## SUBSTITUTE HOUSE BILL 1572

State of Washington 61st Legislature 2009 Regular Session

**By** House State Government & Tribal Affairs (originally sponsored by Representatives Hunt, Liias, Appleton, Miloscia, and Williams)

READ FIRST TIME 02/17/09.

1 AN ACT Relating to all mail elections; amending RCW 29A.04.008, 2 29A.04.019, 29A.04.128, 29A.04.031, 29A.04.220, 29A.04.255, 29A.04.580, 29A.04.470, 29A.08.113, 29A.08.130, 29A.08.140, 29A.08.145, 29A.08.430, 3 29A.08.440, 29A.08.720, 29A.08.775, 29A.08.810, 29A.08.820, 29A.12.085, 4 5 29A.12.090, 29A.12.110, 29A.12.160, 29A.16.010, 29A.16.040, 29A.16.060, 6 29A.16.120, 29A.16.130, 29A.24.081, 29A.24.131, 29A.28.021, 29A.28.061, 7 29A.32.031, 29A.32.241, 29A.36.115, 29A.36.131, 29A.36.161, 29A.40.061, 29A.40.070, 29A.40.080, 29A.40.091, 29A.40.100, 29A.40.120, 29A.44.010, 8 9 29A.44.030, 29A.44.040, 29A.44.050, 29A.44.060, 29A.44.070, 29A.44.090, 29A.44.140, 29A.44.150, 29A.44.160, 29A.44.170, 29A.44.190, 29A.44.205, 10 11 29A.44.207, 29A.44.210, 29A.44.225, 29A.44.231, 29A.44.260, 29A.44.265, 12 29A.44.270, 29A.44.410, 29A.44.430, 29A.44.490, 29A.44.530, 29A.46.260, 29A.48.010, 29A.48.040, 29A.48.060, 29A.52.141, 29A.52.311, 29A.52.351, 13 14 29A.53.080, 29A.56.010, 29A.56.490, 29A.60.010, 29A.60.030, 29A.60.040, 15 29A.60.050, 29A.60.110, 29A.60.120, 29A.60.160, 29A.60.160, 29A.60.170, 16 29A.60.180, 29A.60.190, 29A.60.190, 29A.60.230, 29A.60.235, 29A.64.041, 29A.80.041, 29A.84.050, 29A.84.510, 29A.84.550, 29A.84.730, 36.83.110, 17 18 85.38.125, and 90.72.040; reenacting and amending RCW 29A.04.611, 29A.08.620, 29A.40.110, 29A.60.070, and 29A.60.165; adding new sections 19 20 to chapter 29A.04 RCW; adding new sections to chapter 29A.48 RCW; 21 adding a new section to chapter 29A.80 RCW; recodifying RCW 29A.40.061,

29A.40.070, 29A.40.080, 29A.40.091, 29A.40.100, 29A.40.110, 29A.40.120, 1 2 29A.40.150, and 29A.44.430; repealing RCW 29A.16.020, 29A.16.030, 29A.16.110, 29A.16.140, 29A.16.150, 29A.16.170, 29A.40.010, 29A.40.020, 3 29A.40.030, 29A.40.040, 29A.40.050, 29A.40.130, 29A.40.140, 29A.44.020, 4 29A.44.080, 29A.44.110, 29A.44.120, 29A.44.130, 29A.44.180, 29A.44.201, 5 29A.44.221, 29A.44.250, 29A.44.280, 29A.44.290, 29A.44.310, 29A.44.320, б 7 29A.44.330, 29A.44.340, 29A.44.350, 29A.44.420, 29A.44.450, 29A.44.460, 8 29A.44.470, 29A.44.480, 29A.44.510, 29A.44.520, 29A.48.020, 29A.48.030, 29A.60.060, 29A.60.200, 29A.84.540, 29A.84.545, and 29A.84.680; 9 providing effective dates; and providing an expiration date. 10

11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

12 Sec. 1. RCW 29A.04.008 and 2007 c 38 s 1 are each amended to read 13 as follows:

14 As used in this title:

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(1) "Ballot" means, as the context implies, either:

16 (a) The issues and offices to be voted upon in a jurisdiction or 17 portion of a jurisdiction at a particular primary, general election, or 18 special election;

(b) A facsimile of the contents of a particular ballot whether printed on a paper ballot or ballot card or as part of a voting machine or voting device;

(c) A physical or electronic record of the choices of an individual voter in a particular primary, general election, or special election; or

25 (d) The physical document on which the voter's choices are to be 26 recorded;

(2) "Paper ballot" means a piece of paper on which the ballot for a particular election or primary has been printed, on which a voter may record his or her choices for any candidate or for or against any measure, and that is to be tabulated manually;

31 (3) "Ballot card" means any type of card or piece of paper of any 32 size on which a voter may record his or her choices for any candidate 33 and for or against any measure and that is to be tabulated on a vote 34 tallying system;

35 (4) "Sample ballot" means a printed facsimile of all the issues and

offices on the ballot in a jurisdiction and is intended to give voters notice of the issues, offices, and candidates that are to be voted on at a particular primary, general election, or special election;

(5) "Provisional ballot" means a ballot issued at ((the polling
place on election day by the precinct election board)) a voting center
to a voter who would otherwise be denied an opportunity to vote a
regular ballot, for any reason authorized by the Help America Vote Act,
including but not limited to the following:

9 (a) The ((voter's name does not appear in the poll book)) voter 10 does not appear to be registered to vote in that county;

(b) There is ((an indication in the poll book that the voter has requested an absentee ballot, but the voter wishes to vote at the polling place)) a question concerning whether the voter has already returned a voted ballot;

15 (c) There is a question on the part of the voter concerning the 16 issues or candidates on which the voter is qualified to vote;

17 (d) Any other reason allowed by law;

18 (6) "Party ballot" means a primary election ballot specific to a 19 particular major political party that lists all candidates for partisan 20 office who affiliate with that same major political party, as well as 21 the nonpartisan races and ballot measures to be voted on at that 22 primary;

(7) "Nonpartisan ballot" means a primary election ballot that lists
 all nonpartisan races and ballot measures to be voted on at that
 primary.

26 <u>NEW SECTION.</u> Sec. 2. A new section is added to chapter 29A.04 RCW 27 to read as follows:

28 "Ballot drop-off site" means the site or sites designated by the 29 county auditor in which a voter may deposit his or her ballot in a 30 secure collection device on or before election day.

