediately upon receipt of the early ballots, shall, as 21 provided by this section, cast separately for each precinct the early 22 ballots which have been received. In a jurisdiction that uses optical 23 scan ballots, the officer in charge of elections may use the procedure 24 prescribed by this section or may request approval from the secretary of 25 state for a different method for processing early ballots. The request 26 shall be made in writing at least ninety days before the election for 27 which the procedure is intended to be used. After the election official 28 has confirmed with the secretary of state that all election equipment 29 passes the logic and accuracy test, the election official may begin to 30 count early ballots. No early ballot results may be released except as 31 prescribed by section 16-551.

32 B. The early election board shall check the voter's affidavit on 33 the envelope containing the early ballot. If it is found to be 34 sufficient, the vote shall be allowed. If the affidavit is insufficient, 35 the vote shall not be allowed.

36 C. The county chairman of each political party represented on the 37 ballot may, by written appointment addressed to the early election board, 38 MAY designate party representatives and alternates to act as early ballot 39 challengers for the party. No party may have more than the number of such 40 representatives or alternates which THAT were mutually agreed upon ON by each political party to be present at one time. If such agreement cannot 41 42 be reached, the number of representatives shall be limited to one for each 43 political party.

1 D. An early ballot may be challenged on any grounds set forth in section 16-591. All challenges shall be made in writing with a brief 2 3 statement of the grounds prior to BEFORE the early ballot being IS placed in the ballot box. A record of all challenges and resulting proceedings 4 5 shall be kept in substantially the same manner as provided in section 6 16-594. If an early ballot is challenged, it shall be set aside and 7 retained in the possession of the early election board or other officer in 8 charge of early ballot processing until a time that the early election 9 board sets for determination of the challenge, subject to the procedure in 10 subsection E of this section, at which time the early election board shall hear the grounds for the challenge and shall decide what disposition 11 12 shall be made of the early ballot by majority vote. If the early ballot is not allowed, it shall be handled pursuant to subsection G of this 13 14 section.

15 Ε. Within twenty-four hours of receipt of a challenge, the early 16 election board or other officer in charge of early ballot processing shall mail, by first class mail, a notice of the challenge including a copy of 17 18 the written challenge, and also including the time and place at which the 19 voter may appear to defend the challenge, to the voter at the mailing 20 address shown on the request for an early ballot or, if none was provided, 21 to the mailing address shown on the registration rolls. Notice shall also 22 be mailed to the challenger at the address listed on the written challenge 23 and provided to the county chairman of each political party represented on 24 the ballot. The board shall meet to determine the challenge at the time 25 specified by the notice but, in any event, not earlier than ninety-six 26 hours after the notice is mailed, or forty-eight hours if the notifying 27 party chooses to deliver the notice by overnight or hand delivery, and not 28 later than 5:00 p.m. on the Monday following the election. The board 29 shall provide the voter with an informal opportunity to make, or to 30 submit, brief statements regarding the challenge. The board may decline 31 to permit comments, either in person or in writing, by anyone other than 32 the voter, the challenger and the party representatives. The burden of 33 proof is on the challenger to show why the voter should not be permitted 34 to vote. The fact that the voter fails to appear shall not be deemed to 35 be an admission of the validity of the challenge. The early election 36 board or other officer in charge of early ballot processing is not 37 required to provide the notices described in this subsection if the 38 written challenge fails to set forth at least one of the grounds listed in 39 section 16-591 as a basis for the challenge. In that event, the challenge 40 will be summarily rejected at the meeting of the board. Except for election contests pursuant to section 16-672, the board's decision is 41 42 final and may not be appealed.

F. If the vote is allowed, the board shall open the envelope containing the ballot in such a manner that the affidavit thereon is not destroyed, take out the ballot without unfolding it or permitting it to be 1 opened or examined and show by the records of the election that the 2 elector has voted.

