AN ACT

To amend and reenact R.S. 18:134(E), 154(C)(2), 198(D), 423(J)(1), 435(B)(1)(a), 469(D)(1), 573(E)(2), 1280.21(A), 1280.22(B)(1), 1285(B)(1)(a), 1300(C)(2), 1308(B), 1309(B) and (M)(1)(a), 1309.1(A), 1313.1(L)(2)(b) and (3), 1315(C), 1363, 1373(A)(1), 1376(B)(2), 1461.7(A)(5), 1491.6(C)(3), and 1495.4(C)(3) and to enact R.S. 18:1461.7(A)(6), relative to the Louisiana Election Code; to revise the Louisiana Election Code; to provide relative to elections procedures and requirements; to provide relative to registrar of voters office; to provide relative to records of the registrar of voters; to provide relative to confidentiality of certain records relative to candidates; to provide relative to voter registration; to provide relative to a change of address of a voter; to provide relative to compensation of parish boards of election supervisors; to provide relative to procedures for reopening qualifying; to provide relative to a challenge of a voter; to provide relative to cancellation of voter registration; to provide relative to the date of a presidential preference primary; to provide relative to qualifying period for presidential candidates; to provide relative to changes to a notice of elections; to provide relative to delivery of absentee ballots; to provide relative to additional early voting branch offices; to provide relative to notice of preparation of voting machines; to provide relative to the date of preparation of voting machines; to provide relative to deadline for a challenge of ballots; to provide relative to clearing of voting machines and results; to provide relative to election offenses; to provide relative to campaign finance reports; to provide relative to watchers; to provide relative to the recount of absentee by mail and early voting ballots; to provide relative to allocation of voting machines; and to provide for related matters.

CODING: Words in struck through type are deletions from existing law; words underscored are additions.
Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 18:134(E), 154(C)(2), 423(J)(1), 469(D)(1), 573(E)(2), 1280.21(A),
1280.22(B)(1), 1285(B)(1)(a), 1300(C)(2), 1308(B), 1309(B) and (M)(1)(a), 1309.1(A),
1313.1(L)(2)(b) and (3), 1315(C), 1363, 1373(A)(1), 1376(B)(2), 1491.6(C)(3), and
1495.4(C)(3) are hereby amended and reenacted to read as follows:

§134. Office hours

* * *

E.(1) On election days the principal office of the registrar shall remain open
from 7:00 a.m. until 9:00 p.m., or until all precinct results have been submitted to the
clerk of court and the absentee by mail and early voting results have been submitted
to the registrar of voters, whichever is earlier. The registrar or a deputy registrar
designated by him shall remain in the office during that time.

(2) Notwithstanding the provisions of Paragraph (1) of this Subsection, on
days when a regularly scheduled congressional primary election is held, the principal
office of the registrar shall remain open from 6:00 a.m. until 9:00 p.m., or until all
precinct results have been submitted to the clerk of court and the absentee by mail
and early voting results have been submitted to the registrar of voters, whichever is
earlier. The registrar or a deputy registrar designated by him shall remain in the
office during that time.

* * *

§154. Records open to inspection; copying; exceptions

* * *

C.

* * *

(2)(a) The provisions of Paragraph (1) of this Subsection shall not apply to
voter registration data transmitted to the office of motor vehicles of the Department
of Public Safety and Corrections, for the purposes of verifying the accuracy and
authenticity of the social security number, driver's license number, or full date of
birth provided by the voter. The office of motor vehicles shall not disclose
information concerning a registered voter transmitted pursuant to this Subparagraph,
except that it may transmit such information to the United States Social Security Administration for the purposes of verifying the accuracy and authenticity of the social security number provided by the voter.

(b) Notwithstanding the provisions of Paragraph (1) of this Subsection, the Department of State or registrar of voters may transmit the full date of birth and last four digits of the social security number, if available, of a registered voter to the Supervisory Committee on Campaign Finance Disclosure to verify the identity of a candidate for purposes of campaign finance reporting. The supervisory committee shall not disclose information transmitted to it pursuant to this Subparagraph.

(c) Notwithstanding the provisions of Paragraph (1) of this Subsection, the Department of State or registrar of voters may transmit the email address, if available, of a candidate to the Supervisory Committee on Campaign Finance Disclosure for purposes of contacting the candidate regarding campaign finance reporting. The supervisory committee shall not disclose information transmitted to it pursuant to this Subparagraph.