31 Sec. 3. RCW 29A.04.019 and 2003 c 111 s 104 are each amended to 32 read as follows:

33 "Counting center" means the facility or facilities designated by 34 the county auditor to count and canvass mail ballots((, absentee 35 ballots, and polling place ballots that are transferred to a central

site to be counted, rather than being counted by a poll-site ballot counting device, on the day of a primary or election)).

3 Sec. 4. RCW 29A.04.128 and 2004 c 271 s 152 are each amended to 4 read as follows:

5 "Primary" or "primary election" means a statutory procedure for 6 nominating candidates to public office ((at the polls)).

7 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 29A.04 RCW 8 to read as follows:

9 "Voting center" means the facility or facilities designated by the 10 county auditor that:

11 (1) Serves as a disability access voting location;

12 (2) Issues provisional ballots; and

13 (3) Serves as a ballot drop-off site.

14 **Sec. 6.** RCW 29A.04.031 and 2003 c 111 s 106 are each amended to 15 read as follows:

For registered voters voting by ((absentee or)) mail ballot, "date of mailing" means the date of the postal cancellation on the envelope in which the ballot is returned to the election official by whom it was issued. For all ((nonregistered absentee)) overseas and service voters, "date of mailing" means the date stated by the voter on the envelope in which the ballot is returned to the election official by whom it was issued.

23 Sec. 7. RCW 29A.04.220 and 2003 c 111 s 135 are each amended to 24 read as follows:

The county auditor shall provide public notice of the availability of registration and voting aids, assistance to <u>the</u> elderly and ((disabled persons)) <u>people with disabilities</u>, and procedures for voting by ((absentee)) <u>mail</u> ballot calculated to reach <u>the</u> elderly and ((disabled persons)) <u>people with disabilities</u> not later than public notice of the closing of registration for a primary or election.

31 **Sec. 8.** RCW 29A.04.255 and 2004 c 266 s 5 are each amended to read 32 as follows:

1 The secretary of state or a county auditor shall accept and file in 2 his or her office electronic facsimile transmissions of the following 3 documents:

4 (1) Declarations of candidacy;

5 (2) County canvass reports;

6 (3) Voters' pamphlet statements;

7 (4) Arguments for and against ballot measures that will appear in
8 a voters' pamphlet;

9 (5) Requests for recounts;

10 (6) Certification of candidates and measures by the secretary of 11 state;

12 (7) Direction by the secretary of state for the conduct of a 13 mandatory recount;

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4 (8) ((<del>Requests for absentee ballots;</del>

(9)) Any other election related document authorized by rule
 adopted by the secretary of state under RCW ((29A.04.610)) 29A.04.611.

The acceptance by the secretary of state or the county auditor is conditional upon the document being filed in a timely manner, being legible, and otherwise satisfying the requirements of state law or rules with respect to form and content.

21 If the original copy of a document must be signed and a copy of the 22 document is filed by facsimile transmission under this section, the 23 original copy must be subsequently filed with the official with whom the facsimile was filed. The original copy must be filed by a deadline 24 25 established by the secretary by rule. The secretary may by rule 26 require that the original of any document, a copy of which is filed by 27 facsimile transmission under this section, also be filed by a deadline 28 established by the secretary by rule.

29 Sec. 9. RCW 29A.04.580 and 2003 c 111 s 156 are each amended to 30 read as follows:

The county auditor may designate any person who has been certified under this chapter, other than the auditor, to participate in a review conducted in the county under this chapter. Each county auditor and canvassing board shall cooperate fully during an election review by making available to the reviewing staff any material requested by the staff. The reviewing staff shall have full access to ballot pages, ((absentee)) mail voting materials, any other election material

normally kept in a secure environment after the election, and other 1 2 requested material. If ballots are reviewed by the staff, they shall 3 be reviewed in the presence of the canvassing board or its designees. 4 Ballots shall not leave the custody of the canvassing board. During the review and after its completion, the review staff may make 5 appropriate recommendations to the county auditor or canvassing board, б 7 or both, to bring the county into compliance with the training required 8 under this chapter, and the laws or rules of the state of Washington, to safeguard election material or to preserve the integrity of the 9 10 elections process.

11 Sec. 10. RCW 29A.04.611 and 2006 c 207 s 1 and 2006 c 206 s 2 are 12 each reenacted and amended to read as follows:

The secretary of state as chief election officer shall make 13 14 reasonable rules in accordance with chapter 34.05 RCW not inconsistent with the federal and state election laws to effectuate any provision of 15 this title and to facilitate the execution of its provisions in an 16 17 orderly, timely, and uniform manner relating to any federal, state, county, city, town, and district elections. To that end the secretary 18 shall assist local election officers by devising uniform forms and 19 20 procedures.

In addition to the rule-making authority granted otherwise by this section, the secretary of state shall make rules governing the following provisions:

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(1) The maintenance of voter registration records;

(2) The preparation, maintenance, distribution, review, and filingof precinct maps;

27 (3) Standards for the design, layout, and production of ballots;

28 (4) The examination and testing of voting systems for 29 certification;

30 (5) The source and scope of independent evaluations of voting 31 systems that may be relied upon in certifying voting systems for use in 32 this state;

33 (6) Standards and procedures for the acceptance testing of voting
 34 systems by counties;

35 (7) Standards and procedures for testing the programming of vote36 tallying software for specific primaries and elections;

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(8) Standards and procedures for the preparation and use of each
 type of certified voting system including procedures for the operation
 of counting centers where vote tallying systems are used;

4 (9) Standards and procedures to ensure the accurate tabulation and
5 canvassing of ballots;

6 (10) Consistency among the counties of the state in the preparation 7 of ballots, the operation of vote tallying systems, and the canvassing 8 of primaries and elections;

9 (11) Procedures to ensure the secrecy of a voter's ballot ((when a 10 small number of ballots are counted at the polls or at a counting 11 center));

12 (12) The use of substitute devices or means of voting when a voting 13 device at ((the polling place)) <u>a voting center</u> is found to be 14 defective, the counting of votes cast on the defective device, the 15 counting of votes cast on the substitute device, and the documentation 16 that must be submitted to the county auditor regarding such 17 circumstances;

(13) Procedures for the transportation of sealed containers ofvoted ballots or sealed voting devices;

