HLS 97-981 ENGROSSED

Regular Session, 1997

HOUSE BILL NO. 1597

BY REPRESENTATIVES BRUNEAU, LANCASTER, COPELIN, MURRAY, ROUSSELLE, SCALISE, WELCH, WINSTON, AND HUNTER

ELECTIONS: Makes technical corrections to the election code

1 AN ACT To amend and reenact R. S. 18:3(A)(3), 59(I)(2), 110(B)(1), 171, 171.1(A)(1), 2 176, 193(A), (B), (C), (E), and (F), 196(B)(3), 198(A), 402(F)(5), 3 4 431(A)(1)(a), 433(A)(1), (2), and (3) and (D), 434(B)(6), 467(2), 5 469(A), 532(B)(1) and (E), 532.1(B), (C)(1), (2)(a) and (3)(a), and (D), 551(B)(2) and (E), 553(B), 573(A)(3), 574(E)(1), 575(B), 591, 601, 6 7 602(E)(2)(a) and (d), 604(B)(2)(a) and (c), 621(B), 652(A), 654, 1278(B), 1279, 1280.22, 1285(B)(1), 1300(C)(2)(a), 1300.7(B), 8 9 1306(B), 1309(A)(2) and (D), 1313(B) and (I), 1314(C) and (D), 1402(C), 1495(B)(19) and (C), 1505.2(C)(1), 1903, and 1904, to enact 10 R.S. 18:177, 401.1, 1307(E), and 1463(D) and (E), and to repeal R.S. 11 12 18:532.1(H) and 1399(A), relative to the election code; to make 13 technical changes to the elections code; to require the date of birth to 14 be included on petitions submitted to the registrar; to allow the use of 15 temporary personnel to conduct absentee voting; to allow a change of registration or address between the primary and general elections for 16

Page 1 of 67

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

certain persons; to provide that a person moving within the parish will not be placed on the inactive list; to provide for procedures for notification of registrars of persons under an order of imprisonment; to provide a procedure for suspension of registration; to provide for a procedure for reinstatement of the registration of a person whose registration has been suspended; to provide with respect to the conduct of elections in the event of a state of emergency; to change the period of time that the clerk of court can conduct the annual course of instruction for commissioners; to require that during his term of office a commissioner-in-charge must remain a certified commissioner; to provide that a commissioner affiliated with each recognized political party will be assigned to each precinct in the parish provided there are such commissioners available; to provide with respect to the reopening of qualifying due to the death of a candidate; to provide for two separate ballots when the special election to fill a vacancy and the regularly scheduled election cover different geographic areas; to provide procedures for inspection and preparation of voting machines at the polling places; to allow for reinspection of voting machines and inspection of absentee ballot flaps upon a candidate's written request; to provide for procedures for promulgation of election returns for candidates; to require inclusion of the qualifying dates in the proclamation calling an election to fill a vacancy; to eliminate the requirement to send certain notices by certified or registered mail; to clarify certain issues and procedures with respect to the presidential preference primary; to provide the deadline for submission of the notice and changes thereto for proposition elections; to provide with respect

Page 2 of 67

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

to certain procedures regarding absentee voting; to provide for the counting of absentee ballots; to provide that for informational purposes the registrar may assist the clerk of court in conducting the course of instruction for commissioners; to allow extension of absentee voting hours under certain circumstances; to allow the secretary of state and the commissioner of elections to present evidence in a contested election; to make technical changes relating to the candidate's reports under the Campaign Finance Disclosure Act; to remove references to repealed provisions; to provide for precinct freezes and other areas with respect to reapportionment; to provide the procedure for notice of challenge and cancellation of registration; to change the qualifying dates for congressional elections; to provide with respect to printing of ballots in uniform type; to provide penalties for distributing false political material; to provide with respect to filling of vacancies; to provide when resignations become effective; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R. S. 18:3(A)(3), 59(I)(2), 110(B)(1), 171, 171.1(A)(1), 176, 193(A), (B), (C), (E), and (F), 196(B)(3),198(A), 402(F)(5), 431(A)(1)(a), 433(A)(1), (2), and (3) and (D), 434(B)(6), 467(2), 469(A), 551(B)(2) and (E), 553(B), 573(A)(3), 574(E)(1), 575(B), 591, 601, 602(E)(2)(a) and (d), 604(B)(2)(a) and (c), 621(B), 652(A), 654, 1278(B), 1279, 1280.22, 1285(B)(1), 1300(C)(2)(a), 1300.7(B), 1306(B), 1309(A)(2) and (D), 1313(B) and (I), 1314(C) and (D), 1402(C), 1495(B)(19) and (C), 1505.2(C)(1) are hereby amended and reenacted and R.S. 18:177, 401.1, 1307(E), and 1463(D) and (E) are hereby enacted to read as follows:

Page 3 of 67

I	§3. Petitions submitted to registrars of voters
2	A. Notwithstanding any other provision of law to the contrary
3	every petition submitted to a registrar of voters for certification shall
4	contain the following information:
5	* * *
6	(3) The signer's ward/district/precinct and date of birth.
7	* * *
8	§59. Deputies, confidential assistants, and other permanent office
9	employees; temporary employees; appointment and
10	compensation
11	* * *
12	I.
13	* * *
14	(2) Temporary personnel, whether or not compensated, may
15	with the authorization of the registrar be utilized for the purpose of
16	registering voters and conducting absentee voting.
17	* * *
18	§110. Removal from precinct; removal from parish
19	* * *
20	B.(1) A change of registration based upon a change of residence
21	from one precinct to another within a parish received after the closing
22	of registration for a primary election shall become effective the day
23	after the general election or special general election when a specia
24	primary election is held in conjunction with a general election excep

for a person whose registration has been cancelled pursuant to R.S.
18:193(G) or whose registration address has been changed pursuant to
R.S. 18:196(C).

* * *

§171. Report of convictions of felony

A. The clerk of a court having jurisdiction over a criminal proceeding shall record in the minute book in his office each conviction of a felony for which has become definitive there is an order of imprisonment and the name, aliases, date of birth, sex, and address of the person subject to the conviction. This recordation shall be made immediately after the judgment becomes definitive is signed. By the tenth day of each calendar month, the clerk shall transmit to the registrar of voters for his parish and to the Department of Elections and Registration a certified copy of the judgment.

B. The sheriff and district attorney shall also provide supplemental information to the registrar, if available, including the convicted felon's date of birth, driver's license number, address, and mother's maiden name.

C.(1) By January 1, 1992, the secretary of the Department of Public Safety and Corrections shall send to the Department of Elections and Registration a report, certified as correct over his signature or the signature of his authorized representative, containing the name, date of birth, sex, and address as such information exists in the data base of any person who has a definitive felony conviction and who is currently under the custody or supervision of the Department of Public Safety and Corrections.

Page 5 of 67

(2) Beginning February 1992, the secretary of the Department
of Public Safety and Corrections shall send to the Department of
Elections and Registration a supplemental report, certified as correct
over his signature or the signature of his authorized representative,
containing the name, date of birth, sex, and address as such information
exists in the data base of any person who has a definitive felony
conviction, who is currently under the custody or supervision of the
Department of Public Safety and Corrections, and whose name was not
on the report sent by January 1, 1992, or any subsequent supplemental
report. Such supplemental report shall be sent to the Department of
Elections and Registration on a quarterly basis.
(3) The Department of Elections and Registration shall send to
the registrar of voters of each parish such information received from the
clerk of court of each parish and the Department of Public Safety and
Corrections regarding persons with a definitive felony conviction on a
quarterly basis.
D. If a conviction of which notice was given pursuant to this
Section is overturned, the clerk of court shall give written notice of the
vacation of the judgment to the commissioner of elections. The
commissioner of elections shall send such notice of the vacation of the
judgment to the appropriate registrar of voters.
§171.1. Conviction of felony in federal court; notification
A.(1) Each United States attorney shall give written notice of

any felony conviction of a person for which there is an order of

1	imprisonment in a district court of the United States to the
2	commissioner of elections.
3	* * *
4	§176. Suspension and cancellation Cancellation of registration and
5	challenge of unlawful registration on the basis of reports
6	A.(1) The registrar shall send a notice to each person listed on
7	a report received pursuant to R.S. 18:171 or 171.1 and to any person
8	the registrar has reason to believe has been convicted of a felony and
9	is under an order of imprisonment. The notice shall be mailed first
10	class, postage prepaid, to the address on file at the registrar's office.
11	(2) The notice shall state that the registrar has information that
12	the registrant has been convicted of a felony and is under an order of
13	imprisonment and shall inform the person that he must appear in person
14	at the office of the registrar of voters within twenty-one days after the
15	date on which the notice was mailed to show cause why his registration
16	should not be suspended.
17	(3)(a) If the registrant appears and shows cause within the
18	twenty-one days, the registrar shall not suspend the registration.
19	(b) If the registrant fails to appear within the required twenty-
20	one days, the registrar shall suspend the registration by deleting the
21	registrant's name from the statewide computer registration system and,
22	if necessary by drawing in red ink a line through the registrant's name
23	on the precinct register and the duplicate precinct register. Such line
24	shall be initialed by the registrar or employee of the registrar. The
25	registrar shall note on the registration record and on the original
26	application for registration that the registrar has been notified of

conviction of a felony for which there is an order of imprisonment, and he shall note also the date of the suspension and the date of the report, when applicable. The registrar shall remove the original application from his file of eligible voters and shall place it in his suspension file. In addition, each person whose registration is suspended under this Subsection shall immediately be notified of the suspension and the reason therefor.

(4) A list of names and addresses of the notices sent under this Subsection and whether or not each registrant responded to such notice shall be maintained for a period of two years and shall be open to inspection and copying as provided in R.S. 18:154.

B. Upon receipt of the report required by Section 172 of this Chapter, the registrar shall suspend the registration of the interdict for the period of interdiction. The registrar shall suspend the registration of each person listed therein by deleting the name from the statewide computer registration system and, if necessary by drawing in red ink a line through the name of such person on the precinct register and the duplicate precinct register. Such line shall be initialed by the registrar or employee of the registrar. The registrar shall note on the registration record and on the original application for registration that the registrar has been notified of an order of a judgment of interdiction, and he shall note also the date of the suspension and the date of the report. The registrar shall remove the original application from his file of eligible voters and shall place it in his suspension file. In addition, each person whose registration is suspended under this Subsection shall immediately be notified of the suspension and the reason therefor.

A. C. Immediately upon receipt of a report required by Section
171, 171.1, or 173 of this Chapter, the registrar shall cancel the
registration of each person listed therein by deleting the name from the
statewide computer registration system and, if necessary by drawing in
red ink a line through the name of such person on the precinct register
and the duplicate precinct register. Such line through on the precinct
registers shall be initialed by the registrar or employee of the registrar.
The registrar shall note on the registration record and on the original
application for registration that the registrar has been notified of an
order of imprisonment for conviction of a felony, a judgment of
interdiction for mental incompetence, or received a report of death, and
he shall note also the date of the cancellation and the date of the report.
The registrar shall remove the original application from his file of
eligible voters and shall place them it in his cancellation file. In
addition, each person whose registration is cancelled, except by reason
of death, shall immediately be notified of the cancellation and the
reason therefor.

B. D. Immediately upon receipt of a report required by Section 174 of this Chapter, the registrar shall determine which voters, if any, are unlawfully registered by reason of violation of the provisions of R.S. 18:111, relative to a change of name. The registrar shall promptly challenge the registration of each such voter in the manner provided by R.S. 18:193 and shall take such other action, including cancellation of the registration, as is applicable under this Title.