(d) Notwithstanding the provisions of Paragraph (1) of this Subsection, the Department of State or registrar of voters may provide to a clerk of court the full date of birth of a registered voter for the preparation of a general venire selection in accordance with R.S. 18:175. The clerk of court shall not disclose the full date of birth of a registered voter provided pursuant to this Subparagraph.

(e) The provisions of Paragraph (1) of this Subsection shall not apply to voter registration information or data transmitted to a state or the Electronic Registration Information Center for purposes of determining whether a voter is registered to vote in more than one state and for the maintenance of the state voter registration computer system.

* * *

§423. Parish boards of election supervisors

* * *

J.(1) Notwithstanding Subsection E of this Section, in a parish where the parish board of election supervisors tabulates and counts absentee by mail and early
voting ballots in accordance with R.S. 18:1313.1, a member of the board may be
compensated not more than eight days for a presidential or regularly scheduled
congressional primary or general election or seven days for any other primary or
general election.

* * *

§469. Reopening of qualifying period; effect

* * *

D.(1) If the qualifying period for candidates reopens within thirty days
before a primary election; and the ballots have been printed, all the votes cast in the
primary election for that public office are void, unless the qualifying period for the
office reopened and closed without additional candidates qualifying for the office.

If additional candidates qualify for the office and the votes for the primary will be
void for that reason, the clerk of court with whom any of the additional candidates
qualified shall immediately publish in the official journal of the parish a notice to the
electorate that the election for that office has been voided because new candidates
qualified. Such notice shall include the dates for the rescheduled primary and
general elections. If the election district includes all or part of more than one parish,
the clerk of court shall notify the secretary of state, who shall notify the clerk of
court of each of the parishes, and the clerk of court shall publish such notice. If the
additional candidates have qualified with the secretary of state, he shall publish such
notice in the official state journal.

* * *

§573. Evidence of election results

* * *

E. Transmission and disposition of original challenges, duplicate voters'
affidavits, and address confirmation cards.

* * *

(2) The registrar shall utilize the procedures set forth in Part V of Chapter
4 of this Code to determine the validity of the registration of each challenged voter
who did not submit an address confirmation card. In any instance where an address
confirmation card was received that stated an address different from the address on
file in the registrar's office for a registrant, the registrar shall change or cancel the
registration: change the registrant’s address to the address on the address
confirmation card if the change of address is in the parish; transfer the registrant’s
registration to another parish if the address on the address confirmation card is in
another parish; or cancel the registration if the address on the address confirmation
card is in another state. If an address confirmation card was received that affirmed
the address on file in the registrar's office, the registrar shall reinstate the registrant
to the official list of voters if he appears on the inactive list of voters. If the address
confirmation card was a result of a valid challenge, the registrar shall so inform the
district attorney and shall transmit to him the address confirmation card of that
person.

*   *   *

§1280.21. Presidential preference primary election

A. A statewide presidential preference primary election shall be held on the
first last Saturday in March in 2016 2024 and every fourth year thereafter for the
purpose of allowing the electors of each political party in the state which has forty
thousand or more registered members to express their preference for a person to be
the nominee of the party for president of the United States.

*   *   *

§1280.22. Candidates; procedure for qualifying

*   *   *

B.(1) The qualifying period for presidential candidates shall open on the first
third Wednesday in December and shall close at 4:30 p.m. on the following Friday.
During the qualifying period, presidential candidates shall file notices of candidacy
with the secretary of state.

*   *   *

§1285. Notice of election

*   *   *
B.(1)(a) Written notice of the election and the certificate required by
Subparagraph (b) of this Paragraph shall be transmitted to the secretary of state and
each clerk of court and registrar of voters in the area affected by the election. If the
election is to be held on a primary election date, then such notice and certificate shall
be received by the secretary of state at least four weeks prior to the opening of the
qualifying period for the primary election. If the election is not to be held on a
primary election date, then the notice and certificate shall be received by the
secretary of state on or before the fifty-fourth day prior to the election. The secretary
of state shall not accept any revisions to propositions, including but not limited to
changes in title, text, or numerical designations, after the last day for submission of
the notice and certificate to the secretary of state, unless prior to the printing of the
ballots the revision will correct a typographical error and the revision has been
approved by the governing authority that called the proposition election.

§1300. Procedures; notice of election; expenses

C.