20 (14) The acceptance and filing of documents via electronic 21 facsimile;

22 (15) Voter registration applications and records;

23 (16) The use of voter registration information in the conduct of 24 elections;

25 (17) The coordination, delivery, and processing of voter 26 registration records accepted by driver licensing agents or the 27 department of licensing;

28 (18) The coordination, delivery, and processing of voter 29 registration records accepted by agencies designated by the governor to 30 provide voter registration services;

31 (19) Procedures to receive and distribute voter registration 32 applications by mail;

33 (20) Procedures for a voter to change his or her voter registration 34 address within a county by telephone;

35 (21) Procedures for a voter to change the name under which he or 36 she is registered to vote;

37 (22) Procedures for canceling dual voter registration records and

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1 for maintaining records of persons whose voter registrations have been
2 canceled;

3 (23) Procedures for the electronic transfer of voter registration 4 records between county auditors and the office of the secretary of 5 state;

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(24) Procedures and forms for declarations of candidacy;

7 (25) Procedures and requirements for the acceptance and filing of
8 declarations of candidacy by electronic means;

9 (26) Procedures for the circumstance in which two or more 10 candidates have a name similar in sound or spelling so as to cause 11 confusion for the voter;

- 12 (27) Filing for office;
- 13 (28) The order of positions and offices on a ballot;

14 (29) Sample ballots;

15 (30) Independent evaluations of voting systems;

16 (31) The testing, approval, and certification of voting systems;

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(32) The testing of vote tallying software programming;

18 (33) Standards and procedures to prevent fraud and to facilitate 19 the accurate processing and canvassing of ((absentee ballots and mail)) 20 ballots, including standards for the approval and implementation of 21 hardware and software for automated signature verification systems;

22 (34) Standards and procedures to guarantee the secrecy of 23 ((absentee ballots and mail)) ballots;

24 (35) Uniformity among the counties of the state in the conduct of 25 ((absentee voting and)) mail ballot elections;

26 (36) Standards and procedures to accommodate ((<del>out-of-state</del> 27 <del>voters,</del>)) overseas voters((-,)) and service voters;

(37) The tabulation of paper ballots ((before the close of the
 polls)) prior to 8:00 p.m. on the day of a primary or election;

30 (38) The accessibility of ((polling places)) voting centers and 31 registration facilities ((that are accessible to elderly and disabled 32 persons));

(39) The aggregation of precinct results if reporting the results
 of a single precinct could jeopardize the secrecy of a person's ballot;
 (40) Procedures for conducting a statutory recount;

36 (41) Procedures for filling vacancies in congressional offices if 37 the general statutory time requirements for availability of 1 ((absentee)) mailing ballots, certification, canvassing, and related
2 procedures cannot be met;

3 (42) Procedures for the statistical sampling of signatures for
4 purposes of verifying and canvassing signatures on initiative,
5 referendum, and recall election petitions;

6 (43) Standards and deadlines for submitting material to the office 7 of the secretary of state for the voters' pamphlet;

8 (44) Deadlines for the filing of ballot titles for referendum bills 9 and constitutional amendments if none have been provided by the 10 legislature;

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(45) Procedures for the publication of a state voters' pamphlet;

12 (46) Procedures for conducting special elections regarding nuclear 13 waste sites if the general statutory time requirements for availability 14 of ((absentee)) mailing ballots, certification, canvassing, and related 15 procedures cannot be met;

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(47) Procedures for conducting partisan primary elections;

17 (48) Standards and procedures for the proper conduct of voting 18 during the early voting period to provide accessability for the blind 19 or visually impaired;

20 (49) Standards for voting technology and systems used by the state 21 or any political subdivision to be accessible for individuals with 22 disabilities, including nonvisual accessibility for the blind and 23 visually impaired, in a manner that provides the same opportunity for 24 access and participation, including privacy and independence, as other 25 voters;

(50) All data formats for transferring voter registration data on electronic or machine-readable media for the purpose of administering the statewide voter registration list required by the Help America Vote Act (P.L. 107-252);

30 (51) Defining the interaction of electronic voter registration 31 election management systems employed by each county auditor to maintain 32 a local copy of each county's portion of the official state list of 33 registered voters;

34 (52) Provisions and procedures to implement the state-based 35 administrative complaint procedure as required by the Help America Vote 36 Act (P.L. 107-252);

37 (53) Facilitating the payment of local government grants to local38 government election officers or vendors; and

 (54) Standards for the verification of signatures on ((absentee, mail, and provisional)) ballot envelopes.

3 Sec. 11. RCW 29A.04.470 and 2004 c 267 s 203 are each amended to 4 read as follows:

5 (1) The secretary of state shall create an advisory committee and 6 adopt rules governing project eligibility, evaluation, awarding of 7 grants, and other criteria for administering the local government grant 8 program, which may include a preference for grants that include a match 9 of local funds.

10 (2) The advisory committee shall review grant proposals and 11 establish a prioritized list of projects to be considered for funding 12 by the third Tuesday in May of each year beginning in 2004 and 13 continuing as long as funds in the election account established by ((<del>chapter 48, Laws of 2003 [RCW 29A.04.440]</del>)) RCW 29A.04.440 are 14 The grant award may have an effective date other than the 15 available. 16 date the project is placed on the prioritized list, including money 17 spent previously by the county that would qualify for reimbursement under the Help America Vote Act (P.L. 107-252). 18

(3) Examples of projects that would be eligible for localgovernment grant funding include, but are not limited to the following:

21 (a) Replacement or upgrade of voting equipment, including the 22 replacement of punch card voting systems;

(b) Purchase of additional voting equipment, including the purchase
of equipment to meet the disability requirements of the Help America
Vote Act (P.L. 107-252);

(c) Purchase of new election management system hardware and software capable of integrating with the statewide voter registration system required by the Help America Vote Act (P.L. 107-252);

29 (d) Development and production of ((poll)) <u>election</u> worker 30 recruitment and training materials;

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(e) Voter education programs;

32 (f) Publication of a local voters' pamphlet;

33 (g) Toll-free access system to provide notice of the outcome of 34 provisional ballots; and

35 (h) Training for local election officials.

