DIGEST

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Jefferson HB No. 57

Abstract: Relative to the conduct of elections during or following a gubernatorially declared state of emergency, provides for procedures for the registrar of voters relative to returned notices of registration, change of registration, or verification mailing of temporarily displaced persons. Provides for certain displaced persons who have registered by mail to vote absentee by mail without first voting in person or appearing in the office of the registrar, if they submit certain documentation showing their displaced status. Authorizes the registrars of voters to utilize temporary offices and branch offices. Provides relative to a parishwide shortage of commissioners due to an emergency. Authorizes commissioners from other parishes to serve in the affected parish and relative to selection and training of such commissioners.

Present law (R.S. 18:109) provides for the computer center to mail notice to the appropriate registrar that a person is registered or that his registration has been changed. Provides for the registrar to mail a notice, postage prepaid, to each new registrant and to each person whose registration was changed showing the parish, ward, precinct, registration address, and party affiliation of the registrant. Provides that the registrar is not required to send such a notice to any voter who has been on the inactive list of voters for at least two years, unless the change involves a change in the voter's address. Authorizes the secretary of state to prescribe the form to be used on the notice. Requires the front of the notice to contain directions to the postmaster to "deliver only as addressed; otherwise return to sender; address correction requested", and provides for the return address to be that of the registrar. Requires registrar, when a notice is returned by the postmaster to proceed in accordance with the applicable provisions relative to the list of inactive voters and challenge and cancellation of voter registration.

<u>Proposed law</u> retains <u>present law</u> but provides that if the notice was sent during or following a gubernatorially declared state of emergency, and the registrar believes the notice was returned because the person was temporarily displaced by such emergency, that the registrar shall send a second notice without the directions to the postmaster regarding delivery. Provides for the second notice to request the voter to submit to the registrar documentation showing his displaced status from a tax-exempt nonprofit organization or a federal or state agency. Provides that the registrar, upon receipt of the documentation, shall not proceed in accordance with provisions relative to the list of inactive voters and challenge and cancellation of voter registration.

<u>Present law</u> (R.S. 18:115(B)(1)(a)) provides for the registrar of voters to determine the eligibility of an applicant by mailing a verification mailing to the applicant at the address provided on his application form. Provides directions to the postmaster to deliver only as addressed or return to sender. Provides for the applicant to be added to the official list of voters and for the registrar of

voters to send a notice of registration to the applicant if the mailing is not returned to the registrar within 10 days. Provides that the registrar shall not add the applicant's name to the official list of voters and shall attempt to notify the applicant of such action if the mailing is returned within 10 days.

<u>Proposed law</u> retains <u>present law</u> but provides that if the verification mailing was sent during or following a gubernatorially declared state of emergency and the registrar believes that the mailing was returned because the person was temporarily displaced by such emergency, the registrar shall send a second mailing without the directions to the postmaster regarding delivery. Provides for such mailing to request the voter to submit documentation showing his displaced status from a tax-exempt nonprofit organization or a federal or state agency. Provides that upon receipt of such documentation, the registrar shall add the applicant's name to the official list of voters.

<u>Present law</u> (R.S. 18:115(F)) requires any voter who registered to vote by mail and who has not previously voted in the parish in which he is registered to vote in person in the office of the registrar or in person at the precinct where he is registered to vote. Provides that such requirement does not apply to certain persons who are uniformed and overseas, elderly or handicapped to whom other provisions of <u>present law</u> apply, a student whose institution of higher learning is located outside of his parish of residence, provided that the student submit certain documentation, or to a person who appears in the office of the registrar of voters prior to the absentee in person voting period to establish his identity.

<u>Proposed law</u> extends the exemption from the requirements of <u>present law</u> to a person who has been temporarily displaced from his parish of residence by a gubernatorially declared state of emergency, when he also submits documentation showing his displaced status from a nonprofit organization exempt from federal taxation or a federal or state agency. Provides for the provisions of <u>proposed law</u> to be effective for one year following the date of the issuance of any gubernatorial proclamation declaring a state of emergency. Provides for the governor to extend the effective period of <u>proposed law</u> relative to the emergency via proclamation upon certification by the secretary of state that circumstances in the areas affected by the emergency significantly impair the ability of the displaced persons to vote in person during the early voting period or at the polls on election day.

Present law (R.S. 18:115(G)) provides for the registrar to immediately begin the procedure set forth in R.S. 18:193 relative to challenge and cancellation of voter registration and place the voter on the inactive list of voters upon receipt of an undelivered notice of registration.

Proposed law retains present law but provides that if the notice of registration was sent during or following a gubernatorially declared state of emergency and the registrar believes that the mailing was returned because the person was temporarily displaced by such emergency, the registrar shall send a second mailing without the directions to the postmaster regarding delivery. Provides for such mailing to request the voter to submit documentation showing his displaced status from a tax-exempt nonprofit organization or a federal or state agency. Provides that upon receipt of such documentation, the registrar shall add the applicant's name to the official list of voters.

Present law (R.S. 18:132) requires the governing authority of each parish to furnish office space

for the registrar and to be responsible for the cost of all equipment, supplies, and other expenses for the operation of such offices as necessary for the registrar to perform his duties. Specifies that the registrar's principal office space be in the courthouse or in close proximity thereto, accessible and convenient to the residents of the parish. Prohibits any other official or unit of government from designating or allocating such office space. Provides relative to the budget of anticipated expenses for such office.

<u>Proposed law</u> retains <u>present law</u> but provides for the registrar to utilize a temporary office to discharge his duties if his office is destroyed, inaccessible, or unsafe during or following a gubernatorially declared state of emergency until an office that meets the requirements of this <u>present law</u> becomes available.

<u>Present law</u> (R.S. 18:133(A)) requires all branch offices of registrars to be located in <u>permanent</u> buildings, except mobile registration units.

<u>Proposed law</u> retains <u>present law</u> but provides for the registrar to utilize a temporary building as a branch office if a branch office is destroyed, inaccessible, or unsafe during or following a gubernatorially declared state of emergency until an office that meets the requirements of present law becomes available.

<u>Present law</u> (R.S. 18:425(A)) provides relative to the number of commissioners to be used at each precinct. Provides for reduction in the number of commissioners in certain circumstances where it would not be detrimental to the conduct of the election. Provides for the secretary of state to allocate additional commissioners for overcrowded precincts.

Proposed law retains present law but also provides for the clerk of court to submit a written request to the secretary of state by the 23rd day prior to an election, if he determines that there is a parishwide shortage of commissioners because a significant number of commissioners has been temporarily displaced by a gubernatorially declared state of emergency. Provides that such request shall include the number of additional commissioners requested and an explanation of the need for additional commissioners. Provides for the secretary of state to determine the need for additional commissioners and the feasibility of allocating such additional commissioners. Provides for the secretary of state to request the clerks of court to survey the commissioners of their parishes for availability to serve as commissioners in the affected parish. Provides for the secretary of state to select commissioners from the lists of available commissioners, giving priority based on proximity to the affected parish. Requires the secretary of state to ensure that the selected commissioners have received adequate training on the voting machines that are used in the parish with the shortage and any procedures necessary for the conduct of that election.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 18:109, 115(B)(1)(a) and (G), 132, and 133(A); Adds R.S. 18:115(F)(2)(d) and 425(A)(4))