(2) The secretary of state shall not accept any revisions to propositions or
questions, including but not limited to changes in title, text, or numerical
designations, after the last day for submission of the notice to the secretary of state,
unless prior to the printing of the ballots the revision will correct a typographical
error and the revision has been approved by the governing authority that called the
proposition election. The secretary of state shall not include any proposition or
question on any ballot of any election if such notice is not timely received by the
secretary of state.

§1308. Absentee voting by mail
B. The ballot shall be marked as provided in R.S. 18:1310 and returned to
the registrar by the United States Postal Service, a commercial courier, or hand
delivery. If delivered by other than the voter, a commercial courier, or the United
States Postal Service, the registrar shall require that the person making such delivery
sign a statement, prepared by the secretary of state, certifying that he has the
authorization and consent of the voter to hand deliver the marked ballot. For
purposes of this Subsection, "commercial courier" shall have the same meaning as
provided in R.S. 13:3204(D). No person except the immediate family of the voter,
as defined in this Code, shall hand deliver more than one marked ballot per election
to the registrar. Upon its receipt, the registrar shall post the name and precinct of the
voter as required by R.S. 18:1311.

§1309. Early voting; verification

B.(1) For the purpose of facilitating early voting, the registrar may designate,
in addition to the location for early voting provided in Subsection A of this Section,
one or more branch office offices wherein early voting may be conducted. Any such
branch office shall be located in a public building, and the days during which early
voting may be conducted therein shall be fixed by the registrar, with the approval of
the secretary of state, at least thirty days prior to a primary election and twenty-one
days prior to a general election, as provided in Subsection A of this Section, and the
registrar shall post at his office adequate notice of the days on which early voting
will be held at each branch office. However, if a branch office of a registrar is
destroyed, inaccessible, or unsafe during or following a gubernatorially declared
state of emergency, the registrar may utilize a temporary building as a branch office
to discharge his duties until an office that meets the requirements of this Section
becomes available. Such temporary office shall be located within the parish, or if
there is no appropriate location within the parish due to the emergency, then in an
immediately adjacent parish, or if there is no appropriate location in any immediately

Page 7 of 18

CODING: Words in struck through type are deletions from existing law; words underscored
are additions.
adjacent parish due to the emergency, then in the nearest parish in which there is an appropriate location.

(2) The registrar shall provide or post the voters’ bill of rights and informational posters, if required, the statement of proposed constitutional amendments on the ballot, and a certified screenshot of a sample ballot prepared by the secretary of state in a conspicuous place at the principal entrance to the early voting polling place, where they shall remain posted throughout early voting.

* * *

M.(1)(a) In a parish where early voting is conducted at an additional location pursuant to R.S. 18:1309.2, the registrar may fix the hours and days during which early voting shall be conducted at the additional location during the early voting period, with the approval of the secretary of state, at least thirty days prior to a primary election and twenty-one days prior to a general election. If such hours and days of voting are approved by the secretary of state no later than twenty-five days prior to the election:

* * *

§1309.1. Preparation of machines for early voting; examination by candidate or his representative; sealing machines

A. At the time of qualifying, the parish custodian shall notify each candidate to contact the registrar of voters for the time and place at which the voting machines will be prepared for early voting. The registrar of voters shall post at his office adequate notice of the date, time, and place at which the voting machines will be prepared for early voting and shall post the same information on his officer's website, if possible. The candidate or his representative may be present to observe the preparation of the machines by the registrar of voters with the assistance of the secretary of state's technicians and to observe the testing and sealing of the machines by the registrar of voters in the presence of the parish board of election supervisors. Each candidate or his representative shall be afforded a reasonable opportunity to view the test vote tape for each machine to see that they are in the proper condition for use in the election, which opportunity shall not be less than thirty minutes.
beginning at the time designated by the registrar of voters to begin preparation of the
machines for sealing. However, no candidate, representative, or citizen shall
interfere with the registrar of voters, secretary of state's technicians, parish board of
election supervisors, or any employee or technician or assume any of their duties.