1 Sec. 12. RCW 29A.08.113 and 2005 c 246 s 7 are each amended to 2 read as follows:

3 (1) If a voter who registered by mail indicates on the voter 4 registration form that he or she does not have a Washington state 5 driver's license, Washington state identification card, or Social 6 Security number, he or she must provide one of the following forms of 7 identification the first time he or she votes after registering:

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(a) Valid photo identification;

9 (b) A valid enrollment card of a federally recognized Indian tribe 10 in Washington state;

11 (c) A copy of a current utility bill;

12 (d) A current bank statement;

13 (e) A copy of a current government check;

14 (f) A copy of a current paycheck; or

15 (g) A government document that shows both the name and address of 16 the voter.

(2) If the voter fails to provide one of the above forms of identification prior to or at the time of voting, the ballot must be treated as a provisional ballot ((regardless of whether the voter is voting at a poll site or by mail)). The ballot may only be counted if the voter's signature on the outside envelope matches the signature in the voter registration records.

(3) The requirements of this section do not apply to an ((<del>out of</del> state,)) overseas((7)) or service voter who registers to vote by signing the return envelope of the ((<del>absentee</del>)) ballot.

26 **Sec. 13.** RCW 29A.08.130 and 2003 c 111 s 210 are each amended to 27 read as follows:

(1) Except as otherwise specified by this title, registered voters
 include those assigned to active and inactive status by the county
 auditor.

(2) Election officials shall not include inactive voters in the count of registered voters for the purpose of dividing precincts, ((creating vote-by-mail precincts,)) determining voter turnout, or other purposes in law for which the determining factor is the number of registered voters. ((Election officials shall not include persons who are ongoing absentee voters under RCW 29A.40.040 in determining the maximum permissible size of vote-by-mail precincts or in determining 1 the maximum permissible size of precincts.)) Nothing in this 2 subsection may be construed as altering the vote tallying requirements 3 of RCW 29A.60.230.

4 Sec. 14. RCW 29A.08.140 and 2006 c 97 s 1 are each amended to read 5 as follows:

6 The registration files of all precincts shall be closed against 7 transfers for thirty days immediately preceding every primary, special 8 election, and general election to be held in such precincts.

9 The county auditor shall give notice of the closing of the precinct 10 files for transfer and notice of the special registration and voting 11 procedure provided by RCW 29A.08.145 by one publication in a newspaper 12 of general circulation in the county at least five days before the 13 closing of the precinct files.

No person may ((vote at any primary, special election, or general 14 election in a precinct polling place)) receive a ballot unless he or 15 16 she has registered to vote at least thirty days before that primary or 17 election and appears on the official statewide voter registration list. If a person, otherwise qualified to vote in the state, county, and 18 precinct in which he or she applies for registration, does not register 19 20 at least thirty days before any primary, special election, or general 21 election, he or she may register ((and vote by absentee ballot)) for 22 that primary or election under RCW 29A.08.145.

23 **Sec. 15.** RCW 29A.08.145 and 2006 c 97 s 2 are each amended to read 24 as follows:

25 This section establishes a special procedure which an elector not 26 registered in the state may use to register to vote during the period 27 beginning after the closing of registration for voting ((at the polls)) 28 under RCW 29A.08.140 and ending on the fifteenth day before a primary, 29 special election, or general election. A qualified elector in the 30 state may register to vote in person in the office of the county auditor of the county in which the applicant resides, or at a voter 31 registration location specifically designated for this purpose by the 32 33 county auditor ((or secretary of state)), and ((apply for an absentee)) 34 vote a ballot for that primary or election. The auditor or 35 registration assistant shall register that individual in the manner 36 provided in this chapter. The ((application for an absentee ballot

1 executed)) registration and voted provisional ballot completed by the 2 newly registered voter for the primary or election that follows the 3 execution of the registration shall be promptly transmitted to the 4 auditor ((with the completed voter registration form)).

5 Sec. 16. RCW 29A.08.430 and 2004 c 267 s 123 are each amended to 6 read as follows:

7 (1) A person who is registered to vote in this state may transfer
8 his or her voter registration ((on the day of a special or general
9 election or primary under the following procedures:

10 (a) The voter may complete, at the polling place, a voter 11 registration form designed by the secretary of state and supplied by 12 the county auditor; or

(b) For a change within the county, the voter may write in his or
 her new residential address in the precinct list of registered voters.

15 The county auditor shall determine which of these two procedures 16 are to be used in the county or may determine that both procedures are 17 to be available to voters for use in the county.

18 (2)) at a voting center by completing a voter registration form.
19 A voter who transfers his or her registration in the manner authorized
20 by this section shall vote in the precinct in which he or she was
21 previously registered.

((<del>(3)</del>)) <u>(2)</u> The auditor shall, within sixty days, mail to each voter who has transferred a registration under this section, an acknowledgement notice detailing his or her current precinct ((and polling place)).

26 **Sec. 17.** RCW 29A.08.440 and 2003 c 111 s 231 are each amended to 27 read as follows:

28 To maintain a valid voter registration, a person who changes his or 29 her name shall notify the county auditor regarding the name change in 30 one of the following ways: (1) By sending the auditor a notice clearly identifying the name under which he or she is registered to vote, the 31 voter's new name, and the voter's residence. Such a notice must be 32 33 signed by the voter using both this former name and the voter's new 34 name; (2) by appearing in person before the auditor or a registration 35 assistant and signing such a change-of-name notice; (3) by signing such 36 a change-of-name notice at ((the voter's precinct polling place on the

day of a primary or special or general election)) a voting center; (4) 1 2 by properly executing a name change on a mail-in registration 3 application or a prescribed state agency application.

4 ((A properly registered voter who files a change-of-name notice at 5 the voter's precinct polling place during a primary or election and who desires to vote at that primary or election shall sign the poll book б using the voter's former and new names in the same manner as is 7 8 required for the change-of-name notice.))

9 Sec. 18. RCW 29A.08.620 and 2004 c 267 s 130 and 2004 c 266 s 8 are each reenacted and amended to read as follows: 10

11 (1) A county auditor shall assign a registered voter to inactive 12 status and shall send the voter a confirmation notice if any of the 13 following documents returned the are by postal service as 14 undeliverable:

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(a) An acknowledgement of registration;

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(b) An acknowledgement of transfer to a new address; 17 (c) A ((vote-by-mail ballot, absentee ballot, or application for

a)) ballot; 18

(d) Notification to a voter after precinct reassignment; 19

20 (e) Notification to serve on jury duty; or

21 (f) Any other document other than a confirmation notice, required by statute, to be mailed by the county auditor to the voter. 22

23 (2) A county auditor shall also assign a registered voter to inactive status and shall send the voter a confirmation notice: 24

25 (a) Whenever change of address information received from the 26 department of licensing under RCW 29A.08.350, or by any other agency 27 designated to provide voter registration services under RCW 29A.08.310, indicates that the voter has moved to an address outside the state; or 28

29 (b) If the auditor receives postal change of address information under RCW 29A.08.605, indicating that the voter has moved out of the 30 31 state.

