

REFERENCE TITLE: voting; ranking; ballot format

State of Arizona  
Senate  
Fifty-sixth Legislature  
Second Regular Session  
2024

## **SB 1539**

Introduced by  
Senators Mendez: Burch, Sundareshan

### AN ACT

AMENDING SECTIONS 16-446 AND 16-449, ARIZONA REVISED STATUTES; AMENDING  
TITLE 16, CHAPTER 4, ARIZONA REVISED STATUTES, BY ADDING ARTICLE 3;  
RELATING TO VOTING.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 16-446, Arizona Revised Statutes, is amended to  
3 read:

4 16-446. Specifications of electronic voting system

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

9 B. An electronic voting system shall:

10 1. Provide for voting in secrecy when used with voting booths.

11 2. ~~Permit~~ ALLOW each elector to vote at any election for any person  
12 for any office whether or not nominated as a candidate, to vote for as  
13 many persons for an office as the elector is entitled to vote for and to  
14 vote for or against any question on which the elector is entitled to vote,  
15 and the vote tabulating equipment shall reject choices recorded on the  
16 elector's ballot if the number of choices exceeds the number that the  
17 elector is entitled to vote for the office or on the measure.

18 3. Prevent the elector from voting for the same person more than  
19 once for the same office.

20 4. ACCOMMODATE RANKED CHOICE VOTING WHEN RANKING FOR CONTESTS IS  
21 POSSIBLE.

22 ~~4.~~ 5. Be suitably designed for the purpose used and be of durable  
23 construction, and may be used safely, efficiently and accurately in the  
24 conduct of elections and counting ballots.

25 ~~5.~~ 6. Be provided with means for sealing the voting or marking  
26 device against any further voting after the close of the polls and the  
27 last voter has voted.

28 ~~6.~~ 7. When properly operated, record correctly and count  
29 accurately every vote cast.

30 ~~7.~~ 8. Provide a durable paper document that visually indicates the  
31 voter's selections, that the voter may use to verify the voter's choices,  
32 that may be spoiled by the voter if it fails to reflect the voter's  
33 choices and that ~~permits~~ ALLOWS the voter to cast a new ballot. This  
34 paper document shall be used in manual audits and recounts.

35 ~~8.~~ 9. To the extent practicable, provide for the ballot layout to  
36 be in the same order of arrangement, including rotation, as provided for  
37 paper ballots, except that information may be printed in vertical or  
38 horizontal rows, or in a number of separate pages or screens that are  
39 placed or displayed on the voting device. The titles of offices may be  
40 arranged in vertical columns or in a series of separate pages or screens  
41 and shall be printed above or at the side of the names of candidates so as  
42 to indicate clearly the candidates for each office and the number to be  
43 elected. If there are more candidates for an office than can be printed  
44 in one column or on one ballot page or screen, the ballot shall be clearly  
45 marked that the list of candidates is continued on the following column,

1 page or screen, and to the extent practicable, the same number of names  
2 shall be printed on each column, page or screen.

3 ~~9.~~ 10. Provide for a color designation for use in the primary  
4 election for each political party represented.

5 Sec. 2. Section 16-449, Arizona Revised Statutes, is amended to  
6 read:

7 16-449. Required test of equipment and programs; notice;  
8 procedures manual

9 A. Within the period of time before the election day prescribed by  
10 the secretary of state in the instructions and procedures manual adopted  
11 pursuant to section 16-452, the board of supervisors or other election  
12 officer in charge, or for an election involving state or federal  
13 candidates, the secretary of state, shall have the automatic tabulating  
14 equipment and programs tested to ascertain that the equipment and programs  
15 will correctly count the votes cast for all offices and on all measures,  
16 **INCLUDING THOSE USING THE RANKED CHOICE VOTING METHOD.** Public notice of  
17 the time and place of the test shall be given at least forty-eight hours  
18 ~~prior thereto~~ **BEFORE THE TEST** by publication once in one or more daily or  
19 weekly newspapers published in the town, city or village using such  
20 equipment, if a newspaper is published therein, otherwise in a newspaper  
21 of general circulation therein. The test shall be observed by at least  
22 two election inspectors, who shall not be of the same political party, and  
23 shall be open to representatives of the political parties, candidates, the  
24 press and the public. The test shall be conducted by processing a  
25 preaudited group of ballots so marked as to record a predetermined number  
26 of valid votes for each candidate and on each measure and shall include  
27 for each office one or more ballots that have votes in excess of the  
28 number allowed by law in order to test the ability of the automatic  
29 tabulating equipment and programs to reject such votes. If any error is  
30 detected, the cause ~~therefor~~ **FOR THE ERROR** shall be ascertained and  
31 corrected and an errorless count shall be made before the automatic  
32 tabulating equipment and programs are approved. A copy of a revised  
33 program shall be filed with the secretary of state within forty-eight  
34 hours after the revision is made. If the error was created by automatic  
35 tabulating equipment malfunction, a report shall be filed with the  
36 secretary of state within forty-eight hours after the correction is made,  
37 stating the cause and the corrective action taken. The test shall be  
38 repeated immediately before the start of the official count of the ballots  
39 in the same manner as set forth above. After the completion of the count,  
40 the programs used and the ballots shall be sealed, retained and disposed  
41 of as provided for paper ballots.