G. If the vote is not allowed, the affidavit envelope containing 3 4 the early ballot shall not be opened and the board shall mark across the 5 face of such envelope the grounds for rejection. The affidavit envelope 6 and its contents shall then be deposited with the opened affidavit 7 envelopes and shall be preserved with official returns. If the voter does 8 not enter an appearance, the board shall send the voter a notice stating 9 whether the early ballot was disallowed and, if disallowed, providing the 10 grounds for the determination. The notice shall be mailed by first class 11 mail to the voter's mailing address as shown on the registration rolls 12 within three days after the board's determination.

H. Party representatives and alternates may be appointed as 13 14 provided in subsection C of this section to be present and to challenge the verification of questioned ballots pursuant to section 16-584 on any 15 16 grounds permitted by this section. Questioned ballots which THAT are 17 challenged shall be presented to the early election board for decision 18 under the provisions of this section.

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24

Sec. 29. Repeal

Section 16-561, Arizona Revised Statutes, is repealed.

21 Sec. 30. Section 16-565, Arizona Revised Statutes, is amended to 22 read:

16-565. Hours polls opened and closed; proclamation of opening and closing polls

25 A. For any election called pursuant to the laws of this state, the 26 polls shall be opened in every precinct at 6:00 a.m. on the day of 27 election and shall be closed at 7:00 p.m.

28 Before the election board receives any ballots, it shall Β. 29 proclaim aloud at the place of election that the polls are open and voting may thereupon commence and continue during the time the polls remain open. 30

C. The election marshal shall proclaim the opening of the polls at 31 32 6:00 a.m. and shall proclaim the closing of the polls at one hour, at thirty minutes, at fifteen minutes and at one minute before closing and 33 34 again at the moment of closing. The inspector and two judges shall 35 determine when the hour for closing the polls has arrived.

36 D. Any qualified voter who at the moment of closing is in the line 37 of waiting voters shall be allowed to prepare and have his ballot 38 deposited by the election board official in the presence of the election 39 board and himself VOTE.

40 Sec. 31. Section 16-566, Arizona Revised Statutes, is amended to 41 read: 42

16-566. Opening and closing of polling place; unused ballots

A. At least thirty minutes before the opening of the polls the 43 precinct election officers shall arrive at the polling place and set up 44 45 the voting booths so that they will be in clear view of the election officers. If voting devices are used, they shall open and place them in the voting booths, examine them to see that they have the correct ballot labels by comparing them with the sample ballots and are in proper working order. They shall open and check the ballots, ballot cards, supplies, records and forms, and post the sample ballots and instructions to voters.

7 B. As soon as the polls have been closed and the last qualified 8 voter has voted, the voting or marking devices shall be sealed against 9 further voting. All unused ballots or ballot cards shall be placed in a 10 container and sealed for return to the board of supervisors or other 11 officer in charge of elections.

12 Sec. 32. Section 16-570, Arizona Revised Statutes, is amended to 13 read:

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16-570. <u>Conduct of election; duties of officers; placing</u> <u>machines</u>

16 A. One election official shall attend the voting machine, and the 17 other officers shall attend the poll books and perform the duties of 18 election officials as provided by law.

B. The voting machine shall be so placed and protected that it is accessible to only one voter at a time and is in full view of all election officers and watchers OBSERVERS at the polling place.

22 C. The election official attending the machine shall inspect the 23 face of the machine periodically to ascertain whether the ballot labels 24 are in their proper places and that the machine has not been injured or 25 tampered with.

26 D. C. During elections the door or other compartment of the 27 machine shall not be unlocked or opened or the counters exposed except for 28 good and sufficient reasons, a statement of which shall be made and signed 29 by the election officers and attached to the returns.

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Sec. 33. Repeal

Section 16-578, Arizona Revised Statutes, is repealed.

32 Sec. 34. Section 16-580, Arizona Revised Statutes, is amended to 33 read:

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16-580. Manner of voting; assistance for certain electors

A. Except as prescribed by subsection 6 E of this section, only one person per voting booth shall be permitted at any one time to sign for the receipt of a ballot and to wait for an opportunity to vote.