Sec. 19. RCW 29A.08.720 and 2005 c 246 s 18 are each amended to 32 read as follows: 33

34 (1) In the case of voter registration records received through the 35 department of licensing, the identity of the office at which any particular individual registered to vote is not available for public 36

inspection and shall not be disclosed to the public. In the case of 1 2 voter registration records received through an agency designated under RCW 29A.08.310, the identity of the agency at which any particular 3 4 individual registered to vote is not available for public inspection and shall not be disclosed to the public. Any record of a particular 5 6 individual's choice not to register to vote at an office of the 7 department of licensing or a state agency designated under RCW 8 29A.08.310 is not available for public inspection and any information 9 regarding such a choice by a particular individual shall not be disclosed to the public. 10

11 (2) Subject to the restrictions of RCW 29A.08.710, ((poll books,)) 12 precinct lists $((\tau))$  and current lists of registered voters are public 13 records and must be made available for public inspection and copying under such reasonable rules and regulations as the county auditor or 14 15 secretary of state may prescribe. The county auditor or secretary of state shall promptly furnish current lists of registered voters in his 16 17 or her possession, at actual reproduction cost, to any person 18 requesting such information. The lists shall not be used for the 19 purpose of mailing or delivering any advertisement or offer for any 20 property, establishment, organization, product, or service or for the 21 purpose of mailing or delivering any solicitation for money, services, 22 or anything of value. However, the lists and labels may be used for 23 any political purpose. The county auditor or secretary of state must 24 provide a copy of RCW 29A.08.740 to the person requesting the material that is released under this section. 25

26 **Sec. 20.** RCW 29A.08.775 and 2005 c 246 s 20 are each amended to 27 read as follows:

Only voters who appear on the official statewide voter registration list are eligible to participate in elections. Each county shall maintain a copy of that county's portion of the state list. The county must ensure that data used for the production of ((<del>poll lists and</del> <del>other</del>)) lists and mailings done in the administration of each election are the same as the official statewide voter registration list.

34 **Sec. 21.** RCW 29A.08.810 and 2006 c 320 s 4 are each amended to 35 read as follows:

(1) Registration of a person as a voter is presumptive evidence of
 his or her right to vote. A challenge to the person's right to vote
 must be based on personal knowledge of one of the following:

4 (a) The challenged voter has been convicted of a felony and the 5 voter's civil rights have not been restored;

6 (b) The challenged voter has been judicially declared ineligible to 7 vote due to mental incompetency;

8 (c) The challenged voter does not live at the residential address 9 provided, in which case the challenger must either:

10 (i) Provide the challenged voter's actual residence on the 11 challenge form; or

(ii) Submit evidence that he or she exercised due diligence to verify that the challenged voter does not reside at the address provided and to attempt to contact the challenged voter to learn the challenged voter's actual residence, including that the challenger personally:

(A) Sent a letter with return service requested to the challenged
voter's residential address provided, and to the challenged voter's
mailing address, if provided;

(B) Visited the residential address provided and contacted persons at the address to determine whether the voter resides at the address and, if not, obtained and submitted with the challenge form a signed affidavit subject to the penalties of perjury from a person who owns or manages property, resides, or is employed at the address provided, that to his or her personal knowledge the challenged voter does not reside at the address as provided on the voter registration;

27 (C) Searched local telephone directories, including online 28 directories, to determine whether the voter maintains a telephone 29 listing at any address in the county;

30 (D) Searched county auditor property records to determine whether31 the challenged voter owns any property in the county; and

32 (E) Searched the statewide voter registration database to determine33 if the voter is registered at any other address in the state;

34 (d) The challenged voter will not be eighteen years of age by the 35 next election; or

36 (e) The challenged voter is not a citizen of the United States.

37 (2) ((A person's right to vote may be challenged: By another
 38 registered voter or the county prosecuting attorney at any time, or by

the poll site judge or inspector if the challenge is filed on election day regarding a voter who presents himself or herself to vote at the poll site.

(3)) The challenger must file a signed affidavit subject to the 4 penalties of perjury swearing that, to his or her personal knowledge 5 and belief, having exercised due diligence to personally verify the б 7 evidence presented, the challenged voter either is not qualified to 8 vote or does not reside at the address given on his or her voter 9 registration record based on one of the reasons allowed in subsection (1) of this section. The challenger must provide the factual basis for 10 the challenge, including any information required by subsection (1)(c) 11 12 of this section, in the signed affidavit. The challenge may not be 13 based on unsupported allegations or allegations by anonymous third parties. All documents pertaining to the challenge are public records. 14 15 (((4))) (3) Challenges based on a felony conviction under RCW 29A.08.520 must be heard according to RCW 29A.08.520 and rules adopted 16 17 by the secretary of state.

18 Sec. 22. RCW 29A.08.820 and 2006 c 320 s 5 are each amended to 19 read as follows:

20 (1) Challenges initiated by a registered voter against a voter who 21 registered to vote less than sixty days before the election, or who 22 changed residence less than sixty days before the election without 23 transferring his or her registration, must be filed not later than ten days before any primary or election, general or special, or within ten 24 25 days of the voter being added to the voter registration database, 26 whichever is later, at the office of the appropriate county auditor. 27 Challenges initiated by a registered voter against any other voter must be filed not 28 later than forty-five days before the election. 29 Challenges initiated by the office of the county prosecuting attorney 30 must be filed in the same manner as challenges initiated by a 31 registered voter.

32 (2)(a) If the challenge is filed within forty-five days before an 33 election at which the challenged voter is eligible to vote, a notation 34 of the challenge must be made immediately in the ((poll book or)) voter 35 registration system, and the county canvassing board presides over the 36 hearing.