26

ENGROSSED

1	C. Immediately upon receipt of the report required by Section
2	172 of this Chapter, the registrar shall suspend the registration of the
3	interdict for the period of interdiction.
4	E. If the registrar determines that a voter's registration has been
5	suspended or cancelled through error of the registrar, the registrar shall
6	reinstate the voter's registration as though the suspension or
7	cancellation had never occurred and shall notify the registrant of the
8	reinstatement.
9	§177. Reinstatement of registration after suspension
10	A. The registration of a person whose registration has been
11	suspended by the registrar of voters pursuant to R.S. 18:176 for
12	conviction of a felony shall be reinstated upon receipt by the registrar
13	of documentation from the appropriate correction official showing that
14	such person is no longer under an order of imprisonment.
15	B. The registration of a person who has been interdicted and
16	judicially declared mentally incompetent and whose registration has
17	been suspended by the registrar pursuant to R.S. 18:176 shall be
18	reinstated upon receipt by the registrar of a certified copy of a
19	definitive judgment revoking such interdiction.
20	* * *
21	§193. Challenge and cancellation of registration; notice; procedures
22	A. When the registrar has reason to believe that the name of a
23	person has been illegally or fraudulently placed upon the registration
24	records, that a registrant no longer is qualified to be registered, or that
25	a registrant has changed his residence, he shall immediately notify the

Page 10 of 67

person by sending the address confirmation card to the registrant and

25

statements:

2	not be placed on the inactive list of voters if there is address
3	information available to the registrar from the United States Postal
4	Service or its licensee which indicates the voter has moved to another
5	address within the parish.
6	B. For the purposes of this Section, "address confirmation card"
7	shall mean a postage prepaid and pre-addressed return card, sent by
8	forwardable mail, which shall include but not be limited to the
9	following:
10	(1) The question "Have you permanently changed the address
11	where you live to a new location within the same parish?" and the
12	following statements:
13	(a) "If so, please detach, complete, and return the postcard at
14	the bottom not later than the date specified even if this notice was
15	mailed to your correct current address. This change will be recorded
16	in the voter registration list and you will be informed by mail of your
17	correct polling place."
18	(b) "If this card is not returned, affirmation or confirmation of
19	your current address will may be required at the polls on election day."
20	(c) "If this card is not returned and you do not vote by the date
21	of the second federal general election, then your name will may be
22	removed from the voter registration list."
23	(2) The question "Have you permanently moved to an address
24	outside the parish where you are currently registered?" and following

place the voter on the inactive list of voters. However, a person shall

ENGROSSED

1	(a) "If so, please detach, complete, and return the postcard at
2	the bottom even if this notice was mailed to your correct current
3	address."
4	(b) "Please note that in order to vote, you will have to register
5	to vote in your new location. Consult your telephone directory for the
6	phone number and address of the office of the registrar of voters for
7	that location."
8	(3) The statement "I have not permanently moved to a new
9	address within the same parish or outside the parish." and the following
10	statements:
11	(a) "Please detach, complete, and return the postcard at the
12	bottom no later than the date specified."
13	(b) "If this card is not returned, affirmation or confirmation of
14	your current address will may be required at the polls on election day."
15	(c) "If this card is not returned and you do not vote by the date
16	of the second federal general election, then your name will may be
17	removed from the voter registration list."
18	(4) The name and telephone number of the registrar sending the
19	address confirmation card.
20	(5) The statement "Warning: Any false statements made on the
21	address confirmation card will constitute an election offense and will
22	be punishable as provided by law."
23	C. If the registrant responds to the address confirmation card
24	and has not moved or has moved within the parish, the registrar shall

ENGROSSED

1	remove the person's name from the inactive list of voters if it is on the
2	inactive list and correct the voter's address if necessary.
3	* * *
4	E. If the voter A voter on the inactive list of voters who fails to
5	respond to the address confirmation card, the voter shall remain on the
6	inactive list of voters until his address is confirmed in accordance with
7	the procedures set forth in R.S. 18:196 or not later than a period of two
8	federal general elections, at which time the registrar shall cancel the
9	voter's registration.
10	F. A list of names and addresses to whom address confirmation
11	notices are sent and whether or not each person responded to the
12	confirmation notice shall be maintained for a period of two years and
13	shall be open to inspection and copying as provided in R.S. 18:154.
14	Ninety days prior to a federal <u>primary</u> election the names and addresses
15	of those persons on the inactive list shall be published for one day in
16	the official journal of the parish governing authority or in a newspaper
17	calculated to provide maximum notice in the parish.
18	* * *
19	§196. Inactive list of voters; procedure for voting
20	* * *
21	B. A registrant whose name is on the inactive list of voters may
22	vote:
23	* * *
24	(3) If the registrant has moved to an address within the parish
25	in a different precinct, at the polling place of such registrant's last
26	address on file at the office of the registrar of voters for that election

only , prim	ary a	nd gener	al i f	f held	l, upon	affir	ming in writi	ng t	hat such
registrant	still	resides	in	the	parish	by	completing	an	address
confirmati	on ca	rd affirm	ning	the	new add	lress	within the p	arisl	h.

* * *

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

A. Whenever a registrar has reason to believe that a registrant has changed his residence within the parish or that a change has occurred in the registrant's mailing address within the parish, the registrar may shall mail the address confirmation card as provided in R.S. 18:193(B) to the registrant, but shall not place the voter on the inactive list of voters.

* * *

§401.1. Election emergency; purpose; elections emergency contingency plan

A. Due to the possibility of an emergency or common disaster occurring before or during a regularly scheduled or special election, and in order to ensure maximum citizen participation in the electoral process and provide a safe and orderly procedure for persons seeking to qualify or exercise their right to vote, to minimize to whatever degree possible a person's exposure to danger during declared states of emergency, and to protect the integrity of the electoral process, it is hereby found and declared to be necessary to designate a procedure for the emergency suspension or delay and rescheduling of qualifying, absentee voting in person, and elections.

B. The governor may, upon issuance of an executive order declaring a state of emergency or impending emergency, suspend or delay any qualifying of candidates, absentee voting in person, or elections. The governor shall take such action only upon the certification of the secretary of state in conjunction with the commissioner of elections that a state of emergency exists. A clerk of court, as the chief election officer of the parish, may bring to the attention of the secretary of state and commissioner of elections any difficulties occurring in his parish due to natural disasters.

C. If any delays or suspensions are authorized by the governor, the delayed qualifying, absentee voting in person or election day voting shall resume or be rescheduled as soon thereafter as is practicable.

Notice of the delay or suspension and rescheduling shall be published at least once in a newspaper of general circulation in the affected area if time permits and, where practicable, broadcast as a public service announcement on radio and television stations, or by any other means of communication available at that time.

D.(1) As soon as possible following an emergency, the clerk of court shall identify the number of polling places that are functional and the number of polling places that have been destroyed. If a polling place is destroyed, efforts should be made to work with federal, state, and local emergency management agencies to permit the orderly establishment of a new polling place. An alternate emergency location shall be designated by the parish clerk of court in conjunction with the local parish governing authority and advertised by any means available.

ENGROSSED

1	(2) The clerk of court in conjunction with the commissioner of
2	elections shall coordinate with local police and the National Guard in
3	an effort to provide security for existing polling places, including
4	securing salvageable voting equipment from destroyed or damaged
5	polling places to prevent further damage and looting.
6	E. If an election is rescheduled involving a multi-parish or
7	statewide office, every effort should be made to withhold returns for
8	the affected races until the affected parishes have conducted
9	rescheduled elections and are able to certify returns to the secretary of
10	state.
11	F. Computation of all time intervals in the electoral process
12	affected by any delay or suspension shall be redesignated by the
13	secretary of state in conjunction with the commissioner of elections.
14	Notice thereof shall be disseminated to parish boards of election
15	supervisors as expediently as possible by any means available.
16	* * *
17	§402. Dates of primary and general elections
18	* * *
19	F. Bond, tax, or other elections. Every bond, tax, or other
20	election at which a proposition or question is to be submitted to the
21	voters shall be held only on one of the following dates:
22	* * *
23	(5) The third Saturday in January of any year, the third Saturday
24	in July of any year, which dates, in addition to the other dates provided
25	for in this Subsection, shall be exclusively for elections on bonds,
26	taxes, and other propositions or questions and for no other kind of

1	election, except for a special election called to fill a vacancy in the
2	office of state legislator; however, commencing in 1994 and every
3	fourth year thereafter, the third Saturday in January shall not be
4	applicable in a parish containing a municipality with a population of
5	four hundred seventy-five thousand or more.
6	* * *
7	§431. Commissioners; courses of instruction; certificates; reports; list
8	of certified persons furnished by parish board of election
9	supervisors
10	A.(1)(a) At least semiannually the clerk of court shall conduct
11	a general course of instruction for commissioners. These courses of
12	instruction shall be open to the public, and the clerk shall publicize the
13	courses in a manner reasonably calculated to encourage maximum
14	attendance and participation. For informational purposes, the registrar
15	may assist the clerk of court in conducting the course.
16	* * *
17	§433. Commissioners-in-charge; course of instruction, selection;
18	commission; disqualification; replacement
19	A. Course of instruction. (1) The clerk of court shall conduct
20	a course of instruction for commissioners-in-charge during the month
21	period beginning August 1 through the end of November of each year.
22	The course shall be open to any certified commissioner who meets the
23	qualifications set forth in R.S. 18:424(B).
24	(2) During the second week of October in each year, At least
25	two weeks prior to the date scheduled for the course of instruction, the
26	clerk of court shall give notice in the official journal of the parish that

ENGROSSED

1	he will conduct a course of instruction for commissioners-in-charge.
2	The public notice shall contain the following:
3	(a) The qualifications for applicants required by Paragraph (1)
4	of this Subsection.
5	(b) An invitation to all such qualified persons to apply to the
6	clerk to attend the course.
7	(c) Notice of the date, time, and location of the meeting of the
8	parish board of election supervisors to select the commissioners-in-
9	charge for each precinct as required by Subsection B of this Section.
10	He also shall publicize the course of instruction by such other means
11	as he deems reasonably calculated to encourage maximum attendance.
12	(3) During the last week of October of each year prior to the
13	date scheduled for the course of instruction, the clerk shall notify each
14	applicant of the date, time, and place where he will conduct the course
15	of instruction. The course of instruction shall include, but shall not
16	necessarily be restricted to, instruction in the operating of voting
17	machines, relevant laws and regulations concerning the conduct of
18	elections, and matters pertaining to the powers and duties of
19	commissioners-in-charge.
20	* * *
21	D. Term of office. Commissioners-in-charge A commissioner-
22	in-charge shall serve a term of office of one year, commencing on the
23	first day of January of the year following selection, provided that the
24	commissioner-in-charge remains on the list of certified commissioners
25	during his term of office.
26	* * *

ENGROSSED

1	§434. Commissioners and alternate commissioners; selection;
2	commission; disqualification; replacement
3	* * *
4	B. Method of selection. The number of commissioners required
5	for each precinct for the election and the same number of alternate
6	commissioners shall be selected for each precinct from the certified list
7	furnished by the parish board as required in R.S. 18:431(A)(4) in the
8	following manner:
9	* * *
10	(6) When the appropriate number of commissioners have been
11	selected, as provided in Paragraphs (4) and (5) of this Subsection, the
12	person conducting the drawing shall determine if each recognized
13	political party having one or more local or municipal candidates on the
14	ballot to be voted on in the precinct is represented by at least one
15	commissioner. If none, one ball shall be set aside for each recognized
16	political party thus still to be represented, beginning with the last ball
17	drawn for a person affiliated with a recognized political party that has
18	more than one commissioner at the precinct. The drawing shall
19	continue until one of the persons affiliated with each of such political
20	parties is selected, unless there are no remaining certified
21	commissioners in the parish to represent such political parties.
22	* * *
23	§467. Opening of qualifying period
24	The qualifying period for candidates in a primary election shall
25	open:
26	* * *

Page 19 of 67

ENGROSSED

l	(2) For candidates in a congressional primary election and those
2	in any special primary election to be held at the same time, on the
3	fourth third Wednesday in July August of the year of the election.
4	* * *
5	§469. Reopening of qualifying period; effect
6	A. When a person who qualified as a candidate and has
7	opposition in a primary election for a public office dies after the close
8	of the qualifying period and before the time for closing the polls on the
9	day of the primary election, the qualifying period for candidates in the
10	primary election for that office shall reopen for candidates on the day
11	after the death and shall close at 5:00 p.m. on the third day after the
12	death or, if that day is a legal holiday, at 5:00 p.m. on the next day
13	which is not a legal holiday. The name of the deceased candidate shall
14	not be printed on the primary election ballot. If the primary election
15	ballot was printed with the deceased candidate's name on it, any votes
16	received by the deceased candidate shall be void and shall not be
17	counted for any purpose whatsoever.
18	* * *
19	§551. Ballots
20	* * *
21	B. Titles of offices.
22	* * *
23	(2) When a special election to fill a newly-created office or a
24	vacancy in an existing office is held at the same time as a regularly
25	scheduled election, the secretary of state may print the titles of the
26	offices to be voted on in the special election at the end of the ballot.