42 B. Electronic ballot tabulating systems shall be tested for logic  
43 and accuracy within seven days before their use for early balloting  
44 pursuant to the instructions and procedures manual for electronic voting  
45 systems that is adopted by the secretary of state as prescribed by section

1 16-452. The instructions and procedures manual shall include procedures  
2 for the handling of ballots, the electronic scanning of ballots and any  
3 other matters necessary to ensure the maximum degree of correctness,  
4 impartiality and uniformity in the administration of an electronic ballot  
5 tabulating system.

6 C. Notwithstanding subsections A and B of this section, if a county  
7 uses accessible voting equipment to mark ballots and that accessible  
8 voting equipment does not independently tabulate or tally votes, the  
9 secretary of state in cooperation with the county officer in charge of  
10 elections may designate a single date to test the logic and accuracy of  
11 both the accessible voting equipment and electronic ballot tabulating  
12 systems.

13 Sec. 3. Title 16, chapter 4, Arizona Revised Statutes, is amended  
14 by adding article 3, to read:

15 ARTICLE 3. RANKED CHOICE VOTING

16 16-421. Ranked choice voting; threshold

17 A. IN ANY ELECTION IN WHICH RANKED CHOICE VOTING IS USED, THE  
18 FOLLOWING APPLY:

19 1. FOR AN ELECTION TO FILL TWO OR MORE SEATS FOR THE SAME OFFICE  
20 AND TERM, AN ELECTOR MAY VOTE FOR THE CANDIDATES FOR THAT OFFICE BY  
21 INDICATING THE ELECTOR'S ORDER OF PREFERENCE AMONG THE CANDIDATES. AN  
22 ELECTOR MAY VOTE FOR AND RANK AS FEW OF THE CANDIDATES AS THE ELECTOR  
23 WISHES OR THE ELECTOR MAY VOTE FOR AND RANK AS MANY OF THE CANDIDATES AS  
24 ALLOWED FOR THAT BALLOT AS OTHERWISE PROVIDED BY LAW.

25 2. FOR AN ELECTION TO FILL A SINGLE SEAT FOR AN OFFICE AND TERM, AN  
26 ELECTOR MAY VOTE FOR AND RANK AS FEW OF THE CANDIDATES AS THE ELECTOR  
27 WISHES OR THE ELECTOR MAY VOTE FOR AND RANK AS MANY OF THE CANDIDATES AS  
28 ALLOWED FOR THAT BALLOT AS OTHERWISE PROVIDED BY LAW. THE THRESHOLD  
29 FORMULA FOR A SINGLE SEAT CONTEST SHALL RESULT IN A MAJORITY.

30 B. FOR ANY ELECTION WITH RANKED CHOICE VOTING, THE THRESHOLD NUMBER  
31 OF VOTES NECESSARY FOR A CANDIDATE TO BE ELECTED IS:

32 1. THE FEWEST VOTES THAT CAN BE OBTAINED BY NOT MORE THAN THE  
33 NUMBER OF CANDIDATES TO BE ELECTED.