(b) If the challenge is filed before the challenged voter's ballot
 is received, the ballot must be treated as a challenged ballot. A
 challenged ballot received at a ((polling place)) voting center must be
 placed in a sealed envelope separate from other voted ballots.

5 (c) If the challenge is filed after the challenged voter's ballot 6 is received, the challenge cannot affect the current election.

7 (3) If the challenge is filed at least forty-five days before an
8 election at which the challenged voter is eligible to vote, the county
9 auditor presides over the hearing.

10 Sec. 23. RCW 29A.12.085 and 2005 c 242 s 1 are each amended to 11 read as follows:

12 ((Beginning on January 1, 2006,)) All electronic voting devices must produce a paper record of each vote that may be accepted or 13 14 rejected by the voter before finalizing his or her vote. This record may not be removed from the ((polling place)) voting center, and must 15 be human readable without an interface and machine readable for 16 17 counting purposes. If the device is programmed to display the ballot 18 in multiple languages, the paper record produced must be printed in the language used by the voter. Rejected records must either be destroyed 19 20 or marked in order to clearly identify the record as rejected.

21 Sec. 24. RCW 29A.12.090 and 2003 c 111 s 309 are each amended to 22 read as follows:

23 ((The ballot on a single voting device shall not contain the names 24 of candidates for the offices of United States representative, state 25 senator, state representative, county council, or county commissioner in more than one district. In all general elections, primaries, and 26 27 special elections, in each polling place the voting devices containing 28 ballots for candidates from each congressional, legislative, or county 29 council or commissioner district shall be grouped together and 30 physically separated from those devices containing ballots for other districts. Each voter shall be directed by the precinct election 31 officers to the correct group of voting devices.)) A single ballot 32 shall contain the names of candidates for only one district for the 33 34 offices of United States representative, state senator, state 35 representative, and county council or county commissioner.

1 Sec. 25. RCW 29A.12.110 and 2003 c 111 s 311 are each amended to 2 read as follows:

In preparing a voting device for a primary or election, a record 3 4 shall be made of the ballot format installed in each device and the precinct or portion of a precinct for which that device has been 5 Except where provided by a rule adopted under RCW б prepared. 7 ((<del>29A.04.610</del>)) 29A.04.611, after being prepared for a primary or 8 election, each device shall be sealed with a uniquely numbered seal and provided to the ((inspector of)) election official at the appropriate 9 10 ((polling place)) voting center.

11 **Sec. 26.** RCW 29A.12.160 and 2004 c 267 s 701 are each amended to 12 read as follows:

(1) At each ((polling location)) voting center, at least one voting unit certified by the secretary of state shall provide access to individuals who are blind or visually impaired.

16 (2) Compliance with this provision in regard to voting technology 17 and systems purchased prior to July 27, 2003, shall be achieved at the 18 time of procurement of an upgrade of technology compatible with 19 nonvisual voting methods or replacement of existing voting equipment or 20 systems.

(3) Compliance with subsection (2) of this section is contingent on
 available funds to implement this provision.

23 (4) For purposes of this section, the following definitions apply:

(a) "Accessible" includes receiving, using, selecting, andmanipulating voter data and controls.

(b) "Nonvisual" includes synthesized speech, Braille, and otheroutput methods.

28 (c) "Blind and visually impaired" excludes persons who are both 29 deaf and blind.

30 (5) This section does not apply to voting by ((absentee)) mail
31 ballot.

32 Sec. 27. RCW 29A.16.010 and 2004 c 267 s 315 are each amended to 33 read as follows:

The intent of this chapter is to require ((state and local election officials)) county auditors to designate and use ((polling places and disability access voting locations in all elections and permanent 1 registration locations which)) voting centers that are accessible to
2 the elderly and ((disabled persons)) people with a disability. County
3 auditors shall:

4 (1) Make modifications such as installation of temporary ramps or
5 relocation of ((polling places)) voting centers within buildings, where
6 appropriate;

7 (2) Designate new, accessible ((polling places)) voting centers to
8 replace those that are inaccessible; and

9 (3) Continue to use ((<del>polling places and voter registration</del> 10 <del>locations which</del>)) <u>voting centers that</u> are accessible to <u>the</u> elderly and 11 ((<del>disabled persons</del>)) <u>people with a disability</u>.

12 **Sec. 28.** RCW 29A.16.040 and 2004 c 266 s 10 are each amended to 13 read as follows:

The county legislative authority of each county ((in the state hereafter formed)) shall((, at their first session,)) divide their respective counties into election precincts and establish the boundaries of the precincts. ((The county auditor shall thereupon designate the voting place for each such precinct or whether the precinct is a vote by mail precinct.))

(1) Precinct boundaries may be altered at any time as long as sufficient time exists prior to a given election for the necessary procedural steps to be honored. Except as permitted under subsection (((+5))) (3) of this section, no precinct boundaries may be changed during the period starting on the thirtieth day prior to the first day for candidates to file for the primary election and ending with the day of the general election.

(2) The county legislative authority may establish by ordinance a 27 limitation on the maximum number of active registered voters in each 28 29 precinct within its jurisdiction. The limitation may be different for precincts ((based upon the method of voting used for such precincts)) 30 31 and the number may be less than the number established by law((, but in))32 no case may the number exceed that authorized by law)). By the year 2012, the maximum number of active registered voters in each precinct 33 34 shall not exceed two thousand.

35 (3) ((Precincts in which voting machines or electronic voting 36 devices are used may contain as many as nine hundred active registered

1 voters. The number of poll-site ballot counting devices at each 2 polling place is at the discretion of the auditor. The number of 3 devices must be adequate to meet the expected voter turnout.

4 (4) On petition of twenty-five or more voters resident more than
5 ten miles from any polling site, the county legislative authority shall
6 establish a separate voting precinct therefor.

7 (-5))The county auditor shall temporarily adjust precinct 8 boundaries when a city or town annexes unincorporated territory to the city or town, or whenever unincorporated territory is incorporated as 9 10 a city or town. The adjustment must be made as soon as possible after the approval of the annexation or incorporation. The temporary 11 12 adjustment must be limited to the minimum changes necessary to 13 accommodate the addition of the territory to the city or town, or to 14 establish the eligible voters within the boundaries of the new city or town, and remains in effect only until precinct boundary modifications 15 16 reflecting the annexation or incorporation are adopted by the county 17 legislative authority.