ENGROSSED

However, when the geographic area of an office in the regularly scheduled election and in the special election are the same and when the candidates in the regularly scheduled election and in the special election for the same such office are the same, the title of the office and the names of the candidates shall appear only once on the ballot as provided in this Section and the ballot shall state that the election is being held to fill both the vacancy and the full term for the office. Each elector shall cast the same vote for both the regular and the special election for the office, and the candidates who qualify for the general election shall qualify for the general election for both the regular and the special election for the office, and the candidate who is elected shall be elected to fill both the vacancy and the full term for the office.

* * *

E. Uniformity. The names of the candidates shall be printed on the ballot in type of uniform size and style. The spaces between the names of the candidates for each office shall be uniform, and the names of the candidates for one office shall be separated from the names of candidates for another office by sufficient space to avoid confusion.

All propositions and constitutional amendments shall be printed on the ballot in type of uniform size and style.

* * *

§553. Inspection and preparation of voting machines at polling places

24 * * *

B. Inspection of the voting machines. After the commissioners take their oath and before the time for opening the polls, the

Page 21 of 67

commissioners, one copy of the statement explaining the scope and nature of any proposed constitutional amendment on the ballot, and one copy of the sample ballot in a conspicuous place at the principal entrance to the polling place. Except as otherwise provided for printer type and electronic voting machines, the commissioners, in the presence of the watchers, shall prepare the polling place for voting as follows:

(1)(a) Compare the numbers on the seal and protective counter of each voting machine serial numbers on either side of the machines with the numbers on the envelope containing the keys to the voting machines received from the deputy custodian. Verify that the numbers on the keys also match the serial numbers of the machines. Compare the protective counter numbers on the key envelope with the protective counter numbers on the machines. Compare numbers on the key envelope with the seal numbers on the machines.

(b) If the numbers do not agree, the commissioners shall notify the parish custodian, and the commissioners shall not proceed further in the preparation of the voting machine for voting until a representative of the parish custodian has reexamined the voting machine and certified that it is properly arranged. If the numbers agree, the commissioners shall open the envelope, take out the keys, and open the door. concealing the counters. On mechanical voting machines incapable of producing printed results, the commissioner shall open the doors concealing the counters.

(2)(a) On mechanical voting machines incapable of producing printed results, carefully Carefully examine each counter and determine that it registers zero. If a counter other than the protective counter does not register zero, the commissioners shall immediately notify the parish custodian, who shall, if practical, cause the counters to be readjusted to zero. If it is impractical to readjust the counters before the polls open, the commissioners shall immediately make a written statement of the letter and number designating each counter and the number registered on the counter. The commissioners shall post this statement at the polling place throughout the election. When the commissioners count and tabulate the votes, they shall subtract the number registered on the counter before the polls opened from the number registered on that counter after the termination of voting. The commissioners shall preserve the written statement as part of the election returns.

(b) On printer-type mechanical and electronic voting machines, the commissioners shall cause each machine to produce a zero proof sheet. Determine from the zero proof sheet that each counter on that machine is set at zero. Sign and certify to the correctness of each zero proof sheet. Immediately post each zero proof sheet within the polling place. If any zero proof sheet is illegible or damaged, immediately notify the parish custodian who will take action necessary to make the machine operative. If any zero proof sheet indicates that any candidate or question counter does not register zero, immediately notify the parish custodian, who will, if practical, readjust the counters. If it is impractical to readjust the counters before the polls open, immediately make a written statement of the letter and number designation on each

1	counter and the number registered on the counter. Post this statement
2	at the polling place throughout the election and preserve the statement
3	as part of the election returns.
4	(3) Check the ballot on the face of each voting machine against
5	the sample ballot supplied by the custodian of voting machines to make
6	certain it is correct. If the ballot is not correct, the commissioners shall
7	notify the parish custodian, and the machine shall not be used until the
8	ballot has been corrected under supervision of the parish custodian or
9	his representatives.
10	(4) Post the card of instructions, the statement of proposed
11	constitutional amendments on the ballot and a sample ballot in a
12	conspicuous place at the principal entrance to the polling place.
13	(4) (5) Leave the voting machines locked against voting until the
14	polls are formally opened and thereafter they shall be operated only by
15	the voters in casting their votes.
16	(5) (6) Complete in triplicate Certificate No. 1 of the composite
17	certificate designated "Machine Certificates", which shall be prepared
18	and furnished by the secretary of state. This certificate shall state:
19	(a) The exact time when the keys to the voting machines were
20	delivered.
21	(b) The <u>serial</u> number on each voting machine or the cartridge .
22	(c) The number of the seal on each voting machine or cartridge,
23	<u>if applicable</u> .
24	(d) The number shown on the protective counter on each voting
25	machine.

ENGROSSED

1	(e) That the public counter on each machine numbered zero.
2	* * *
3	§573. Evidence of election results
4	A. Opening the voting machines.
5	* * *
6	(3) Each voting machine shall be relocked and, if required,
7	resealed after the candidates or their representatives have had a
8	reasonable opportunity to inspect the machine. The clerk of court, in
9	the presence of a majority of the parish board of election supervisors,
10	shall reopen any voting machine for reinspection by a candidate or his
11	representative within forty-eight hours after receipt of a written request
12	for reinspection by the candidate. Not less than twenty-four hours
13	before the machines are so reopened, the clerk of court shall
14	prominently post in his office a notice of the time and place where the
15	voting machines will be reopened and the name of the candidate
16	requesting that the machines be reopened. The candidate requesting the
17	reinspection shall be responsible for all reasonable costs associated
18	with such reinspection. If it is necessary to reopen a voting machine
19	which has been relocked and, if required, resealed to conduct a
20	reinspection thereof, the clerk of court shall relock and, if required,
21	reseal the machine after the reinspection is completed.
22	* * *
23	§574. Compilation and promulgation of returns
24	* * *
25	E.(1) On or before the twelfth day after the primary or general
26	election, if no action has been timely filed contesting the election to the

office of a state candidate, the secretary of state shall promulgate the
returns for state candidates, proposed constitutional amendments, and
recall elections by publishing in the official journal of the state the
names of the state candidates for each office in the election, the text of
the proposed constitutional amendment, and recall elections and the
number of votes received by each such candidate, proposed
constitutional amendment, and recall elections as shown by the returns
transmitted by the clerks of court from the compiled statements by the
parish boards of election supervisors. In a parish containing a
municipality with a population of four hundred seventy-five thousand
or more, the promulgation shall be from the returns transmitted by the
parish board of election supervisors. On or before the twelfth day after
the primary or general election, if no action has been timely filed
contesting the election to office of a candidate other than a state
candidate, the secretary of state shall promulgate the returns for the
election for candidates other than state candidates by transmitting to the
clerk of court for the parish wherein the state capitol is located, a notice
containing the results of the elections for candidates other than state
candidates. The clerk of court shall post this notice in a prominent
place in his office.

21 * * *

§575. Official results of a primary or general election

23 * * *

B. Contested elections. If an action contesting a primary or general election is commenced timely, the final judgment in the action contesting the election shall determine the result of the election for that

Page 26 of 67

2

3

4

5

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

office. The result of a contested election shall not be official until the final judgment in the action contesting the election becomes definitive.

The secretary of state shall promulgate results of a contested election in accordance with the final judgment of the court as soon as practicable after the final judgment becomes definitive.

6 * * *

§591. Vacancy in office of elective members of state boards and commissions

Within twenty-four hours after any member of a state board or commission has knowledge of a vacancy in an elective office on that state board or commission, he shall notify the governor by certified mail of the vacancy, the date on which it occurred, and the cause thereof. Within ten days after he is notified of the vacancy, the governor shall appoint a person to fill the vacancy who has the qualifications for the office. If the unexpired term is one year or less, the member so appointed shall serve for the remainder thereof. If the unexpired term exceeds one year, the governor, within ten days after he is notified of the vacancy, shall issue his proclamation ordering a special election to fill the vacancy, which shall specify, in accordance with R.S. 18:402, the dates on which the primary and general elections shall be held, and in accordance with R.S. 18:467, 467.1, and 468, the dates of the qualifying period for the candidates in the special election. Immediately thereafter the governor shall publish the proclamation in the official journal of each parish in which the election is to be held. Within twenty-four hours after issuing the proclamation, the governor shall send a copy of the proclamation to the secretary of state. who

Page 27 of 67

shall within Within twenty-four hours after he receives the copy, the secretary of state shall notify, by certified or registered mail, receipt of the information notify all election officials having any duty to perform in connection with the special election to fill such vacancy, including the parish boards of election supervisors for the parish or parishes in which the vacancy occurred. The governor may appoint a person to fill a vacancy and issue a proclamation ordering a special election when he learns of a vacancy, whether or not he has received notice thereof from a state board or commission member. Whenever a special election is required, the governor's appointee shall serve only until the successor is elected and takes office.

* * *

§601. Vacancy in office of state legislators

If a vacancy in the office of a state legislator occurs and if six months or more of the term remains unexpired, then within ten days of the vacancy occurring, the presiding officer of the house in which the vacancy occurs shall determine the dates of the primary and general elections and the dates of the qualifying period for the election and shall issue a proclamation advising of the vacancy and setting forth the election dates and dates of the qualifying period for candidates. The speaker of the House of Representatives or the president of the Senate shall immediately forward such information to the secretary of state, who shall within twenty-four hours after receipt of the information notify, by certified or registered mail, all election officials having any duty to perform in connection with a special election, to fill such vacancy including the parish boards of election supervisors for the

1

2

3

4

5

6

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

ENGROSSED

parish or parishes in which the vacancy occurred. The secretary of state shall also publish the proclamation in the official journal of each parish in which the election is to be held, a proclamation of the vacancy and the dates of the primary and general election and the dates of the qualifying period for the election.

§602. Vacancies in certain local and municipal offices; exceptions

7 * * *

E.