34 2. CALCULATED BY DETERMINING THE TOTAL NUMBER OF VALID VOTES CAST  
35 AND DIVIDING THAT NUMBER BY THE SUM OF ONE PLUS THE NUMBER OF CANDIDATES  
36 TO BE ELECTED, THEN ADDING ONE VOTE TO THE AMOUNT CALCULATED AND IGNORING  
37 ANY FRACTIONS IN THE RESULTS, AS SHOWN IN THE FOLLOWING FORMULA:

38 (TOTAL NUMBER OF VOTES CAST)

39  $(1 + \text{NUMBER OF CANDIDATES TO BE ELECTED FOR THAT OFFICE}) + 1 =$   
40 THRESHOLD

41 C. BALLOTS SHALL BE TALLIED AND ALLOCATED IN ROUNDS OF COUNTING AND  
42 EACH BALLOT SHALL BE COUNTED AS ONE VOTE FOR THAT BALLOT'S HIGHEST RANKED  
43 ADVANCING CANDIDATE. AN ADVANCING CANDIDATE IS A CANDIDATE WHO HAS NOT  
44 REACHED THE THRESHOLD NUMBER FOR ELECTION AND WHO HAS NOT BEEN ELIMINATED  
45 FROM THE CONTEST AS PRESCRIBED BY SECTION 16-423.

1 D. EACH CANDIDATE WHO REACHES THE THRESHOLD NUMBER OF VOTES IS  
2 ELECTED. IF MORE THAN ONE CANDIDATE REACHES THE THRESHOLD NUMBER IN A  
3 ROUND OF COUNTING, THE BALLOTS OF THE CANDIDATE WHO RECEIVES THE LARGEST  
4 NUMBER OF FIRST CHOICE VOTES SHALL BE THE FIRST VOTES REDISTRIBUTED AT  
5 THEIR TRANSFER VALUE TO THE SECOND CHOICE INDICATED ON THAT BALLOT OR THE  
6 NEXT AVAILABLE CHOICE IF THE SECOND CHOICE CANDIDATE HAS ALREADY BEEN  
7 ELECTED OR ELIMINATED. THE TRANSFER PROCEDURE SHALL BE REPEATED FOR THE  
8 BALLOTS OF THE REMAINING CANDIDATE WHO WAS ELECTED ON THE FIRST ROUND IF  
9 ALL SEATS HAVE NOT BEEN ELECTED BY THE FIRST REDISTRIBUTION.

10 16-422. Surplus votes; redistribution; transfer value

11 A. VOTES THAT ARE ACQUIRED BY AN ADVANCING CANDIDATE IN EXCESS OF  
12 THE THRESHOLD NUMBER REQUIRED FOR THAT ELECTION CONSTITUTE THE CANDIDATE'S  
13 SURPLUS VOTES. ANY SURPLUS VOTES THAT CANDIDATE HAS RECEIVED SHALL BE  
14 REDISTRIBUTED AMONG THE OTHER ADVANCING CANDIDATES AS FOLLOWS:

15 1. EACH VOTE THAT WAS RECEIVED BY THE ELECTED CANDIDATE SHALL BE  
16 REDISTRIBUTED TO THE NEXT AVAILABLE CHOICE ON THAT BALLOT ACCORDING TO A  
17 TRANSFER VALUE FOR EACH BALLOT. A BALLOT SHALL NOT BE TRANSFERRED IF IT  
18 DOES NOT CONTAIN A VALID CHOICE TO TRANSFER. VALID BALLOTS SHALL BE  
19 TRANSFERRED AND THE TRANSFER VALUE SHALL BE ESTABLISHED AFTER TRANSFER.  
20 THE TRANSFER VALUE SHALL BE DETERMINED BY DIVIDING THE NUMBER OF SURPLUS  
21 VOTES CAST FOR THE ELECTED CANDIDATE BY THE TOTAL NUMBER OF VOTES RECEIVED  
22 BY THE ELECTED CANDIDATE, CALCULATED TO FIVE DECIMAL PLACES AND THEN  
23 ROUNDED TO THE FOURTH DECIMAL PLACE.

24 2. THE TRANSFER VALUE IS DEPICTED IN THE FOLLOWING FORMULA:  
25 (NUMBER OF SURPLUS VOTES FOR THE ELECTED CANDIDATE)  
26 (TOTAL NUMBER OF VOTES RECEIVED BY THE ELECTED CANDIDATE) =  
27 TRANSFER VALUE.