B. On receiving a ballot the voter shall promptly and without
leaving the voting area retire alone, except as provided in subsection
E of this section, to one of the voting booths that is not occupied,
prepare the ballot in secret and vote in the manner and substantial form
as required by the instruction to voters.

43 C. In order that the rights of other voters shall not be interfered
44 with, a voter shall not be allowed to occupy a voting booth for more than
45 five minutes when other voters are waiting to occupy the booth. If the

voter refuses to leave after the lapse of five minutes, the voter may be removed by the judges. If a voter has not completed a ballot after the allotted five minutes, the voter may request the marshal to hold the ballot and when another booth is empty and all voters present have had an opportunity to vote the removed person may be allowed an additional five minutes in the booth.

7 D. Before leaving the voting booth the voter shall fold the ballot 8 lengthwise and crosswise, or place the voter's card in the ballot 9 envelope, but in such a way that the contents of the ballot shall be 10 concealed and the stub, if any, can be removed without exposing the 11 contents of the ballot and shall keep the ballot folded until the voter 12 has delivered it to the inspector, or judge acting as such.

E. C. The election board official shall receive the ballot from 13 14 the voter and in the presence of the election board and if the ballot includes a stub, remove the stub without opening the ballot, VOTER SHALL 15 16 deposit the ballot in the ballot box, or if the voter so requests, hand 17 the ballot to the voter ELECTION BOARD OFFICIAL and permit the voter 18 ELECTION BOARD OFFICIAL to deposit the ballot in the ballot box, and 19 string the stub, if any, on a string provided. If the ballot is of the 20 type that includes a stub and the stub has been removed from the ballot 21 before receipt by the election official, it shall not be deposited in the 22 ballot box, but it shall be marked "spoiled" and placed with the spoiled 23 ballots.

F. D. After delivery of the ballot to the election board official, or if the voter has asked to deposit the ballot in the ballot box, after the ballot is deposited, the voter shall then proceed outside the voting area and shall not again enter the voting area unless the voter is an authorized election official OR AN OFFICIAL OBSERVER OR IS ASSISTING ANOTHER VOTER.

30 G. E. Any registered voter, at the voter's option, may be 31 accompanied by a minor who is permitted in the voting booth pursuant to 32 section 16-515, subsection E, be accompanied and assisted by a person of 33 the voter's own choice or be assisted by two election officials, one from 34 each major political party, during any process relating to voting or 35 during the actual process of voting on a paper ballot, machine or 36 electronic voting system. A person who is a candidate for an office in 37 that election other than the office of precinct committeeman is not 38 eligible to assist any voter.

39 Sec. 35. Section 16–584, Arizona Revised Statutes, is amended to 40 read:

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16-584. <u>Qualified elector not on precinct register:</u> recorder's certificate; verified ballot; procedure

43 A. A qualified elector whose name is not on the precinct register 44 and who presents a certificate from the county recorder showing that the 45 elector is entitled by law to vote in the precinct shall be entered on the 1 signature roster on the blank following the last printed name and shall be 2 given the next consecutive register number, and the qualified elector 3 shall sign in the space provided.

B. A qualified elector whose name is not on the precinct register, presentation of identification verifying the identity of the elector that includes the voter's given name and surname and the complete residence address that is verified by the election board to be in the precinct or on signing an affirmation that states that the elector is a registered voter in that jurisdiction and is eligible to vote in that jurisdiction, shall be allowed to vote a provisional ballot.

11 C. If a voter has moved to a new address within the county and has 12 not notified the county recorder of the change of address before the date of an election, the voter shall be permitted to correct the voting records 13 14 for purposes of voting in future elections at the appropriate polling place for the voter's new address. The voter shall be permitted to vote a 15 16 provisional ballot. The voter shall present a form of identification that 17 includes the voter's given name and surname and the voter's complete 18 residence address. The residence address must be within the precinct in which the voter is attempting to vote, and the voter shall affirm in 19 20 writing that the voter is registered in that jurisdiction and is eligible 21 to vote in that jurisdiction.