§1313.1. Preparation, verification, tabulation, and counting of absentee by mail and
early voting ballots; parishes with one thousand or more absentee by mail
ballots

(b) All recounts of absentee by mail and early voting ballots shall be held at
10:00 a.m. a time set by the secretary of state, in conjunction with the registrar of
voters and the clerk of court, or following the reinspection of voting machines on the
fifth day after the election and at any time ordered by a court of competent
jurisdiction. If the fifth day after the election falls on a holiday or weekend, such
recount shall be held on the next working day at 10:00 a.m. a time set by the
secretary of state, in conjunction with the registrar of voters and the clerk of court,
or following the reinspection of voting machines. Any written request for recount
of absentee by mail and early voting ballots shall be filed with the clerk of court.
The deadline for filing a request for recount of absentee by mail and early voting
ballots shall be 4:30 p.m. on the last working day prior to the date of the recount:
third calendar day after the election. Immediately upon receiving any request, the
clerk of court shall prominently post in his office a notice of the time and place
where the absentee by mail and early voting ballots will be recounted and the name
of the candidate or the voter in the proposition election requesting the recount.
(3) A candidate or his representative, in the presence of a majority of the parish board of election supervisors, shall be allowed to inspect the flaps removed from the valid absentee by mail ballots and the flaps removed from the valid early voting ballots when paper ballots are used for early voting. All such inspections shall be held at 10:00 a.m. a time set by the secretary of state, in conjunction with the registrar of voters and the clerk of court, or following the recount of absentee by mail and early voting ballots on the fifth day after the election and at any time ordered by a court of competent jurisdiction. If the fifth day after the election falls on a holiday or weekend, such inspection shall be held on the next working day at 10:00 a.m. a time set by the secretary of state, in conjunction with the registrar of voters and the clerk of court, or following the recount of absentee by mail and early voting ballots. Any written request for inspection shall be filed with the clerk of court. The deadline for filing a request for inspection shall be the last working day prior to the date of the inspection: 4:30 p.m. on the third calendar day after the election. Immediately upon receiving any request, the clerk of court shall prominently post in his office a notice of the time and place where the inspection will occur and the name of the candidate requesting the inspection. The candidate requesting the inspection shall be responsible for all reasonable costs associated with such inspection, which shall be payable to the clerk of court. The costs shall be paid at the time the written request for the inspection is filed with the clerk of court and shall be paid in cash or by certified or cashier's check on a state or national bank or credit union, United States postal money order, or money order issued by a state or national bank or credit union.

§1315. Challenge of absentee by mail or early voting ballot

C.(1) During the counting of absentee by mail and early voting ballots, at least a majority of the members of the board shall hear and determine the validity of any ballot challenged in accordance with the provisions of Subsection A or B of this Section.
(2) If a challenge in accordance with the provisions of Subsection A of this Section is sustained, the vote shall not be counted, the ballot or early voting confirmation sheet shall be placed in the special absentee by mail and early voting ballot envelope or container, and the board shall notify the voter in writing of the challenge and the cause therefor. This notification shall be on a form provided by the secretary of state and shall be signed by at least a majority of the members of the board. The notice of the challenge and the cause therefor shall be given within three four business days by mail, addressed to the voter at his place of residence. The board shall retain a copy of the notification. However, if the challenge is based upon a change of residence within the parish or is based upon a change of residence outside the parish that has occurred within the last three months, the ballot shall be counted provided that the voter confirmed his current address as shown by the affidavit of the absentee by mail ballot envelope flap or early voting confirmation sheet or, if the voter is on the inactive list of voters, as shown by the information provided on an address confirmation card.

(3)(a) If a challenge in accordance with the provisions of Subsection B of this Section is sustained, the vote shall not be counted, the board shall write "rejected" and the cause therefor across the ballot envelope or early voting confirmation sheet, and shall place the ballots and early voting confirmation sheets so rejected in the special absentee by mail and early voting ballot envelope or container. The board shall notify the voter in writing of the challenge and the cause therefor. The notification shall be on a form provided by the secretary of state and shall be signed by at least a majority of the members of the board. The notice of the challenge and the cause therefor shall be given within three four business days by mail addressed to the voter at his place of residence. The board shall retain a copy of the notification.

(b) If a ballot is rejected pursuant to the provisions of R.S. 18:1316, the vote shall not be counted, the board shall write "rejected" and the cause therefor on a
separate slip of paper and attach it to the ballot, and shall place the ballots so rejected
in the special absentee by mail and early voting ballot envelope or container.

* * *

§1363. Number of machines; allocation to precincts; exception; reserve machines

A. In determining the number of voting machines to be purchased and
allocated for each voting precinct in each parish or municipality, the minimum
number to be allocated shall be as follows:

(1) One machine for each precinct where three hundred or less voters were
registered to vote thirty days prior to the election.