9 * * *

(2)(a) If the unexpired term exceeds one year, the governing authority of the local governmental subdivision in which the vacancy occurs, or the school board when the vacancy occurs in its membership, or the governor when a vacancy occurs in the office of district attorney or in an office for which there is not a single governing authority or as provided in Subsection F, within ten days after the vacancy occurs, shall issue a proclamation ordering a special election to fill the vacancy and shall specify in the proclamation, in accordance with R.S. 18:402, the dates on which the primary and general elections shall be held and, in accordance with R. S. 18:467, 467.1 and 468, the dates of the qualifying period for candidates in the special election. In selecting the dates for such special elections, the governing authority or school board as the case may be, may choose a gubernatorial or congressional election date, if such date is available within a year of the occurrence of the vacancy or may select an election date in accordance with R.S. 18:402. In the cases in which the governor has the authority to select the date for such special elections, the governor shall first choose a

ENGROSSED

gubernatorial or congressional election date. If no such date is available within a year of the occurrence of the vacancy, the governor shall then select an election date in accordance with R.S. 18:402. If the governing authority or school board fails to issue the proclamation within ten days after the vacancy occurs, the governor shall issue the proclamation.

* * *

(d) Within twenty-four hours after he receives the copy, the secretary of state shall notify, by mail and in the same manner, all election officials having any duty to perform in connection with a special election to fill such vacancy, including the parish boards of election supervisors for the parish or parishes in which the vacancy occurred.

* * *

§604. Marshal of city or municipal court; temporary absence; vacancy

16 * * *

17 B.

18 * * *

(2)(a) When the unexpired term exceeds one year, the appropriate governing authority shall, within ten days after the vacancy occurs, issue a proclamation ordering a special election to fill the vacancy and shall specify in the proclamation, in accordance with R.S. 18:402, the dates on which the primary and general elections shall be held and, in accordance with R. S. 18:467, 467.1 and 468, the dates of the qualifying period for candidates in the special election. In selecting the dates for such special elections, the appropriate governing authority

Page 30 of 67

ENGROSSED

shall first choose a gubernatorial or congressional election date; if no such date is available within one year following the occurrence of the vacancy, the appropriate governing authority shall select another election date as provided for in R.S. 18:402. If the appropriate governing authority fails to issue the proclamation within ten days after the vacancy occurs, the governor shall issue the proclamation.

* * *

(c) A copy of the proclamation also shall be mailed to the secretary of state at the same time and in the same manner. Within who shall within twenty-four hours after he receives the copy, the secretary of state shall receipt of the information notify, by mail and in the same manner, all election officials having any duty to perform in connection with a special election to fill such vacancy, including the parish board of election supervisors. When a special election is required the appointee shall serve only until the successor is elected and takes office.

17 * * *

18 §621. Vacancy in office of judge

19 * * *

B. Immediately after issuance of the proclamation, the governor shall publish the proclamation in the official journal of each parish in which the election is to be held. Within twenty-four hours after its issuance, the governor shall send a copy of the proclamation to the secretary of state. Within twenty-four hours after he receives the copy, the secretary of state shall notify, by certified or registered mail, all election officials having any duty to perform in connection with a

Page 31 of 67

26

1	special election to fill such vacancy, including the parish boards of
2	election supervisors for the parish or parishes in which the vacancy
3	occurred.
4	* * *
5	§652. Resignations
6	A. Except for members of the legislature and the congress, all
7	resignations of elected officials shall be filed with the secretary of state.
8	Resignations may be filed in person or by certified mail, return receipt
9	requested.
10	* * *
11	§654. Effect of filing of resignations
12	A resignation shall become irrevocable three days after the day
13	on which upon receipt by the secretary of state. has transmitted the
14	notice to the appropriate authority.
15	* * *
16	§1278. Vacancies; United States senator
17	* * *
18	B. If a vacancy occurs in the office of United States senator and
19	the unexpired term is more than one year, an appointment to fill the
20	vacancy shall be temporary. Any senator so appointed shall serve until
21	his successor is elected at a special election and takes office. Within
22	ten days after receiving official notice of the vacancy, the governor
23	shall issue his proclamation for special election to fill the vacancy for
24	the unexpired term. The date of the special election shall be

established by the governor in accordance with the provisions of R.S.

18:402(E). The dates of the qualifying period shall be established by

the governor in accordance with R.S. 18:467, 467.1, and 468. Immediately after issuance of the proclamation, which shall include the dates of the primary and general elections and the dates of the qualifying period, the governor shall publish the proclamation in the official journal of each parish in which the election is to be held. Within twenty-four hours after its issuance, the governor shall send a copy of the proclamation to the secretary of state. Within twenty-four hours after he receives the copy, the secretary of state shall notify, by certified or registered mail, all election officials having any duty to perform in connection with a special election to fill such vacancy, including the parish boards of election supervisors for the parish or parishes in which the vacancy occurred. The election shall be conducted and the returns shall be certified as in regular elections for United States senator.

* * *

§1279. Vacancies; representatives in Congress

When a vacancy occurs in the office of representative in Congress, the governor shall determine the dates on which the special elections shall be held and the dates of the qualifying period and shall issue his proclamation ordering a special election and specifying the dates on which the primary and general elections will be held and the dates of the qualifying period for the election. Immediately thereafter he shall publish the proclamation in the official journal of each parish in which the election is to be held. Within twenty-four hours after issuing the proclamation, the governor shall send a copy of the proclamation to the secretary of state. Within twenty-four hours after

he receives the copy, the secretary of state shall notify, by certified or registered mail, who shall within twenty-four hours of receipt of the information notify all election officials having any duty to perform in connection with a special election to fill such vacancy, including the parish boards of election supervisors for the parish or parishes in which the vacancy occurred. The election shall be conducted in the same manner and at the same places and the returns shall be certified as in regular congressional elections. If at a primary or general election in a congressional district one representative in Congress is to be elected for a full term and another to fill a vacancy, the ballots containing the names of the candidates shall, as a part of the title of the office, designate the term for which the candidates are respectively nominated.

* * *

§1280.22. Candidates; procedure for qualifying

A. Candidates for presidential nominee shall qualify in accordance with procedures established by the party. Prior to qualification as a candidate of a political party for presidential nominee, a person shall pay a qualifying fee of seven hundred fifty dollars and any additional fee as authorized by R.S. 18:464(C) or shall have obtained a nominating petition, bearing the signatures of no less than one thousand registered voters affiliated with the party from each of the congressional districts into which the state is divided. If the candidate is qualifying by paying a fee, the fee shall be paid in cash, by certified or cashier's check drawn on a state or national bank, by United States postal money order, or by a money order issued by a state or national bank.

Page 34 of 67

1	B.(1) The qualifying period for presidential candidates shall
2	open on the second last Wednesday in January and shall close at 5:00
3	p.m. on the following Friday. During the qualifying period,
4	presidential candidates shall file notices of candidacy with the secretary
5	of state.
6	(a) A notice of candidacy shall be in writing and shall state the
7	candidate's name, the office he seeks, the address of his domicile, and
8	the political party with which he is registered as being affiliated. The
9	political party with which the candidate was affiliated at the time of
10	qualifying is the one which shall appear on the ballot, even if the
11	candidate changes his political party designation after he qualified for
12	the election.
13	(b) The candidate shall designate in the notice the form in which
14	his name shall be printed on the ballot. The candidate may designate
15	his given, first, and middle name, the initials of his given, first, and
16	middle name, a nickname, or any combination thereof as the form in
17	which his name shall be printed on the ballot. However, he shall not
18	designate a title, designation, or deceptive name, nor shall he designate
19	an occupational or professional description or abbreviation. If the
20	candidate designates a nickname in the place of or in combination with
21	his given name or the initials thereof, the nickname shall be set off with
22	quotation marks and shall be placed immediately preceding his
23	surname. A candidate shall include his surname in his designation of
24	the form in which his name shall be printed on the ballot.
25	(c) The notice of candidacy also shall include a certificate signed
26	by the candidate, certifying that he has read the notice of his candidacy

ENGROSSED

1	and that all of the statements contained therein are true and correct.
2	The certificate shall be executed before a notary public. If the
3	candidate is serving outside the state with the armed forces of the
4	United States, his notice of candidacy shall be witnessed by a
5	commissioned officer in the armed forces of the United States.
6	(2) A notice of candidacy shall be accompanied by the
7	qualifying fee and any additional fee imposed or a nominating petition.
8	(3) Each sheet of a nominating petition shall set forth the name
9	of the presidential candidate, as it shall appear on the election ballot,
10	the address of the candidate, the political party with which he is
11	affiliated, and the date of the presidential primary.
12	(2) (a) Each voter who signs a nominating petition shall include
13	his name and residence address.
14	(3) (b) All persons who obtained signatures shall certify that to
15	the best of their knowledge, information, and belief all of the signatures
16	on the nominating petition are genuine, and all of the statements
17	contained in the petition are true and correct.
18	(4) (c) A nominating petition shall be submitted to the registrars
19	of voters in the parishes where the signers reside not less than thirty
20	days before the end of the qualifying period.
21	(5) (d) The registrar for each parish shall endorse upon the
22	nominating petitions, whether original or supplemental, the date and
23	time of submission and shall promptly certify the nominating petitions,
24	in the order received, by determining and certifying on each nominating
25	petition which of the signers are registered to vote in the parish. A
26	registrar may stop certifying the signatures on a nominating petition

ENGROSSED

when the total number of the signers he has certified as having signed the petition timely and as being registered to vote equals fifteen percent more than the number of registered voters required from the congressional district. A registrar's certification shall be conclusive as to number of qualified voters who timely signed a nominating petition, and evidence to the contrary shall not be admitted in an action objecting to the candidacy of a presidential candidate filing the nominating petition.

C. Any person who qualifies as a candidate for presidential nominee may withdraw his candidacy by filing a notice of his withdrawal, that is signed by the candidate, and duly acknowledged before an officer authorized to administer oaths with the secretary of state, who shall note thereon the date it was filed. The withdrawal shall become effective when it is filed with the secretary of state. Once filed as herein provided, a notice of withdrawal shall not be returned to the person withdrawing. The effect of his withdrawal shall be as provided in R.S. 18:502.

* * *

19 §1285. Notice of election

20 * * *

B.(1)(a) Written notice of the election and the certificate required by Subparagraph (1)(c) of this Subsection shall be transmitted to the secretary of state, the commissioner of elections, 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 said officials on or before the last

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

date for candidates to qualify for that primary election working day in July of the year in which the election is to be held. However, if the election is to be held on a primary election date as provided in R.S. 18:402(C)(1), then such notice and certificate shall be received by said officials on or before the second Wednesday in January of the year of the election. If the election is not to be held on a primary election date, then the notice and certificate shall be received by said officials on or before the forty-sixth 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 candidates to qualify in a primary election or after the forty-sixth day prior to an election, whichever is applicable. submission of the notice and certificate to the secretary of state.

(b) Notwithstanding Subparagraph (1)(a) of this Subsection, if a proposition is to be submitted to the voters at the gubernatorial primary election, the notice of such election and the certificate required by Subparagraph (1)(c) of this Subsection shall be received by the secretary of state on or before the last working day in July of the year in which the election is to be held, and no revisions to a proposition, including but not limited to changes in the title, text, or numerical designations, shall be accepted by the secretary of state after such date.