22 D. On completion of the ballot, the election official shall remove 23 the ballot stub, shall place the ballot in a provisional ballot envelope 24 and shall deposit the envelope in the ballot box. Within ten calendar 25 days after a general election that includes an election for a federal 26 office and within five business days after any other election or no later 27 than the time at which challenged early voting ballots are resolved, the 28 signature shall be compared to the precinct signature roster of the former 29 precinct where the voter was registered. If the voter's name is not 30 signed on the roster and if there is no indication that the voter voted an early ballot, the provisional ballot envelope shall be opened and the 31 32 ballot shall be counted. If there is information showing the person did 33 vote, the provisional ballot shall remain unopened and shall not be 34 counted. When provisional ballots are confirmed for counting, the county 35 recorder shall use the information supplied on the provisional ballot 36 envelope to correct the address record of the voter.

37 When a voter is allowed to vote a provisional ballot, the Ε. 38 elector's name shall be entered on a separate signature roster page at the 39 of the signature roster. Voters' shall end names be numbered 40 consecutively beginning with the number V-1. The elector shall sign in the space provided. The ballot stub shall be removed and the ballot shall 41 be placed in a separate envelope, the outside of which shall contain the 42 precinct name or number, a sworn or attested statement of the elector that 43 the elector resides in the precinct, is eligible to vote in the election 44 45 and has not previously voted in the election, the signature of the elector

1 and the voter registration number of the elector, if available. The ballot shall be verified for proper registration of the elector by the 2 3 county recorder before being counted. The verification shall be made by 4 the county recorder within ten calendar days after a general election that 5 includes an election for a federal office and within five business days 6 following any other election, and the voter receipt card, notification or 7 identification card, if any, from the county recorder used therefor, if 8 valid, shall be returned to the elector within a reasonable time 9 thereafter. Verified ballots shall be counted by depositing the ballot in the ballot box and showing on the records of the election that the elector 10 11 has voted. If registration is not verified the ballot shall remain 12 unopened and shall be retained in the same manner as voted ballots.

F. For any person who votes a provisional ballot, the county 13 14 recorder or other officer in charge of elections shall provide for a 15 method of notifying the provisional ballot voter at no cost to the voter whether the voter's ballot was verified and counted and, if not counted, 16 17 the reason for not counting the ballot. The notification may be in the 18 form of notice by mail to the voter, establishment of a toll free telephone number, internet access or other similar method to allow the 19 20 voter to have access to this information. The method of notification 21 provide reasonable restrictions that are designed to limit shall 22 transmittal of the information only to the voter.

23 Sec. 36. Section 16–585, Arizona Revised Statutes, is amended to 24 read:

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16-585. <u>Spoiled ballots; disposition</u>

If a voter spoils a ballot or ballot card and obtains another, the inspector and one of the judges shall write on the back thereof OF THE BALLOT the words "returned spoiled", sign their names thereto, and without opening the ballot, string it upon a string provided for that purpose and return it with the stubs of voted ballots to the board or persons from whom the ballots were originally received.

Sec. 37. <u>Repeal</u>

Section 16-601, Arizona Revised Statutes, is repealed.

34 Sec. 38. Section 16-603, Arizona Revised Statutes, is amended to 35 read:

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16-603. Inspection of ballots by party representative

37 A mutually agreed upon ON number of representatives and alternates 38 of each political party represented on the ballot by a party designation 39 and column, appointed in the manner provided by section 16-590, may remain 40 inside the voting area from the time the polls are closed, and, without unduly hindering or delaying the count, one representative from each party 41 at a time may inspect the ballots as they are read and the tally lists as 42 43 the votes are tallied or counted, but the ballots and tally lists shall at all times remain under the personal charge and keeping of the election 44 45 officers and shall not be permitted to pass from their hands.