18 ((<del>(6)</del> In determining the number of active registered voters for the 19 purposes of this section, persons who are ongoing absentee voters under 20 RCW 29A.40.040 shall not be counted. Nothing in this subsection may be 21 construed as altering the vote tallying requirements of RCW 22 29A.60.230.))

23 **Sec. 29.** RCW 29A.16.060 and 2003 c 111 s 406 are each amended to 24 read as follows:

At any special election or primary, the county auditor may combine, unite, or divide precincts ((and may combine or unite election boards)) for the purpose of holding such election. ((At any general election, the county auditor may combine or unite election boards for the purpose of holding such election, but shall report all election returns by individual precinct.))

31 **Sec. 30.** RCW 29A.16.120 and 2003 c 111 s 408 are each amended to 32 read as follows:

The legislative authority of each county, municipality, and special district shall, at the request of the county auditor, make their facilities available for use as ((<del>polling places</del>)) <u>voting centers</u> for primaries, special elections, and state general elections held within

that county. When, in the judgment of the county auditor, a facility 1 2 of a county, municipality, or special district would provide a location for a ((polling place)) voting center that would best satisfy the 3 requirements of this chapter, he or she shall notify the legislative 4 authority of that county, municipality, or district of the number of 5 facilities needed for use as ((polling places)) voting centers. 6 7 Payment for ((polling places)) voting centers and any other conditions 8 or obligations regarding these ((polling places)) voting centers shall 9 be provided for by contract between the county auditor and the county, 10 municipality, or district.

11 **Sec. 31.** RCW 29A.16.130 and 2004 c 267 s 316 are each amended to 12 read as follows:

Each state agency and entity of local government shall permit the use of any of its buildings and the most suitable locations therein as ((polling places or disability access voting locations)) voting centers when required by a county auditor ((to provide accessible places in each precinct)).

18 Sec. 32. RCW 29A.24.081 and 2004 c 271 s 159 are each amended to 19 read as follows:

Any candidate may mail his or her declaration of candidacy for an office to the filing officer. Such declarations of candidacy shall be processed by the filing officer in the following manner:

(1) Any declaration received by the filing officer by mail before the tenth business day immediately preceding the first day for candidates to file for office shall be returned to the candidate submitting it, together with a notification that the declaration of candidacy was received too early to be processed. The candidate shall then be permitted to resubmit his or her declaration of candidacy during the filing period.

30 (2) Any properly executed declaration of candidacy received by mail 31 on or after the tenth business day immediately preceding the first day 32 for candidates to file for office and before the close of business on 33 the last day of the filing period shall be included with filings made 34 in person during the filing period. In partisan and judicial elections 35 the filing officer shall determine by lot the order in which the names

of those candidates shall appear upon sample and ((absentee)) primary
 ballots.

3 (3) Any declaration of candidacy received by the filing officer 4 after the close of business on the last day for candidates to file for 5 office shall be rejected and returned to the candidate attempting to 6 file it.

7 **Sec. 33.** RCW 29A.24.131 and 2004 c 271 s 115 are each amended to 8 read as follows:

A candidate may withdraw his or her declaration of candidacy at any 9 time before the close of business on the Thursday following the last 10 11 day for candidates to file under RCW 29A.24.050 by filing, with the 12 officer with whom the declaration of candidacy was filed, a signed 13 request that his or her name not be printed on the ballot. There shall be no withdrawal period for declarations of candidacy filed during 14 special filing periods held under this title. The filing officer may 15 permit the withdrawal of a filing for the office of precinct committee 16 17 officer at the request of the candidate at any time if no ((absentee)) ballots have been issued for that office and the ballots for that 18 precinct have not been printed. The filing officer may permit the 19 20 withdrawal of a filing for any elected office of a city, town, or 21 special district at the request of the candidate at any time before a 22 primary if the primary ballots for that city, town, or special district 23 have not been ordered. No filing fee may be refunded to any candidate 24 who withdraws under this section. Notice of the deadline for 25 withdrawal of candidacy and that the filing fee is not refundable shall 26 be given to each candidate at the time he or she files.

27 **Sec. 34.** RCW 29A.28.021 and 2006 c 344 s 11 are each amended to 28 read as follows:

A vacancy caused by the death or disqualification of any candidate 29 30 or nominee of a major or minor political party may be filled at any time up to and including the day prior to the election for that 31 position. For state partisan offices in any political subdivision 32 voted on solely by electors of a single county, an individual shall be 33 34 appointed to fill such vacancy by the county central committee in the 35 case of a major political party or by the state central committee or 36 comparable governing body in the case of a minor political party. For

other partisan offices, including federal or statewide offices, an individual shall be appointed to fill such vacancy by the state central committee or comparable governing body of the appropriate political party.

5 If the vacancy occurs no later than the eleventh Tuesday prior to 6 the state primary or general election concerned and the ballots have 7 been printed, it shall be mandatory that they be corrected by the 8 appropriate election officers. In making such correction, it shall not 9 be necessary to reprint complete ballots if any other less expensive 10 technique can be used and the resulting correction is reasonably clear.

If the vacancy occurs after the eleventh Tuesday prior to the state primary or general election and time does not exist in which to correct ballots (((including absentee ballots))), either in total or in part, then the votes cast or recorded for the person who has died or become disqualified shall be counted for the person who has been named to fill such vacancy.

When the secretary of state is the person with whom the appointment by the major or minor political party is filed, the secretary shall, in certifying candidates or nominations to the various county officers insert the name of the person appointed to fill a vacancy.

If the secretary of state has already sent forth the certificate when the appointment to fill a vacancy is filed, the secretary shall forthwith certify to the county auditors of the proper counties the name and place of residence of the person appointed to fill a vacancy, the office for which the person is a candidate or nominee, the party the person represents, and all other pertinent facts pertaining to the vacancy.

28 **Sec. 35.** RCW 29A.28.061 and 2004 c 271 s 119 are each amended to 29 read as follows:

The general election laws and laws relating to partisan primaries 30 31 shall apply to the special primaries and vacancy elections provided for in chapter 29A.28 RCW to the extent that they are not inconsistent with 32 these sections. 33 the provisions of Minor political party and 34 independent candidates may appear only on the general election ballot. 35 Statutory time deadlines relating to ((availability of absentee)) 36 mailing ballots, certification, canvassing, and related procedures that 37 cannot be met in a timely fashion may be modified for the purposes of

a specific primary or vacancy election under this chapter by the
 secretary of state through emergency rules adopted under RCW
 29A.04.611.