(e) (b) The secretary of state shall not prepare or certify the ballot with respect to any election for bond, debt, or tax propositions, conducted pursuant to this Chapter, or in respect to any other election where the proposition is subject to approval by the Louisiana State Bond Commission, including but not limited to any proposition to

ENGROSSED

1	adopt, amend, or repeal a home rule charter which is subject to such
2	approval, until he receives certification in writing from the chairman of
3	that commission that the commission has considered and approved the
4	proposition.
5	* * *
6	§1300. Procedures; notice of election; expenses
7	* * *
8	C.
9	* * *
10	(2)(a) The secretary of state shall not accept any revisions to
11	propositions, including but not limited to changes in title, text, or
12	numerical designations, after the last day for candidates to qualify in a
13	primary election or after the forty-sixth day prior to an election,
14	whichever is applicable. submission of the notice to the secretary of
15	state. The secretary of state shall not include any proposition on any
16	ballot of any election if such notice is not timely received by the
17	secretary of state.
18	* * *
19	§1300.7. Governor to order election; proclamation; publication
20	* * *
21	B. Immediately after the issuance of the proclamation, the
22	governor shall publish the proclamation in the official journal of each
23	parish in which the election is to be held. Within twenty-four hours
24	after issuing the proclamation, the governor shall send a copy of the
25	petition and proclamation, by registered or certified mail, to the clerk
26	of the district court for each parish in which the election is to be held.

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

ENGROSSED

If the election is to be held in Orleans Parish, the city of New Orleans, the copy of the petition and proclamation shall be mailed to the clerk of the criminal district court. A copy of the petition and proclamation also shall be mailed sent to the secretary of state. at the same time and in the same manner. Within twenty-four hours after he receives the copies, the secretary of state shall notify, by mail and in the same manner, all other election officials having any duty to perform in connection with a recall election, including the parish board of election supervisors for the parish or parishes in which the election is held.

* * *

§1306. Preparation and distribution of absentee ballots

* * *

B. The secretary of state shall prepare absentee ballot envelopes, absentee voting instructions, certificates, and other absentee balloting paraphernalia consistent with the provisions of this Chapter, subject to approval of the attorney general as to content. Notwithstanding the provisions of R.S. 18:1316 relating to distinguishing marks on absentee ballots, absentee voting instructions on absentee ballots to be transmitted by facsimile in accordance with R.S. 18:1308(A)(1)(b) shall stipulate that the voter may mark his ballot with a cross (X) mark or a check ($\sqrt{\ }$) mark as provided in R.S. 18:1306(A)(2)(a) and (b). When a court of competent jurisdiction, a registrar of voters, the secretary of state, or other competent authority determines that there exists a literate linguistic minority equal to more than five percent of the total population of any parish, the secretary of state, with approval of the attorney general as to content, shall prepare

Page 40 of 67

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

23

24

25

26

ENGROSSED

1	and furnish absentee ballots, absentee voting instructions, and
2	certificates in the minority language in sufficient quantity to send each
3	absentee voter requesting voting material in that language.
4	* * *
5	§1307. Application by mail
6	* * *
7	E. The registrar shall not send an absentee ballot to an applicant
8	whose application for an absentee ballot does not meet the
9	requirements of Subsection A of this Section.
10	* * *
11	§1309. Absentee application and voting in person
12	A.
13	* * *
14	(2) During the period of absentee voting in person, the registrar
15	shall maintain regular office hours, remaining open from 8:30 a.m. to
16	4:30 p.m. Monday through Friday, and from 8:30 a.m. to 12 o'clock
17	noon on Saturday; however, if a Saturday or any holiday provided by
18	law or proclaimed by the governor for state departments falls during the
19	period for absentee voting, the office of the registrar shall remain open
20	until 4:30 p.m. on such Saturday and on the last day of the period for
21	absentee voting. If the holiday falls on the last day of the period for
22	absentee voting, and the registrar shall post a notice to that effect at the

Page 41 of 67

entrance to the office of the registrar. Absentee voting in person on the

last day of voting will terminate when all persons who were in line to

vote at the close of the regular office hours of the registrar's office, as

provided herein, have been allowed to vote. If the office space of the

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

ENGROSSED

registrar is insufficient or inconvenient to accommodate absentee
voting, the registrar may provide for an alternate location to conduct
absentee voting, which location shall be in the courthouse or in a public
building in the immediate vicinity thereof, and in such case, adequate
notice shall be posted at the registrar's office informing the public of
the location where absentee voting is being conducted.
* * *
D.(1) Before any voter is allowed to vote absentee in person-at
a place as provided in Subsection A of this Section, the registrar or his
deputy shall establish the voter's identity by requiring him to submit his
current Louisiana driver's license, or his current registration certificate.
, other identification card, by comparison with the descriptive
information on the precinct register, or If the voter does not have either
document in his possession, the registrar or his deputy shall establish
his identity in the manner provided in R.S. 18:105(A).
(2) Before any voter is allowed to vote at a branch office as
provided in Subsection B of this Section, the registrar or deputy
registrar shall establish the voter's identity by requiring him to submit
his current registration certificate.
* * *
§1313. Tabulation and counting of absentee ballots
* * *
B. Absentee ballots shall be counted at the office of the registrar

B. Absentee ballots shall be counted at the office of the registrar of voters or at a place within the parish courthouse at a time fixed by the parish board of election supervisors which time shall be set no earlier than 4:00 1:00 p.m. and no later than 8:00 p.m. on election day.

Page 42 of 67

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

In parishes having a civil and criminal courthouse, the parish courthouse shall be the civil courthouse.

* * *

I.(1) Upon completion of the tabulation and counting of the absentee ballots, the parish board of election supervisors shall return the absentee ballots to the special absentee ballot envelope, shall seal the envelope, and shall deliver the envelope containing the absentee ballots to the registrar of voters. The registrar shall preserve the envelope, and the absentee ballots contained therein, inviolate and, except upon order of a court of competent jurisdiction, shall not allow the absentee ballots to be inspected by anyone until the delay for filing an action contesting the election has lapsed. If an action contesting the election is commenced timely, the registrar shall continue to preserve these ballots inviolate, subject to the orders of the court, until the final judgment in the action has become definitive.

(2) Notwithstanding the provisions of Paragraph (1) of this Subsection, if the number of absentee ballots cast for all candidates for an office could make a difference in the outcome of the election for such office, upon the request of a candidate for such office, the board shall recount the absentee ballots for such office. Upon completion of recount of the absentee ballots, the board shall return the absentee ballots to the special absentee ballot envelope, shall reseal the envelope, and shall deliver the envelope containing the absentee ballots to the registrar of voters who shall preserve the envelope and the absentee ballots contained therein in the manner provided for in Paragraph (1) of this Subsection.

Page 43 of 67

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

(3) The registrar, in the presence of a majority of the parish
board of election supervisors, shall allow a candidate or his
representative to inspect the flaps removed from the valid absentee
ballots within forty-eight hours after receipt of a written request for
such inspection by the candidate. Not less than twenty-four hours
before such inspection, the registrar shall prominently post in his office
a notice of the time and place where the flaps will be inspected and the
name of the candidate requesting such inspection. The candidate
requesting the inspection shall be responsible for all reasonable costs
associated with such inspection.

* * *

§1314. Absentee commissioners

* * *

C. Selection for primary election. (1) The parish board of election supervisors shall determine the number of absentee commissioners necessary to count the absentee ballots in the parish. The parish board of election supervisors shall select a minimum of three absentee commissioners.

(2) The parish board of election supervisors shall meet at 10:00 a.m. on the fifth day before a primary election and shall select the absentee commissioners and alternate absentee commissioners for the parish in the manner provided by law for the selection of commissioners and alternate commissioners. If there are not enough certified commissioners to select the appropriate number of absentee commissioners and alternate absentee commissioners, the board of election supervisors may select a qualified elector of the parish to

Page 44 of 67

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

serve; however, no such elector shall serve as an absentee commissioner if a certified commissioner has been selected as an alternate absentee commissioner.

- (3) Absentee commissioners and alternate absentee commissioners shall be issued commissions, take the oath of office, be replaced, and be disqualified, all in the manner provided by law for commissioners and alternate commissioners.
- D. Selection for general election. (1)(a) The parish board of election supervisors shall determine if the number of absentee commissioners necessary to count the absentee ballots in the general election can be reduced or should be increased from the number which counted absentee ballots in the primary election.
- (b) If it determines that the number cannot be reduced or should be increased, those persons who served as absentee commissioners and alternate absentee commissioners for the parish in the primary election shall serve in the general election, unless replaced or disqualified in the manner provided by law for commissioners and alternate commissioners. The number of absentee commissioners for a general election shall not be less than three.
- (2)(a) If the parish board determines that the number of absentee commissioners can be reduced, it shall notify each person who served as an absentee commissioner or alternate absentee commissioner in the primary election of its decision to reduce the number of absentee commissioners and of the date and time of the meeting to select the absentee commissioners for the general election. The parish board shall meet at 10:00 a.m. on the fifth day before a general election and

Page 45 of 67

ENGROSSED

shall select the absentee commissioners and alternate absentee commissioners to serve in the general election for the parish.

- (b)(i) The parish board shall prepare a list containing the names of all persons who served as absentee commissioners in the primary election. The absentee commissioners and alternate absentee commissioners for the general election shall be selected from that list in the manner provided by law for the selection of commissioners and absentee commissioners.
- (ii) If the list does not contain sufficient names to select the number of absentee commissioners and alternate absentee commissioners determined by the board to be needed for the general election, the board shall fill any remaining alternate commissioner positions from a list of those persons who were selected as alternate absentee commissioners for the primary election, such list to be prepared and the selection made in the same manner provided herein for selection of absentee commissioners for the general election.
- (3) If the parish board determines that the number of absentee commissioners should be increased, the parish board shall meet at 10:00 a.m. on the fifth day before a general election and shall select the additional absentee commissioners and alternate absentee commissioners to serve in the general election for that parish from the list of certified commissioners who have not been chosen to serve in the general election as a commissioner-in-charge, commissioner, or, if applicable, absentee commissioner in the manner provided by law for the selection of commissioners and alternate commissioners. If there are not enough certified commissioners to select the appropriate

1	number of absentee commissioners and alternate absentee
2	commissioners, the board of election supervisors may select a qualified
3	elector of the parish to serve; however, no such elector shall serve as
4	an absentee commissioner if a certified commissioner has been selected
5	as an alternate absentee commissioner.
6	* * *
7	§1402. Proper parties
8	* * *
9	C. The secretary of state and the commissioner of elections
10	shall be indispensable parties defendant to any action contesting an
11	election for public office. for the purpose of giving the trial court
12	jurisdiction over those officers insofar as the judgment of the court
13	affects the ministerial duties of those officers. When named as
14	defendants, as provided in this Subsection, in an action contesting an
15	election, costs of court shall not be assessed against these officers.
16	* * *
17	§1463. Political material; legislative finding of compelling state
18	interest; identification of source of materials; materials
19	containing false allegations of affiliation
20	* * *
21	D. An affected candidate or voter shall be entitled to an
22	injunction to restrain future violations of Subsections B and C of this
23	Section.