28 B. IF A CANDIDATE RECEIVES MORE THAN THE THRESHOLD NUMBER OF VOTES  
29 NECESSARY TO BE ELECTED AS A RESULT OF THE REDISTRIBUTION OF SURPLUS VOTES  
30 FROM A PREVIOUSLY ELECTED CANDIDATE, THE NUMBER OF VOTES IN EXCESS OF THE  
31 MINIMUM THRESHOLD OF VOTES NECESSARY TO BE ELECTED SHALL BE REDISTRIBUTED  
32 TO THE ADVANCING CANDIDATES. THIS REDISTRIBUTION SHALL BE TO THE NEXT  
33 AVAILABLE CHOICE SHOWN ON EACH OF THE ELECTED CANDIDATE'S BALLOTS. THE  
34 TRANSFER VALUE FOR THE BALLOTS ON WHICH THE CANDIDATE WAS THE FIRST CHOICE  
35 SHALL BE THE SAME AS THE TRANSFER VALUE PRESCRIBED IN SUBSECTION A OF THIS  
36 SECTION. THE LESSER TRANSFER VALUE FOR EACH BALLOT THAT IS TRANSFERRED TO  
37 THE ADVANCING CANDIDATE FROM ONE OR MORE PREVIOUSLY ELECTED CANDIDATES  
38 SHALL BE DETERMINED AS FOLLOWS:

39 1. THE SURPLUS VOTES CAST FOR THE ELECTED CANDIDATE SHALL BE  
40 DIVIDED BY THE TOTAL NUMBER OF VOTES RECEIVED BY THE ELECTED CANDIDATE AND  
41 MULTIPLIED BY THE PREVIOUS TRANSFER VALUE OF THAT BALLOT. THE AMOUNT  
42 SHALL BE CALCULATED TO FIVE DECIMAL PLACES AND THEN ROUNDED TO THE FOURTH  
43 DECIMAL PLACE.

1           2. THE SURPLUS VALUE IS DEPICTED IN THE FOLLOWING FORMULA:  
2           (NUMBER OF SURPLUS VOTES CAST FOR THE ELECTED CANDIDATE)  
3           (TOTAL NUMBER OF VOTES RECEIVED BY THE ELECTED CANDIDATE) X  
4           PREVIOUS TRANSFER VALUE OF THAT BALLOT = LESSER TRANSFER  
5           VALUE.

6           16-423. Elimination rounds; transfer of votes; limitation

7           A. FOR ANY ROUND OF BALLOT COUNTING IN WHICH THERE ARE NO MORE  
8           SURPLUSES TO TRANSFER AND THE SEATS ARE NOT YET FILLED, THE CANDIDATE WITH  
9           THE LOWEST NUMBER OF VOTES SHALL BE ELIMINATED. IN ELIMINATION ROUNDS,  
10          ALL OF THAT ELIMINATED CANDIDATE'S VOTES INCLUDING FIRST CHOICE VOTES AND  
11          ANY VOTES THAT WERE RECEIVED FROM A PREVIOUSLY ELECTED CANDIDATE'S SURPLUS  
12          AT THE TRANSFER VALUE SHALL BE TRANSFERRED TO THE ADVANCING CANDIDATES  
13          ACCORDING TO THE NEXT AVAILABLE CHOICE SHOWN ON THE ELIMINATED CANDIDATE'S  
14          BALLOTS. THE ELIMINATED CANDIDATE'S FIRST CHOICE VOTES SHALL BE  
15          TRANSFERRED TO THE SECOND, OR NEXT AVAILABLE, CHOICE AT FULL VALUE. ANY  
16          VOTES THAT ARE RECEIVED FROM PREVIOUSLY ELECTED OR ELIMINATED CANDIDATES  
17          SHALL BE TRANSFERRED TO ADVANCING CANDIDATES AT THE TRANSFER VALUE AT  
18          WHICH EACH VOTE WAS RECEIVED.

19          B. VOTES MAY NOT BE TRANSFERRED TO CANDIDATES WHO HAVE ALREADY MET  
20          THE THRESHOLD NUMBER AND VOTES MAY NOT BE TRANSFERRED TO CANDIDATES WHO  
21          HAVE BEEN ELIMINATED. IF A VOTER'S NEXT CHOICE IS NOT ELIGIBLE FOR  
22          RECEIPT OF TRANSFERRED VOTES, THAT VOTE OR PORTION OF A VOTE SHALL BE  
23          TRANSFERRED TO THE VOTER'S NEXT INDICATED CHOICE UNTIL ALL CHOICES ON THAT  
24          BALLOT HAVE BEEN EXHAUSTED. A BALLOT IS EXHAUSTED IF AFTER THE PREFERRED  
25          CANDIDATES ARE ELIMINATED, THE BALLOT DOES NOT INDICATE ONE OF THE  
26          ADVANCING CANDIDATES AS AN ALTERNATE CHOICE.