1 Sec. 39. Repeal Sections 16-604, 16-605 and 16-606, Arizona Revised Statutes, are 2 3 repealed. 4 Sec. 40. Section 16-609, Arizona Revised Statutes, is amended to 5 read: 6 16-609. Questioned legality of ballots; procedure 7 A. No ONLY ballots but those THAT ARE provided in accordance with 8 the provisions of law shall be counted. 9 B. When a question arises as to the legality of a ballot, or a part 10 thereof OF A BALLOT, the action taken upon ON the decision of the election board or tally board as to its legality, signed by the majority voting for 11 12 the action, with a concise statement of the facts giving rise to the 13 question, shall be endorsed upon ON the ballot and signed by a majority of 14 the board. 15 Sec. 41. Section 16-612, Arizona Revised Statutes, is amended to 16 read: 17 16-612. Determination of write-in choice of voter 18 A. When the printed name of a candidate is followed by the name of 19 another person written on the ballot by the voter in the space provided 20 for that purpose, and a mark as defined in section 16-400 appears in the 21 space after either the printed or the written names, but not both, the 22 printed name shall be rejected and the written one counted, and the action 23 of the board shall be noted on the back of the ballot and signed by a 24 majority of the election board or tally board. 25 B. If the name of a person appears as having been voted for two or 26 more times for the same office, the ballot shall be counted as one vote. 27 If an elector writes upon ON his ballot the name of any person С. who is a candidate for any office upon ON some other ballot than that upon 28 29 ON which his name is so written, such elector shall thereby invalidate his 30 vote for that particular office, but the vote on the remainder of the 31 ballot shall be counted. 32 Sec. 42. Section 16-615, Arizona Revised Statutes, is amended to 33 read: 34 16-615. <u>Delivery of returns</u> 35 A. Before it adjourns, the election board or tally board shall 36 enclose and seal in a strong envelope provided for that purpose one of the 37 poll lists and one of the tally lists, signed as required. 38 B. The envelope containing the poll list and the tally list shall 39 constitute the official returns of the election and shall, together with 40 the envelope containing the voted ballots, SHALL be delivered to one of the members of the election board or tally board, previously determined by 41 lot, unless otherwise agreed upon ON, and such member shall by himself, or 42 by an agent agreed upon ON by the board and sworn by a member thereof, in 43 44 the presence of the board to faithfully perform the duties of election 45 messenger, without delay, and by the most expeditious means and route,

1 deliver the packages and envelopes, without opening them, to the officer in charge of the election at his office, or to the nearest postmaster or 2 3 sworn express agent, who shall endorse on the packages and envelopes the 4 name of the person delivering them, and the hour and date of the delivery, 5 and forward the packages and envelopes by the first mail or express to the 6 officer in charge of the election at the county seat.

7 Sec. 43. Section 16-617, Arizona Revised Statutes, is amended to 8 read:

9 10 16-617. Transmittal of signature roster and precinct registers after election

11 The inspector of the election board shall, at the close of the 12 election, SHALL return the signature roster and copies of the precinct registers along with the other election supplies to the board of 13 14 supervisors OR OFFICER IN CHARGE OF ELECTIONS.

15 Sec. 44. <u>Repeal</u>

16 Sections 16-618, 16-619, 16-620 and 16-641, Arizona Revised 17 Statutes, are repealed.

18 Sec. 45. Section 16-675, Arizona Revised Statutes, is amended to 19 read:

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16-675. Summons; form; answer

21 A. Upon ON filing of the statement of contest, the clerk of the 22 superior court shall issue a summons to be served on the contestee as 23 summons in civil actions are served, except it shall require the contestee 24 to file an answer to the statement with the clerk of the court within five 25 days after service of the summons, exclusive of the day of service. If 26 the answer is not filed within such period, the court shall proceed with 27 the hearing of the contest ex parte. If the contest is on an initiative 28 or referred measure, a proposed constitutional amendment, or other 29 proposition or question submitted, which has been declared carried, the 30 summons shall be served upon ON the governor and attorney general who may appear and answer the statement of contest, or, by leave of court, an 31 32 elector of the state may intervene and defend the contest.