ENGROSSED

1	E. Whoever violates any provision of this Section may be
2	punished by a fine not to exceed five hundred dollars or be imprisoned
3	for not more than six months, or both.
4	* * *
5	§1495.5. Reports; contents
6	* * *
7	B. Each report required to be in conformity with this Section
8	shall contain the following information:
9	* * *
10	(19) The amount of cash and cash investments of the committee
11	candidate on hand at the end of the reporting period.
12	* * *
13	C. Expenditures made by a public relations firm, an advertising
14	agency, or agent for a candidate shall be considered expenditures of the
15	political committee candidate and must be reported as required by this
16	Section. Each such firm, agency, or agent which makes any
17	expenditure for any candidate shall timely furnish to such candidate
18	such information relative thereto as may be required for compliance
19	with this Part.
20	* * *
21	§1505.2. Contributions; expenditures; certain prohibitions and
22	limitations
23	* * *
24	C.(1) No person shall make a cash contribution to a candidate
25	or a committee and no candidate or committee shall receive cash
26	contributions in excess of one hundred dollars during any calendar

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

ENGROSSED

1	year. Any contribution in excess of such one hundred dollar aggregate
2	amount, other than an in-kind contribution, shall be made by an
3	instrument containing the name of the donor and the name of the payee.
4	Any contribution by a candidate to a committee is an expenditure by
5	the candidate and therefore is subject to the provisions of Subsection
6	D below.
7	* * *
8	Section 2. R.S. 18:532(B)(1) and (E), 532.1(B), (C)(1), (2)(a) and
9	(3)(a), and (D), 1903 and 1904 are hereby amended and reenacted to read as
10	follows:
11	§532. Establishment of precincts
12	* * *
13	B.(1) Each precinct shall be a contiguous, compact area having
14	clearly defined and clearly observable boundaries coinciding with
15	visible features readily distinguishable on the ground, such as
16	designated highways, roads, streets, rivers, or canals, and depicted on

clearly defined and clearly observable boundaries coinciding with visible features readily distinguishable on the ground, such as designated highways, roads, streets, rivers, or canals, and depicted on United States Bureau of the Census base maps for the next federal decennial census, except where the precinct boundary is coterminous with the boundary of a parish or an incorporated place when the boundaries of a single precinct contain the entire geographic area of the incorporated place. On and after July 1, 1997, any precinct boundary not coinciding with a visible feature shall be changed by the parish governing authority to coincide with a visible feature in accordance with R.S. 18:532.1.

25 * * *

17

18

19

20

21

22

23

24

E.(1) In complying with the provisions of this Section for the
establishment of precincts and the prescription of their boundaries, each
parish governing authority and registrar of voters shall coordinate with
the secretary of the Senate and the clerk of the House of
Representatives, or their designees, pursuant to their authority to submit
a plan for census data for reapportionment under the provisions of
Chapter 13 of Title 18 of the Louisiana Revised Statutes of 1950, and
shall adopt or adjust precinct boundaries as may be necessary to
comply with this Section.
(2) Each parish governing authority shall by ordinance adopt a
proposal for the establishment or adjustment of precinct boundaries, in
compliance with this Section, no later than June 15, 1986, provided that
any establishment of a precinct or adjustment of a precinct boundary to
comply with this Section shall be effective for the following purposes
at the following times:
(a) Not later than January 1, 1990, for the purpose of
establishing block boundaries for the 1990 federal decennial census.
(b) Not later than forty-five days prior to the opening date for
qualifying as a candidate for any election held at the 1991 gubernatorial
primary election, for all purposes. Within fifteen days after the
adoption of the ordinance, the parish governing authority shall send to
the secretary and the clerk a certified copy of the ordinance and a copy
of a map showing the new boundaries together with a written
description of such boundaries.
(3) If any parish governing authority fails to comply with the

provisions of this Section by June 15, 1986, the secretary of the Senate

2	immediately notify the attorney general of such noncompliance. The
3	attorney general shall, upon receipt of such notice, in accordance with
4	R.S. 18:537 institute an action against said governing authority to
5	compel compliance with this Section.
6	(4) Notwithstanding the provisions of R.S. 18:532.1(A) and (B)
7	or any other law to the contrary, the proposed precinct boundaries
8	submitted to the United States Bureau of the Census by a parish
9	through the secretary of the Senate and the clerk of the House of
10	Representatives or their designees, and approved by the Bureau of the
11	Census as block boundaries for the 1990 Census, shall be the precinct
12	boundaries of any parish in which the parish governing authority has
13	failed to adopt by ordinance on or before December 31, 1988 a
14	proposal for the establishment or adjustment of precinct boundaries as
15	required by this Section. The precinct boundaries established pursuant
16	to the provisions of this Paragraph shall be effective as provided in R.S.
17	18:532(E)(2).
18	* * *
19	§532.1. Changing precinct boundaries
20	* * *
21	B. (1) A parish governing authority shall change a precinct only
22	by dividing the precinct into two or more precincts except as provided
23	in Paragraph (2) of this Subsection.
24	(2)(a) When in order to make it more convenient for voters to
25	vote, or to facilitate the administration of the election process, or to
26	accomplish reapportionment, or to comply with the provisions of R.S.

and the clerk of the House of Representatives, or their designees, shall

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

18:532(B)(1) or (4), it becomes necessary to consolidate all or part of a precinct with adjacent precincts, a part or parts may be consolidated but only when the parts that are joined are in the same state, local and municipal office voting district.

(b) On and after July 1, 1997, any proposed consolidation of all or part of a precinct with an adjacent precinct, except for consolidations under R.S. 18:532(B)(4), shall be considered a prospective consolidation, which shall be made effective not later than January 1, 2000, for the purpose of establishing block boundaries for the 2000 federal decennial census; and not later than December 31, 2001, for all purposes. Any proposed prospective consolidation shall be submitted for review under Paragraph C(2) of this Section not later than July 1, 1998. Any proposed prospective consolidation shall not be subject to the requirement that parts that are joined shall be in the same state, local, and municipal office voting district and shall not be subject to review under Paragraph C(3) of this Section.

(3) Any establishment, division, or consolidation of precincts as provided in Paragraphs (1) and (2) herein shall be considered a change in precinct boundaries and shall be subject to the requirements of this Section.

C.(1) The parish governing authority shall comply with the provisions of R.S. 18:532(A), (B), and (C), and (E) when changing any precinct boundary. Prior to January 1, 1993, any precinct boundary resulting from an establishment of a precinct or precincts or change in precinct boundary shall coincide with a visible feature which is a tabulation boundary depicted on United States Bureau of the Census

ENGROSSED

maps prepared for the 1990 federal decennial census. After December 31, 1992, any precinct boundary resulting from an establishment of a precinct or precincts or change in precinct boundary shall coincide with a visible feature depicted on a base map that will be used by the United States Bureau of the Census to determine visible tabulation boundaries for the federal decennial census.

(2)(a) In determining features to be used as precinct boundaries, the parish governing authority shall consult with the secretary of the Senate and the clerk of the House of Representatives or their designees. The parish governing authority shall submit proposed changes in precinct boundaries to the secretary and the clerk or their designees on United States Bureau of the Census maps prepared for the 1990 next federal decennial census and, where practicable, by electronic medium. No change in a precinct boundary may be made by the parish governing authority without prior review and approval by the secretary and the clerk or their designees, except as provided in this Subparagraph Paragraph. Such review shall consist of a determination whether the proposed precinct change coincides with a visible feature depicted on a base map that will be used by the United States Bureau of the Census to determine visible tabulation boundaries for the federal decennial census.

* * *

(3)(a) In addition to the requirements of Paragraph (2) of this Subsection, when the proposed precinct change involves a consolidation authorized by Paragraph B(2) of this Section, prior to adoption by ordinance, the parish governing authority shall submit

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

proposed changes of the consolidation to the commissioner of elections. No change in a precinct consolidation may be made by the parish governing authority without prior review and approval by the commissioner of elections, except as provided in this Subparagraph Paragraph. Such review shall consist of a determination whether the proposed consolidation of the precincts establishes a precinct or precincts where all parts of each proposed new precinct are in the same state, local, and municipal office voting district.

* * *

D. In accordance with R.S. 18:1903, on and after January 1, 1989, notwithstanding any other law to the contrary, no election precinct shall be created, divided, abolished, or consolidated, or the boundaries thereof otherwise changed between January first of any year which last digit is nine and December thirty-first of any year which last digit is zero two, unless ordered by a court of competent jurisdiction; except that:

- (1) This prohibition shall not apply to precincts consolidated under R.S. 18:532(B)(4); and
- (2) If a parish is unable to meet applicable state and federal guidelines in the creation of its reapportionment plan, such parish may divide a precinct into two or more precincts by a visible feature which is a census tabulation boundary during the time period of April 1, 2001, through December 31, 2001.
- (a) Such parish shall include such precinct changes in its ordinance defining such reapportionment plan.

25

26

1	(b) A certified copy of the ordinance including any such
2	precinct changes and reapportionment plan shall be sent to the secretary
3	of state, the commissioner of elections, the secretary of the Senate, the
4	clerk of the House of Representatives, and the registrar of voters of the
5	parish within fifteen days after the adoption of the ordinance.
6	(c) In the event that the United States Department of Justice
7	objects to a parish reapportionment plan, such parish may divide a
8	precinct into two or more precincts by a visible feature which is a
9	census tabulation boundary in order to satisfy said objections of the
10	department; however such precincts shall not be further divided,
11	abolished, or consolidated or the boundaries otherwise changed
12	through December 31, 2002.
13	* * *
14	§1903. Precincts; boundary changes
15	A. No election precinct shall be created, divided, abolished, or
16	consolidated, or the boundaries thereof otherwise changed between
17	January 1 of any year which last digit is nine and December 31 of any
18	year which last digit is zero two unless ordered by a court of competent
19	jurisdiction or by reason of an annexation or other change in the
20	boundaries of a municipality to comply with R.S. 18:532.1(D).
21	B. If a change in the boundaries of a precinct is made as
22	specified in Subsection A above, during the time specified therein, the
23	affected governing body shall, within fifteen days after the entry of the

Page 55 of 67

court order or the date of the ordinance changing the municipal precinct

boundaries, send to the secretary of the Senate and the clerk of the

House of Representatives a certified copy of the order or ordinance and

1	a copy of a map showing the new boundaries together with a corrected
2	word description of such boundaries. The secretary and the clerk shall
3	likewise be notified of appeals filed changes in ordinances, or other
4	actions that pertain to any such order or ordinance.
5	§1904. Cooperation of state agencies and officials
6	A. All state agencies and officials shall cooperate with the
7	secretary of the Senate and the clerk of the House of Representatives
8	in carrying out the purposes of this Chapter and shall furnish the
9	secretary and clerk all such statistical information, maps, and other data
10	as they may request to comply with requirements of the census bureau.
11	B. The office of public works in the Department of
12	Transportation and Development and the assistant secretary of public
13	works, the State Planning Office and its director, and the office of
14	highways and its assistant secretary shall assist the secretary and clerk
15	in submitting the required plan to the census bureau and shall prepare
16	and provide such maps as may be necessary at the request of the
17	secretary and clerk.
18	Section 3. R.S. 18:532.1(H) is hereby repealed in its entirety.
19	Section 4. R.S. 18:1399(A) is hereby repealed in its entirety.
20	Section 5. The provisions of Section 1 and Section 4 of this Act shall
21	become effective on January 1, 1998. The provisions of this Section and of
22	Section 2 and Section 3 of this Act shall become effective on July 1, 1997.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument.

Bruneau, et al.

HB No. 1597

Makes technical changes to the election code.

<u>Present law</u> requires that on all petitions submitted to a registrar of voters the signer must include his ward, district, and precinct.

<u>Proposed law</u> retains <u>present law</u> and also requires the signer to include his date of birth. (§3)

<u>Present law</u> allows the registrar to employ temporary personnel for the purpose of registering voters.

<u>Proposed law</u> also allows temporary personnel to be used to conduct absentee voting. (§59)

<u>Present law</u> provides that a change in residence address within the parish that is received after the close of registration for the primary is effective after the general election.