27          16-424. Sequence of tabulation; candidates declared elected

28          THE TABULATION OF VOTES TO BE REDISTRIBUTED AFTER THE FIRST ROUND OF  
29          COUNTING SHALL CONTINUE IN THE FOLLOWING SEQUENCE:

30          1. THE SURPLUS VOTES OF ELECTED CANDIDATES ARE REDISTRIBUTED UNTIL  
31          THERE ARE NO MORE CANDIDATES TO RECEIVE THE MINIMUM THRESHOLD OF VOTES  
32          NECESSARY TO BE ELECTED.

33          2. THE VOTES OF ELIMINATED CANDIDATES ARE REDISTRIBUTED UNTIL  
34          ANOTHER CANDIDATE RECEIVES THE MINIMUM THRESHOLD NUMBER OF VOTES NECESSARY  
35          TO BE ELECTED.

36          3. WHEN THE NUMBER OF ADVANCING CANDIDATES PLUS THE NUMBER OF  
37          ELECTED CANDIDATES WHO HAVE REACHED THE THRESHOLD IN PREVIOUS ROUNDS IS  
38          EQUAL TO THE NUMBER OF CANDIDATES TO BE ELECTED, ALL OF THE ADVANCING  
39          CANDIDATES SHALL BE DECLARED ELECTED, WHETHER OR NOT THOSE CANDIDATES HAVE  
40          RECEIVED THE MINIMUM THRESHOLD NUMBER OF VOTES NECESSARY TO BE ELECTED.

41          16-425. Tally report for ranked choice voting

42          NOTWITHSTANDING ANY OTHER LAW, FOR EACH OFFICE ELECTED BY RANKED  
43          CHOICE VOTING, THE STATEMENT OF THE RESULT SHALL INCLUDE ALL OF THE  
44          FOLLOWING:

1           1. THE NUMBER OF VOTES CAST IN EACH ELECTION DISTRICT FOR EACH  
2     ADVANCING CANDIDATE IN EACH OFFICIAL ROUND OF COUNTING, WHERE POSSIBLE.

3           2. THE NUMBER OF EXHAUSTED BALLOTS IN EACH DISTRICT IN EACH  
4     OFFICIAL ROUND OF COUNTING, WHERE POSSIBLE.

5           3. THE TOTAL NUMBER OF VOTES CAST THAT ARE COUNTED FOR EACH  
6     ADVANCING CANDIDATE IN EACH OFFICIAL ROUND OF COUNTING.

7           4. THE TOTAL NUMBER OF EXHAUSTED BALLOTS IN EACH OFFICIAL ROUND OF  
8     COUNTING.

9           16-426. Ranked choice voting; applicability; ballot format;  
10   rules

11           A. NOTWITHSTANDING ANY OTHER LAW, THE SINGLE-SEAT RANKED CHOICE  
12     VOTING METHOD MAY BE USED IN ANY CITY, TOWN OR COUNTY ELECTION CONTEST IN  
13     WHICH A VOTER HAS THREE OR MORE VOTING OPTIONS FOR A PARTICULAR OFFICE OR  
14     ISSUE.

15           B. NOTWITHSTANDING ANY OTHER LAW, THE MULTISEAT RANKED CHOICE  
16     VOTING METHOD MAY BE USED IN ANY CITY, TOWN OR COUNTY ELECTION CONTEST IN  
17     WHICH A VOTER HAS THREE OR MORE VOTING OPTIONS FOR THAT GROUP OF OFFICES.