(2) Two machines for each precinct where more than three hundred but not
more than one thousand voters were registered to vote thirty days prior to the
election.

(3) Three machines for each precinct where more than one thousand voters
but not more than fourteen hundred voters were registered to vote thirty days prior
to the election.

(4) Four machines for each precinct where more than fourteen hundred
voters were registered to vote thirty days prior to the election.

B. The parish board of election supervisors may reduce the number of voting machines
called under the provisions of Chapter 6-A or 6-B of this Code when the election is
not held at the same time as the election of any public official. In such case, the
parish board of election supervisors shall notify the parish custodian of voting
machines and shall notify the secretary of state at least four weeks prior to such
election of the number of machines to be prepared and delivered for the polling
places.

C. The number of voting machines to be allocated and used in an election,
including the election of any public official, where more than one polling place is
within the same location and the parish board of election supervisors has
consolidated polling places in that location may be reduced for that election in
accordance with the provisions of R.S. 18:425.1.

Page 12 of 18

CODING: Words in struck through type are deletions from existing law; words underscored
are additions.
D. The parish board of election supervisors custodian of voting machines may reduce the number of voting machines to be allocated and used in an election called under the provisions of Part III of Chapter 6 of this Title where the only other election on the ballot is for the election of political party committee members. Not less than twenty-nine days prior to such an election, the parish board of election supervisors shall notify the parish custodian of voting machines and shall notify the secretary of state of the number of voting machines to be prepared and delivered to each polling place.

E. If any voting machines remain unallocated for an election, the secretary of state first shall reserve a sufficient number, not to exceed five percent of the total available, for use at precincts where a machine is disabled, damaged, or unavailable during election day. The remaining machines shall be allocated by the parish custodian, after consultation with the secretary of state, to the various precincts. As far as practicable the machines shall be distributed so that the precincts having equal or nearly equal numbers of registered voters shall have the same number of machines. If the secretary of state and a parish custodian agree that the use of the remaining machines is unnecessary for the proper and orderly conduct of the election, it shall not be necessary to allocate and use such machines.

F. Notwithstanding the provisions of this Section, if the secretary of state determines that a voting machine shortage exists in a parish, the secretary of state shall first reallocate and move any available voting machines of like type in excess of the requirements of Subsection A of this Section to the parish where the shortage exists. However, if a shortage continues to exist after relocation, the secretary of state may reduce the allocation of voting machines for each precinct and polling place in order to ensure that each polling place is allocated at least one voting machine. Prior to any reduction in allocation of voting machines the secretary of state shall immediately notify the parish board of election supervisors custodian of voting machines in each affected parish of the reduction of the allocation of voting machines and the parish board of election supervisors custodian of voting machines shall take whatever action is necessary consistent with the Louisiana Election Code.
to accommodate the reduced allocation. In addition, the secretary of state shall notify in writing the standing committees of each house of the legislature which have oversight over elections of the shortage and the reasons therefor.

G. The parish board of election supervisors custodian of voting machines may submit a written request to the secretary of state for additional voting machines for overcrowded precincts. The written request shall be submitted on or before the twenty-ninth day prior to the election and shall include the number of additional voting machines requested and an explanation of the need for additional voting machines. If the secretary of state determines that there is a need for additional voting machines and that the provision of additional voting machines is feasible, he may allocate additional voting machines.

H. The parish board of election supervisors custodian of voting machines may submit a written request to the secretary of state to reduce the number of voting machines to be allocated and used in an election other than an election provided for in Subsection B or D of this Section. The written request shall be submitted on or before the twenty-ninth day prior to a primary election and at least four weeks prior to a general election and shall include the proposed reduced number of voting machines and an explanation of the need for the reduction in the number of voting machines. If the secretary of state determines that the reduction in the number of voting machines is feasible, he may reduce the number of voting machines.

§1373. Notice of preparation of machines for election; preparation of machines for election; testing and adjusting; examination by candidate or his representative; securing and sealing machines

A.(1) The secretary of state shall notify each parish custodian of the time and place at which he will begin preparing and testing the voting machines for an election. The qualifying official shall at the time of qualifying provide each candidate in the election with a chronological table of procedures for the election that instructs the candidate to contact the parish custodian registrar of voters for the time and place at which the preparation and testing of the early voting machines will be
conducted and the appropriate election official for the time and place at which the
preparation and testing of the machines will be conducted and when the machines
will be sealed and states that the candidate or his representative may be present to
observe the preparation and testing of the machines by the secretary of state's
technicians.