<u>Proposed law</u> retains <u>present law</u>, but makes an exception when the person's registration has been cancelled from the rolls or if the registrant's address was updated pursuant to other provisions of the election code. (§110)

<u>Present law</u> requires the clerk of court to send to the registrar by the tenth day of each month, the names, aliases, dates of birth, sex, and addresses of those persons for whom a felony conviction has become definitive.

<u>Proposed law</u> requires the clerk of court to send to the registrar by the tenth day of each month, the names, aliases, dates of birth, sex, and addresses of those persons convicted of a felony for which there is an order of imprisonment. (§171)

<u>Proposed law</u> provides that if a felony conviction is subsequently overturned that the clerk of court give written notice to the commissioner of elections who shall send such notice to the appropriate registrar of voters. (§171(D))

<u>Present law</u> requires the United States attorney to give written notice to the commissioner of elections of any federal felony conviction.

<u>Proposed law</u> requires the United States attorney to give written notice to the commissioner of elections of any federal felony conviction for which there is an order of imprisonment. (§171.1)

<u>Present law</u> provides that upon receipt of the reports of convicted felons, interdicted persons, and deaths in the state, the registrar cancel the registration of each person listed therein by deleting the name from the statewide computer

registration system and, if necessary by drawing in red ink a line through the name of such person on the precinct register and the duplicate precinct register. Requires the line on the precinct registers to be initialed by the registrar or employee of the registrar. Provides that the registrar note on the registration record and on the original application for registration that the registrar has been notified of an order of imprisonment for conviction of a felony, a judgment of interdiction for mental incompetence, or received a report of death, and note also the date of the cancellation and the date of the report. Requires the registrar to remove the original application from his file of eligible voters and place it in his cancellation file. Requires notification, including the reason therefor, of each person whose registration is cancelled, except by reason of death.

<u>Proposed law</u> provides the procedures for the suspension of the registration of convicted felons under an order of imprisonment and persons interdicted for mental incompetence. (§176)

Proposed law provides that when a registrar receives notice from the clerk of court, U.S. attorney, or has reason to believe that a person has been convicted of a felony for which there is an order of imprisonment, the registrar shall send a notice to such person which is to be mailed first class, postage prepaid, to the address on file at the registrar's office. Requires the notice to state that the registrar has received a report that the registrant has been convicted of a felony and is under an order of imprisonment and informs the person that he must appear in person at the office of the registrar of voters within twenty-one days after the date on which the notice was mailed to show cause why his registration should not be suspended. (§176(A))

<u>Proposed law</u> provides that if the registrant appears and shows cause within the twenty-one days, the registrar shall not suspend the registration. (§176(A))

Proposed law provides that if the registrant fails to appear within the required twenty-one days, the registrar suspends the registration by deleting the name from the statewide computer registration system and, if necessary by drawing in red ink a line through the name of such person on the precinct register and the duplicate precinct register. Requires the line on the precinct register to be initialed by the registrar or employee of the registrar. Provides that the registrar note on the registration record and on the original application for registration that the registrar has been notified of conviction of a felony for which there is an order of imprisonment, and also note the date of the suspension and the date of the report, when applicable. Requires the registrar to remove the original application from his file of eligible voters and place it in his suspension file. Requires each person whose registration is suspended to be immediately notified of the suspension and the reason therefor. (§176(A))

<u>Proposed law</u> requires the registrar to maintain a list of names and addresses to whom notices are sent under these provisions and whether or not each registrant responded to the notice for a period of two years and provides that this information is open to inspection and copying. (§176(A))

<u>Proposed law</u> provides that when a registrar receives a report that a person is under a definitive judgment of interdiction for mental incompetence he is to

suspend the registration of the interdict for the period of interdiction. Provides for suspension of the registration by deleting the name from the statewide computer registration system and, if necessary by drawing in red ink a line through the name of such person on the precinct register and the duplicate precinct register. Requires the line on the precinct register to be initialed by the registrar or employee of the registrar. Requires the registrar to note on the registration record and on the original application for registration that the registrar has been notified of a judgment of interdiction and also note the date of the suspension and the date of the report. Requires the registrar to remove the original application from his file of eligible voters and place it in his suspension file. Also requires the registrar to immediately notify each person whose registration is suspended under these provisions and the reason therefor. (§176(B))

<u>Proposed law</u> provides that if the registrar determines that a voter's registration has been suspended or cancelled through error of the registrar, the registrar shall reinstate the voter's registration as though the suspension or cancellation had never occurred and shall notify the registrant of the reinstatement. (§176(E))

<u>Proposed law</u> provides that the registration of a person whose registration has been suspended by the registrar of voters for conviction of a felony shall be reinstated upon receipt by the registrar of documentation from the appropriate correction official showing that such person is no longer under an order of imprisonment. (§177(A))

<u>Proposed law</u> provides that the registration of a person who has been interdicted and judicially declared mentally incompetent and whose registration has been suspended by the registrar shall be reinstated upon receipt by the registrar of a certified copy of a definitive judgment revoking such interdiction. (§177(B))

<u>Present law</u> provides that when the registrar has reason to believe that the name of a person has been illegally or fraudulently placed upon the registration records, that a registrant no longer is qualified to be registered, or that a registrant has changed his residence, he shall immediately notify the person by sending the address confirmation card to the registrant and place the voter on the inactive list of voters.

<u>Proposed law</u> retains <u>present law</u> but provides that a person is not placed on the inactive list of voters if there is address information available to the registrar from the post office that indicates the voter has moved to another address within the parish. (§§193, 198)

<u>Present law</u> provides if a registrant has moved from one precinct to another within the same parish that the registrant can vote at the polling place of such registrant's last address on file at the office of the registrar of voters for the primary election and general election, if held, upon completing an address confirmation card affirming the new address within the parish.

<u>Proposed law</u> provides that such registrant may vote in the precinct from which he moved only for the election at which he completes the address confirmation card. (§196)

<u>Proposed law</u> provides for an election emergency plan. Provides that if an emergency or common disaster occurs before or during a regularly scheduled or special election, the governor may, upon issuance of an executive order, suspend or delay the qualifying of candidates, absentee voting in person, or elections. Provides that the governor take such action only upon the certification of the secretary of state in conjunction with the commissioner of elections that a state of emergency exists. A clerk of court, as chief election official of the parish, may bring to the attention of the secretary of state and commissioner of elections any difficulties occurring in his parish due to natural disasters. (§401.1)

<u>Proposed law</u> provides that if any delays or suspensions are authorized by the governor, the delayed qualifying, absentee voting in person or election day voting shall resume or be rescheduled as soon as is practicable. Requires notice of the delay or suspension and rescheduling to be published at least once in a newspaper of general circulation in the affected area if time permits and, where practicable, broadcast as a public service announcement on radio and television stations, or by any other means of communication available at that time. (§401.1)

<u>Proposed law</u> requires the clerk of court to identify the number of polling places that are functional and the number of polling places that have been destroyed. If a polling place is destroyed, efforts should be made to work with federal, state, and local emergency management agencies to permit the orderly establishment of a new polling place. An alternate emergency location is to be designated by the clerk of court in conjunction with the parish governing authority and advertised by any means available. Allows coordination with local police and the National Guard in an effort to provide security for existing polling places. (§401.1)

<u>Proposed law</u> provides that if an election is rescheduled involving a multiparish or statewide office, every effort should be made to withhold returns for the affected races until the parishes where an election has been suspended or delayed have conducted rescheduled elections and are able to certify returns to the secretary of state. Provides that computation of all time intervals in the electoral process affected by any delay or suspension be redesignated by the secretary of state in conjunction with the commissioner of elections and notice thereof is to be given to parish boards of election supervisors as soon as possible. (§401.1)

<u>Present law</u> provides that the third Saturday in January of any year, the third Saturday in July of any year, are election dates which shall be exclusively for elections on bonds, taxes, and other propositions or questions and for no other kind of election.

<u>Proposed law</u> retains <u>present law</u> but allows a special election to fill a vacancy in the office of state legislator to be held on these dates. (§402(F))

<u>Present law</u> requires the clerk of court to conduct a general course of instruction for commissioners at least twice a year. These courses of instruction are open to the public and are to be publicized in a manner to encourage maximum attendance and participation.

<u>Proposed law</u> retains <u>present law</u> and allows the registrar to assist the clerk of court in conducting the course for informational purposes. (§431)

<u>Present law</u> requires the clerk of court to conduct the course of instruction for commissioners-in-charge during the month of November, to give notice of such course during the second week in October, and give notice to the applicants the last week in October.

<u>Proposed law</u> allows the clerk of court to conduct the course of instruction for commissioners-in-charge during the period August 1 through November 30 and give notice of the course two weeks before it is scheduled to be conducted, and give notice to the applicants one week before the course is to be conducted. (§433(A))

<u>Present law</u> provides that a commissioner-in-charge shall serve a term of office of one year, beginning on the January 1 of the year following selection.

<u>Proposed law</u> retains <u>present law</u> but further provides that the commissioner-in-charge must remain on the list of certified commissioners during his term of office. (§433(D))

<u>Present law</u> provides for the manner of selection of commissioners. Provides that the drawing of commissioners for each precinct shall continue until a person affiliated with each recognized political party is selected as a commissioner.

<u>Proposed law</u> retains <u>present law</u> but provides that such drawing shall continue unless there are no remaining certified commissioners in the parish to represent such recognized political parties. (§434)

<u>Present law</u> provides that the qualifying period for candidates in a congressional primary election and those in any special primary election to be held at the same time, opens on the fourth Wednesday in July of the year of the election.

<u>Proposed law</u> provides that the qualifying period for candidates in a congressional primary election and those in any special primary election to be held at the same time, opens on the third Wednesday in August of the year of the election. (§467)

<u>Present law</u> provides that qualifying in a primary election is reopened when a person who qualified as a candidate dies after the close of the qualifying period and before the time for closing the polls on the day of the primary election

<u>Proposed law</u> provides that qualifying will reopen if the candidate who dies had opposition. (§469)

<u>Present law</u> provides that a candidate without opposition at the close of qualifying is declared elected. <u>Present law</u> provides that if such person dies prior to taking office the vacancy is filled under those provisions governing anticipated vacancies in office.

<u>Proposed law</u> provides that on and after July 1, 1997, any precinct boundary not coinciding with a visible feature shall be changed by the parish governing authority to coincide with a visible feature.

<u>Proposed law</u> repeals special provisions for the 1990 census and enacts special provisions regarding precinct consolidations in preparation for the 2000 census. Provides that any precinct consolidation on and after July 1, 1997 will become effective not later than January 1, 2000, except for consolidations of precincts containing fewer than 300 original registered voters. (§§532, 532.1)

<u>Present law</u> provides that when a special election to fill a newly-created office or a vacancy in an existing office is held at the same time as a regularly scheduled election, and when the candidates in the regularly scheduled election and in the special election are the same, the names of the candidates shall appear only once on the ballot and the ballot shall state that the election is being held to fill both the vacancy and the full term for the office. Requires each elector to cast the same vote for both the regular and the special election for the office, and the candidates who qualify for the general election for the office, and the candidate is elected to fill both the vacancy and the full term for the office.