18           C. BALLOTS APPROVED UNDER THIS SECTION SHALL BE AS SIMPLE AND EASY  
19     TO USE AS PRACTICABLE AND SHALL ALLOW A VOTER TO RANK CANDIDATES FOR AN  
20     OFFICE OR GROUP OF OFFICES IN THE ORDER OF THAT VOTER'S CHOICE. IF  
21     PRACTICABLE, BALLOTS SHALL BE DESIGNED IN A WAY THAT VOTERS MAY MARK THEIR  
22     FIRST CHOICES IN THE SAME MANNER AS THAT FOR OFFICES THAT ARE NOT ELECTED  
23     BY THE RANKED CHOICE VOTING METHOD. IF THE SECRETARY OF STATE DETERMINES  
24     THAT THE NUMBER OF CANDIDATES FOR A PARTICULAR OFFICE EXCEEDS THE  
25     PRACTICABLE SPACE REQUIREMENTS FOR RANKING ALL CANDIDATES ON THE BALLOT,  
26     THE SECRETARY OF STATE MAY LIMIT THE NUMBER OF RANKED CHOICES THAT THE  
27     VOTER MAY MAKE, EXCEPT THAT IF THERE ARE FIVE OR MORE CANDIDATES FOR AN  
28     OFFICE, THE SECRETARY OF STATE SHALL PROVIDE FOR RANKING AT LEAST TWO MORE  
29     CANDIDATES THAN THE NUMBER OF SEATS TO BE FILLED IN THAT CONTEST.

30           D. THE SECRETARY OF STATE BY RULE MAY:

31           1. PROVIDE FOR THE USE OF MECHANICAL, ELECTRONIC OR OTHER DEVICES  
32     FOR MARKING, SORTING AND COUNTING THE BALLOTS AND TABULATING THE RESULTS.

33           2. MODIFY THE FORM OF THE BALLOTS AND THE INSTRUCTIONS TO VOTERS TO  
34     COMPLY WITH THE SYSTEM OF RANKED CHOICE VOTING.

35           3. PRESCRIBE THE METHOD OF MARKING, SORTING, COUNTING, INVALIDATING  
36     AND TABULATING VOTES, EXCEPT THAT RULES OR PROCEDURES ADOPTED SHALL NOT  
37     CONFLICT WITH THE SUBSTANCE OR INTENT OF THIS ARTICLE.

38           16-427. Sample ballots; instructions to voters; voter intent

39           A. INSTRUCTIONS ON THE BALLOT SHALL INCLUDE THE FOLLOWING  
40     STATEMENT:

41           1. RANK CANDIDATES IN ORDER OF YOUR PREFERENCE.

42           2. YOU MAY RANK AS FEW CANDIDATES AS YOU WISH OR AS MANY AS IS  
43     ALLOWED.

1           3. RANKING ADDITIONAL CANDIDATES WILL NOT HURT YOUR HIGHER RANKED  
2 FAVORITE CANDIDATES, BUT WILL INCREASE YOUR CHANCES OF HAVING YOUR BALLOT  
3 COUNT FOR A CANDIDATE IF NO CANDIDATE INITIALLY GETS ENOUGH VOTES TO WIN.

4           4. DO NOT SKIP RANKINGS OR GIVE THE SAME RANKING TO MORE THAN ONE  
5 CANDIDATE.

6           5. DO NOT RANK THE SAME CANDIDATE MORE THAN ONCE.

7           B. THE OFFICER IN CHARGE OF ELECTIONS SHALL POST SAMPLE BALLOTS  
8 THAT USE FICTITIOUS NAMES TO ILLUSTRATE VOTING PROCEDURES. THE SAMPLE  
9 BALLOTS SHALL BE POSTED IN OR NEAR THE VOTING BOOTH AND SHALL BE INCLUDED  
10 IN THE INSTRUCTION MATERIALS FOR ABSENTEE BALLOTS OR EARLY VOTERS, IN  
11 MAILED VOTER PAMPHLETS AND IN INTERNET VOTER EDUCATION. BEFORE EACH  
12 ELECTION, THE SECRETARY OF STATE SHALL CONDUCT A VOTER EDUCATION CAMPAIGN  
13 TO EDUCATE VOTERS ON THE USE AND PURPOSE OF THE RANKED CHOICE VOTING  
14 METHOD. THE SECRETARY OF STATE SHALL USE PUBLIC SERVICE ANNOUNCEMENTS AS  
15 WELL AS SEEK OTHER MEDIA COOPERATION TO THE MAXIMUM EXTENT PRACTICABLE.