B. If the election of a person declared elected is contested, the 33 34 summons shall be in substantially the following form: In the superior 35 court of the state of Arizona in and for the county of

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Contestant.

38

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vs. 39 _____ Contestee.

Summons.

To the above named _____ contestee; 41

42 You are hereby notified that _____a resident of _____county, state of Arizona, has on this day filed in this court a statement of 43 44 contest wherein he contests your election to the office of _____ at the

1 election held on the ____ day of ____, 19 20____, a copy of which 2 statement accompanies this summons. You are therefore required to file your answer to said statement 3 with the clerk of this court within five days after the service of this 4 5 summons upon ON you exclusive of the day of service or the court will 6 proceed with the hearing of such contest ex parte. 7 Given under my hand and the seal of said court this _____ day 8 of ____, 19 20_____. 9 10 Clerk of said court. C. If the contest is on an initiative or referred measure, a 11 12 proposed constitutional amendment, or other proposition or question submitted, which has been declared carried, the summons shall be in 13 14 substantially the following form: 15 In the superior court of the state of Arizona in and for the county 16 of ____ 17 In the matter of the contest of a certain constitutional amendment 18 (or proposition, describing it briefly, as the case may be.) To the honorable _____, governor, and the honorable _____, attorney 19 20 general of the state of Arizona: You are hereby notified that _____residing at _____ in the 21 county of _____, state of Arizona, has this day filed with the clerk of 22 23 this court a statement wherein he contests the election by which the 24 constitutional amendment (or proposition briefly describing it) was 25 declared to have been carried. A copy of his said THIS statement is 26 hereto attached and herewith served upon ON you. You are further notified 27 that unless an answer to said THIS statement is filed within five days after the service of this summons upon ON you the court will proceed with 28 29 the hearing of said THIS contest ex parte. 30 Given under my hand and the seal of said court this _____ day 31 of ____, 19 20____. 32 33 Clerk of said court. 34 Sec. 46. Section 16-1018, Arizona Revised Statutes, is amended to 35 read: 36 16-1018. Additional unlawful acts by persons with respect to 37 voting; classification 38 A person who commits any of the following acts is guilty of a class 39 2 misdemeanor: 40 1. Knowingly electioneers on election day within a polling place or in a public manner within seventy-five feet of the main outside entrance 41 of a polling place or on-site early voting location established by a 42 county recorder pursuant to section 16-542, subsection A. 43

1 2. Intentionally disables or removes from the polling place, on-site early voting location or custody of an election official a voting 2 3 machine or a voting record.

4 3. Knowingly removes an official ballot from a polling place before 5 closing the polls.

6 4. Shows another voter's ballot or the machine on which another 7 voter has voted to any person after it is prepared for voting in such a 8 manner as to reveal the contents, except to an authorized person lawfully 9 assisting the voter. A voter who makes available an image of the voter's 10 own ballot by posting on the internet or in some other electronic medium 11 is deemed to have consented to retransmittal of that image and that 12 retransmittal does not constitute a violation of this section.

5. Knowingly solicits a voter to show the voter's ballot, or 13 14 receives from a voter a ballot prepared for voting, unless the person is 15 an election official or unless otherwise authorized by law.

16 Knowingly receives an official ballot from a person other than 6. 17 an election official having charge of the ballots.

18 7. Knowingly delivers an official ballot to a voter, unless the 19 voter is an election official.

20 8. Except for a completed ballot transmitted by an elector by fax 21 or other electronic format pursuant to section 16-543, knowingly places a 22 mark on the voter's ballot by which it can be identified as the one voted 23 by the voter.

9. After having received a ballot as a voter, knowingly fails to 24 return the ballot to the election official before leaving the polling 25 26 place or on-site early voting location.

APPROVED BY THE GOVERNOR APRIL 25, 2018.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 25, 2018.