§1376. Release of voting machines; return to warehouse; retention of totals; clearing
machines and election result cartridges

B.

(2) If an action contesting an election is not instituted within the period of
time prescribed in R.S. 18:1405(B), then on the day after the lapse of the time for
filing such an action the secretary of state shall direct that the voting machines and
any election result cartridges be cleared. If an action contesting such an election is
timely filed, the secretary of state shall direct that the voting machines and any
election result cartridges be cleared when the trial judge certifies to him that the
court has obtained all the information from the machines or cartridges necessary for
the trial of the action. The trial judge shall so certify no later than the end of the
sixth day after the day on which the suit was filed: after all data from each voting
machine and election result cartridge used in the contested election is copied to
removable memory devices.

§1491.6. Reports required; reporting times and periods

C. During the period beginning at midnight of the twentieth day prior to a
primary election and extending through midnight of primary election day, and during
the period beginning at midnight of the twentieth day prior to a general election and
extending through midnight of general election day, each committee shall file a report with the supervisory committee of:

(3) Each report required by this Subsection shall be filed within forty-eight hours after the time the contribution or loan is received or expenditure made; two business days of the contribution or loan being received or expenditure being made. If such time falls other than during regular working hours, the report shall be filed as soon as possible after the opening of the office of the supervisory committee on the next working day after the time at which the report is otherwise due.

§1495.4. Reports required; reporting times and periods; extension

C. During the period beginning at midnight of the twentieth day prior to a primary election and extending through midnight of primary election day, and during the period beginning at midnight of the twentieth day prior to a general election and extending through midnight of general election day, each candidate shall file a report with the supervisory committee of:

(3) Each report required by this Subsection shall be filed within forty-eight hours after the time the contribution or loan is received or expenditure made; two business days of the contribution or loan being received or expenditure being made. If such time falls other than during regular working hours, the report shall be filed as soon as possible after the opening of the office of the supervisory committee on the next working day after the time at which the report is otherwise due.

Section 2. R.S. 18:1461.7(A)(5) is hereby amended and reenacted and R.S. 18:1461.7(A)(6) is hereby enacted to read as follows:

§1461.7. Miscellaneous election offenses; penalties

A. No person shall knowingly, willfully, or intentionally:

CODING: Words in struck through type are deletions from existing law; words underscored are additions.
(5) Transmit or otherwise provide false or misleading information concerning an election from a source disguised to appear to be or while impersonating the secretary of state, a registrar of voters, a clerk of court, or other election official.

(6) Breach any mandatory provision of this Title.

Section 3. R.S. 18:198(D) and 435(B)(1)(a) are hereby amended and reenacted to read as follows:

§198. Change of residence or change in address; inquiry by registrar; change of records

* * *

D. If the registrant fails to return the card, within thirty days after the date on which the card was mailed, the registrar then shall follow the procedures set forth in R.S. 18:193 with respect to challenge. the registrar shall place the registrant on the inactive list of voters. The registrant shall remain on the inactive list of voters in accordance with the procedures set forth in R.S. 18:196 or not later than a period of two regularly scheduled federal general elections, at which time the registrar shall cancel the registration of the registrant.

* * *

§435. Watchers; appointment and commission

* * *

B.(1)(a) A list of watchers shall be filed with the clerk of court by hand delivery, facsimile, mail, or commercial courier before 4:30 p.m. on the tenth business day before the primary or general election; however, if the tenth business day before the primary or general election falls on a Saturday, Sunday, or other legal holiday, the list shall be filed on the next day which is not a Saturday, Sunday, or other legal holiday. For purposes of this Paragraph, "commercial courier" shall have the same meaning as provided in R.S. 13:3204(D). If the office that the candidate seeks is voted on in more than one parish, a list of
watchers shall be filed with the clerk of court in each parish where the candidate will have watchers.

* * *

Section 4.(A) This Section and Section 1 of this Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, Section 1 and this Section of this Act shall become effective on the day following such approval.

(B) Section 2 of this Act shall become effective on January 1, 2022.

(C) Section 3 of this Act shall become effective on February 1, 2022.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: ____________________

CODING: Words in struck through type are deletions from existing law; words underscored are additions.