16           C. IN COUNTING BALLOTS, ELECTION OFFICIALS SHALL ATTEMPT TO  
17 ASCERTAIN THE INTENT OF THE VOTER AS EXPRESSED BY THE VOTER'S MARKINGS ON  
18 THE BALLOT AS PROVIDED BY LAW AND AS PRESCRIBED IN THE INSTRUCTIONS AND  
19 PROCEDURES MANUAL ADOPTED BY THE SECRETARY OF STATE. IF IT IS IMPOSSIBLE  
20 TO DETERMINE THE INTENT OF THE VOTER FOR ANY OFFICE OR PUBLIC QUESTION,  
21 THAT BALLOT SHALL BE COUNTED AS BLANK OR SPOILED FOR THAT OFFICE OR  
22 QUESTION ONLY AND THAT DETERMINATION DOES NOT APPLY FOR ANY OTHER OFFICE  
23 OR QUESTION ON THE BALLOT FOR WHICH THE VOTER'S INTENT CAN BE DETERMINED.  
24 THE SECRETARY OF STATE SHALL INCLUDE IN THE INSTRUCTIONS AND PROCEDURES  
25 MANUAL PROVISIONS ON DETERMINING WHETHER A BALLOT IS SPOILED AND WHETHER A  
26 VOTER'S INTENT CAN BE DETERMINED. THE INSTRUCTIONS AND PROCEDURES MANUAL  
27 SHALL CONFORM TO THE INTENT AND SUBSTANCE OF THIS ARTICLE.

28           16-428. Method of tabulating votes; instructions to voters

29           THE FOLLOWING APPLY WHENEVER RANKED CHOICE VOTING BALLOTS ARE  
30 TABULATED:

31           1. IF AFTER A BALLOT'S FIRST CHOICE CANDIDATE IS ELIMINATED, A  
32 BALLOT DOES NOT INDICATE ONE OF THE ADVANCING CANDIDATES AS AN ALTERNATE  
33 CHOICE, THE BALLOT IS EXHAUSTED AND SHALL NOT BE TABULATED FURTHER.

34           2. IF A VOTER SKIPS EXACTLY ONE NUMERICAL RANKING ON THAT VOTER'S  
35 BALLOT, THE SKIPPED RANKING WILL BE IGNORED AND THAT BALLOT WILL BE VALID  
36 AND TABULATED.

37           3. IF A VOTER SKIPS TWO OR MORE NUMERICAL RANKINGS ON THE VOTER'S  
38 BALLOT, ONLY THOSE RANKINGS THAT WERE LOWER THAN THE TWO SKIPPED RANKINGS  
39 WILL BE COUNTED AS VALID.

40           4. IF A VOTER GIVES THE SAME RANKING TO MORE THAN ONE CANDIDATE,  
41 THE VOTER'S RANKINGS SHALL BE COUNTED IN ORDER OF PREFERENCE, STOPPING AT  
42 THE POINT WHERE THE BALLOT CONTAINS THE SAME RANKING FOR MORE THAN ONE  
43 CANDIDATE.



1           5. IF A VOTER RANKS THE SAME CANDIDATE MORE THAN ONCE, THE HIGHEST  
2 RANKING FOR THAT CANDIDATE IS VALID AND ANY LOWER RANKINGS OF THAT  
3 CANDIDATE ARE IGNORED.  
4           6. FOR ANY TIED VOTES THAT MUST BE BROKEN AND THAT OCCUR AT ANY  
5 STAGE IN THE TABULATION, THE ADVANTAGE GOES TO THE CANDIDATE WHO WAS  
6 CREDITED WITH THE MOST VOTES IN THE IMMEDIATELY PRECEDING ROUND OF  
7 TABULATION. FOR TIED VOTES FOR WHICH THERE IS NO PREVIOUS ROUND OF  
8 TABULATING, THE FOLLOWING APPLY:  
9           (a) A TIE FOR THE FEWEST VOTES BETWEEN CANDIDATES WHO WILL NOT BE  
10 ADVANCING AND WHO HAVE BEEN ELIMINATED FROM THE CONTEST SHALL BE RESOLVED  
11 BY SIMULTANEOUSLY ELIMINATING BOTH CANDIDATES AND TABULATING AND  
12 TRANSFERRING THE REMAINING VALID CHOICES FOR ADVANCING CANDIDATES. THE  
13 ROUND OF COUNTING IS NOT COMPLETE UNTIL THE BALLOTS OF BOTH ELIMINATED  
14 CANDIDATES ARE TABULATED.  
15           (b) A TIE BETWEEN CANDIDATES IN WHICH TWO OR MORE CANDIDATES HAVE  
16 AN EQUAL NUMBER OF FIRST CHOICE VOTES AND MORE THAN TWO CANDIDATES WOULD  
17 ADVANCE TO THE FINAL ROUND SHALL BE RESOLVED AS PRESCRIBED BY SECTION  
18 16-649.