<u>Proposed law</u> provides that when a special election to fill a newly-created office or a vacancy in an existing office is held at the same time as a regularly scheduled election, if both the geographic area of an office and the candidates in the regularly scheduled election and in the special election for such office are the same for both elections, the title of the office and the names of the candidates shall appear only once on the ballot and the ballot shall state that the election is being held to fill both the vacancy and the full term for the office. <u>Proposed law</u> retains provisions of <u>present law</u> requiring each elector to cast the same vote for both the regular and the special election for the office. Retains <u>present law</u> which provides that the candidates who qualify for the general election shall qualify for the general election for both the regular and the special election for the office, and the candidate is elected to fill both the vacancy and the full term for the office. (§551(B))

<u>Present law</u> provides for the uniformity of ballots. Require that the names of the candidates be printed on the ballot in type of uniform size and style. Provides that the spaces between the names of the candidates for each office be uniform, and the names of the candidates for one office be separated from the names of candidates for another office by sufficient space to avoid confusion.

<u>Proposed law</u> retains <u>present law</u> and further requires that all propositions and constitutional amendments be printed on the ballot in type of uniform size and style. (§551(E))

<u>Present law</u> provides the procedure for inspection and preparation of voting machines at the polling places.

<u>Proposed law</u> restates <u>present law</u> in the order in which the duties are to be performed. (§553)

<u>Present law</u> provides for the opening of the voting machines in the presence of the candidates.

<u>Proposed law</u> retains <u>present law</u> and provides that a candidate can request a reinspection of the voting machines. <u>Proposed law</u> provides that the clerk of court, in the presence of a majority of the parish board of election supervisors, shall reopen any voting machine for reinspection by a candidate or his representative within 48 hours after receipt of a written request for reinspection by the candidate. Requires the clerk, 24 hours prior to reopening the machines, to post a notice in his office of the time and place where the voting machines will be reopened and the name of the candidate requesting that the machines be reopened. Requires the candidate requesting the reinspection to pay all reasonable costs associated with such reinspection. (§573)

<u>Present law</u> provides that the secretary of state shall promulgate the returns for candidates on or before the twelfth day after the primary or general election.

<u>Proposed law</u> provides that the secretary of state shall promulgate the returns for each candidate on or before the twelfth day after the primary or general election if no action contesting the election of such candidate has been timely filed. Further provides that the secretary of state shall promulgate results of a contested election in accordance with the final judgment of the court as soon as practicable after the final judgment becomes definitive. (§§574, 575)

<u>Present law</u> requires that whenever there is a vacancy in office that is to be filled in a special election, the proclamation calling such election must include the date of the election.

<u>Proposed law</u> retains <u>present law</u> and requires that the proclamation also include the qualifying period for the candidates. (§§591, 601, 602(E), 604, 1278)

<u>Present law</u> requires the secretary of state to send notices of a special election to fill a vacancy in office by certified or registered mail to all election officials having any duty to perform in connection with the special election.

<u>Proposed law</u> deletes all references to the requirement that such notice be sent by certified or registered mail. (§§591, 601, 602(E), 604, 621, 1279, 1300.7)

<u>Present law</u> requires that, except for members of the legislature and the congress, all resignations of elected officials shall be filed with the secretary of state. Provides that resignations may be filed in person or by certified mail, return receipt requested.

<u>Proposed law</u> retains <u>present law</u> but deletes the provisions specifying that resignations may be filed in person or by certified mail, return receipt requested. (§652)

<u>Present law</u> provides that a resignation shall become irrevocable three days after the day on which the secretary of state has transmitted the notice to the appropriate authority.

<u>Proposed law</u> provides that a resignation shall become irrevocable upon receipt by the secretary of state. (§654)

<u>Proposed law</u> makes certain provisions that are applicable to candidates who qualify for other primary elections applicable to presidential candidates. Requires the qualifying fee to be paid in cash, money order, or certified check. Provides that the notice of candidacy must be in writing and contain the candidate's name, address, and political party. Provides the manner in which the candidate's name will appear on the ballot. Requires the candidate to sign the notice of candidacy. Allows such candidates to withdraw by filing a sworn statement with the secretary of state. (§1280.22)

<u>Present law</u> provides that the last date for submission of a notice for a proposition election to held at a primary election, other than the gubernatorial primary election, is the last day of qualifying for candidates. Provides that the last day that changes to such notice can be accepted is the last day for qualifying for candidates or the 46th day prior to the election, whichever is applicable.

<u>Proposed law</u> provides that the last date for submission of a notice of a proposition election that is to be held at a primary election is the last working day of July and that is also the last day that any changes to the notice can be accepted by the secretary of state. (§§1285, 1300)

<u>Proposed law</u> retains <u>present law</u> that a notice of a proposition election that is to be held on a date other than a primary election must be submitted to the secretary of state on or before the 46th day prior to the election and that is also the last day that changes to the notice will be accepted by the secretary of state. (§1285)

<u>Present law</u> requires the secretary of state to prepare absentee ballot envelopes, absentee voting instructions, certificates, and other absentee balloting paraphernalia consistent with the provisions of the election code, subject to approval of the attorney general as to content.

<u>Proposed law</u> retains <u>present law</u> and further provides that absentee voting instructions on absentee ballots to be transmitted by facsimile shall stipulate that the voter may mark his ballot with a cross (X) mark or a check $(\sqrt{})$ mark. $(\S1306)$

<u>Present law</u> provides that a person can make an application to vote absentee by mail by submitting a signed letter to the registrar setting forth the election for which he is requesting an absentee ballot, the reason for his request to vote absentee, the address to which such ballot is to be sent, and his ward and precinct if known.

<u>Proposed law</u> retains <u>present law</u> and specifically provides that the registrar shall not send an absentee ballot to an applicant whose application for an absentee ballot does not meet the requirements of <u>present law</u>. (§1307)

<u>Present law</u> provides that absentee voting hours are 8:30 a.m. to 4:30 p.m. Monday through Friday, and from 8:30 a.m. to 12 o'clock noon on Saturday. Provides that if a holiday falls during the absentee voting period that the office remain open until 4:30 p.m. on the last day for absentee voting.

<u>Proposed law</u> retains <u>present law</u>, but provides that if a Saturday falls during the absentee voting period that on such Saturday the office of the registrar shall remain open until 4:30 p.m. Requires the registrar to post a notice of the additional hours. (§1309(A))

<u>Present law</u> provides that the registrar establish the identity of a person applying to vote absentee at the registrar's office by requiring the person to submit his current La. driver's license or his current registration certificate. Provides that if the person does not have either document the registrar is to identify the person by his birth certificate or other documentation which reasonably and sufficiently establishes the applicant's identity, age, and residency. If a person is applying to vote absentee at a branch office, the person must submit his current registration certificate.

<u>Proposed law</u> provides that the registrar establish the identity of a person applying to vote absentee at the registrar's office by requiring the person to submit his current La. driver's license, his current registration certificate, other identification card, by comparison with the descriptive information in the precinct register, or by requiring a person's birth certificate or other documentation which reasonably and sufficiently establishes the applicant's identity, age, and residency. (§1309(D))

<u>Proposed law</u> makes this identification procedure applicable to a person applying to vote absentee at a branch office. (§1309(D))

<u>Present law</u> provides that absentee ballots are to be counted at the office of the registrar of voters or at a place within the parish courthouse at a time fixed by the parish board of election supervisors no earlier than 4:00 p.m. and no later than 8:00 p.m. on election day.

<u>Proposed law</u> retains <u>present law</u> but allows the counting of absentee ballots to begin at 1:00 p.m. on election day. (§1313(B))

<u>Proposed law</u> provides that if the number of absentee ballots cast for all candidates for an office could make a difference in the outcome of the election for such office, upon the request of a candidate for such office, the board shall recount the absentee ballots for such office.

<u>Proposed law</u> provides that the registrar, in the presence of a majority of the parish board of election supervisors, shall allow a candidate or his representative to inspect the flaps removed from the valid absentee ballots within forty-eight hours after receipt of a written request for such inspection by the candidate. Provides that not less than twenty-four hours before such inspection, the registrar shall prominently post in his office a notice of the time and place where the flaps will be inspected and the name of the candidate requesting such inspection. Provides that the candidate requesting the inspection shall be responsible for all reasonable costs associated with such inspection. (§1313(I))

<u>Present law</u> provides for the selection of absentee commissioners and alternate absentee commissioners in the same manner as selection of commissioners for an election.

<u>Proposed law</u> retains <u>present law</u> but provides that if there are not enough certified commissioners to select the appropriate number of absentee commissioners and alternate absentee commissioners, the board of election supervisors may select a qualified elector of the parish to serve. Specifically provides that no such elector shall serve as an absentee commissioner if a certified commissioner has been selected as an alternate absentee commissioner. (§1314)

<u>Present law</u> provides that the secretary of state and the commissioner of elections shall be indispensable parties defendant to any action contesting an election for public office for the purpose of giving the trial court jurisdiction over those officers insofar as the judgment of the court affects the ministerial duties of those officers. Provides that when they are named as defendants costs of court shall not be assessed against these officers.

<u>Proposed law</u> deletes the provision that the secretary of state and the commissioner of elections are indispensable parties for the purpose of giving the trial court jurisdiction over those officers insofar as the judgment of the court affects the ministerial duties of those officers. <u>Proposed law</u> states that the secretary of state and the commissioner of elections are indispensable parties to such actions and that cost of court shall not be assessed against these officers. (§1402)

<u>Present law</u> prohibits the distribution or transmission of false political materials.

<u>Proposed law</u> provides that a candidate who is affected by the distribution or transmission of false political material is entitled to an injunction to restrain future violations. Also provides that a person distributing or transmitting such false political material is subject to a fine not to exceed \$500 and/or not more than six months in prison. (§1463)

<u>Proposed law</u> deletes incorrect references to a committee in the provisions regarding the contents of reports for candidates under the Campaign Finance and Disclosure Act. Also deletes reference to previously repealed provision of law providing that a contribution by a candidate to a committee is an expenditure by the candidate. (§§1495.4, 1505.2)

<u>Proposed law</u> repeals provisions requiring DOTD and the assistant secretary of public works, the State Planning Office and its director, and the office of highways and its assistant secretary to assist the secretary and clerk in submitting the required plan to the census bureau and prepare and provide such maps as may be necessary at the request of the secretary and clerk. (§1904)

Effective January 1, 1998, except provisions relating to the precinct freeze and the 2000 census are effective July 1, 1997.

(Amends R. S. 18:3(A)(3), 59(I)(2), 110(B)(1), 171, 171.1(A)(1), 176, 193(A), (B), (C), (E), and (F), 196(B)(3), 198(A), 402(F)(5), 431(A)(1)(a), 433(A)(1), (2) and (3), and (D), 434(B)(6), 467(2), 469(A), 532(B)(1) and (E), 532.1(B), (C)(1), (2)(a) and (3)(a), and (D), 551(B)(2) and (E), 553(B), 573(A)(3), 574(E)(1), 575(B), 591, 601, 602(E)(2)(a) and (d), 604(B)(2)(a) and (c), 621(B), 652(A), 654, 1278(B), 1279, 1280.22, 1285(B)(1), 1300(C)(2)(a),

1300.7(B), 1306(B), 1307(E), 1309(A)(2) and (D), 1313(B) and (I), 1314(C) and (D), 1402(C), 1495(B)(19) and (C), 1505.2(C)(1),1903, and 1904; Adds R.S. 18:177, 401.1, 1307(E), and 1463(D) and (E); Repeals R.S. 18:532.1(H) and 1399(A))

Summary of Amendments Adopted by House

Committee Amendments Proposed by <u>House Committee on House and Governmental Affairs</u> to the <u>original</u> bill.

- 1. Removes provisions amending the time period for filling a vacancy in certain offices.
- 2. Provides that the registrar shall not send an absentee ballot to an applicant whose request does not meet the requirements contained in present law.
- 3. Removes reference to the presence of candidates in provisions for recount of absentee ballots.