4 **Sec. 36.** RCW 29A.32.031 and 2008 c 1 s 12 (Initiative Measure No. 5 960) are each amended to read as follows:

The voters' pamphlet must contain:

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(1) Information about each measure for an advisory vote of the
people and each ballot measure initiated by or referred to the voters
for their approval or rejection as required by RCW 29A.32.070;

(2) In even-numbered years, statements, if submitted, advocating 10 11 the candidacies of nominees for the office of president and vice president of the United States, United States senator, United States 12 13 representative, governor, lieutenant governor, secretary of state, 14 state treasurer, state auditor, attorney general, commissioner of public superintendent of public insurance 15 lands, instruction, 16 commissioner, state senator, state representative, justice of the 17 supreme court, judge of the court of appeals, or judge of the superior Candidates may also submit a campaign mailing address and 18 court. telephone number and a photograph not more than five years old and of 19 20 a size and quality that the secretary of state determines to be 21 suitable for reproduction in the voters' pamphlet;

(3) In odd-numbered years, if any office voted upon statewide appears on the ballot due to a vacancy, then statements and photographs for candidates for any vacant office listed in subsection (2) of this section must appear;

(4) In even-numbered years, a section explaining how voters may
participate in the election campaign process; the address and telephone
number of the public disclosure commission established under RCW
42.17.350; and a summary of the disclosure requirements that apply when
contributions are made to candidates and political committees;

(5) In even-numbered years the name, address, and telephone number of each political party with nominees listed in the pamphlet, if filed with the secretary of state by the state committee of a major political party or the presiding officer of the convention of a minor political party;

(6) In each odd-numbered year immediately before a year in which a
 president of the United States is to be nominated and elected,

information explaining the precinct caucus and convention process used by each major political party to elect delegates to its national presidential candidate nominating convention. The pamphlet must also provide a description of the statutory procedures by which minor political parties are formed and the statutory methods used by the parties to nominate candidates for president;

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(7) ((An application form for an absentee ballot;

8 (8)) A brief statement explaining the deletion and addition of
 9 language for proposed measures under RCW 29A.32.080;

10 ((<del>(9)</del>)) <u>(8)</u> Any additional information pertaining to elections as 11 may be required by law or in the judgment of the secretary of state is 12 deemed informative to the voters.

13 **Sec. 37.** RCW 29A.32.241 and 2004 c 271 s 123 are each amended to 14 read as follows:

15 The local voters' pamphlet shall include but not be limited to the 16 following:

(1) Appearing on the cover, the words "official local voters' pamphlet," the name of the jurisdiction producing the pamphlet, and the date of the election or primary;

20 (2) A list of jurisdictions that have measures or candidates in the 21 pamphlet;

(3) Information on how a person may register to vote and obtain
 ((an absentee)) <u>a</u> ballot;

(4) The text of each measure accompanied by an explanatory 24 25 statement prepared by the prosecuting attorney for any county measure or by the attorney for the jurisdiction submitting the measure if other 26 27 than a county measure. All explanatory statements for city, town, or district measures not approved by the attorney for the jurisdiction 28 29 submitting the measure shall be reviewed and approved by the county 30 prosecuting attorney or city attorney, when applicable, before 31 inclusion in the pamphlet;

32 (5) The arguments for and against each measure submitted by33 committees selected pursuant to RCW 29A.32.280; and

(6) For partisan primary elections, information on how to vote the
 applicable ballot format and an explanation that minor political party
 candidates and independent candidates will appear only on the general
 election ballot.

1 Sec. 38. RCW 29A.36.115 and 2005 c 243 s 3 are each amended to 2 read as follows:

All provisional ((and absentee)) ballots must be visually distinguishable from ((each other)) mail ballots and must be either:

Printed on colored paper; or

5

6 (2) Imprinted with a bar code for the purpose of identifying the
7 ballot as a provisional ((or absentee)) ballot. The bar code must not
8 identify the voter.

9 ((Provisional and absentee ballots must be incapable of being 10 tabulated by poll-site counting devices.))

11 **Sec. 39.** RCW 29A.36.131 and 2004 c 271 s 130 are each amended to 12 read as follows:

13 After the close of business on the last day for candidates to file for office, the filing officer shall, from among those filings made in 14 15 person and by mail, determine by lot the order in which the names of 16 those candidates will appear on all primary((-)) and sample((-))17 absentee)) ballots. The determination shall be done publicly and may be witnessed by the media and by any candidate. If no primary is 18 required for any nonpartisan office under RCW 29A.52.011 or 29A.52.220, 19 20 or if any independent or minor party candidate files a declaration of 21 candidacy, the names shall appear on the general election ballot in the 22 order determined by lot.

23 **Sec. 40.** RCW 29A.36.161 and 2004 c 271 s 132 are each amended to 24 read as follows:

(1) On the top of each ballot must be printed clear and concise instructions directing the voter how to mark the ballot, including write-in votes. On the top of each primary ballot must be printed the instructions required by this chapter.

(2) The questions of adopting constitutional amendments or any other state measure authorized by law to be submitted to the voters at that election must appear after the instructions and before any offices.

(3) In a year that president and vice president appear on the general election ballot, the names of candidates for president and vice president for each political party must be grouped together with a single response position for a voter to indicate his or her choice.

(4) On a general election ballot, the candidate or candidates of 1 2 the major political party that received the highest number of votes from the electors of this state for the office of president of the 3 4 United States at the last presidential election must appear first following the appropriate office heading. The candidate or candidates 5 of the other major political parties will follow according to the votes 6 7 cast for their nominees for president at the last presidential 8 election, and independent candidates and the candidate or candidates of all other parties will follow in the order of their qualification with 9 10 the secretary of state.

11 (((5) All paper ballots and ballot cards used at a polling place 12 must be sequentially numbered in such a way to permit removal of such 13 numbers without leaving any identifying marks on the ballot.))

14 **Sec. 41.** RCW 29A.40.061 and 2004 c 271 s 134 are each amended to 15 read as follows:

16 (1) ((The county auditor shall issue an absentee ballot for the primary or election for which it was requested, or for the next 17 18 occurring primary or election when ongoing absentee status has been requested if the information contained in a request for an absentee 19 20 ballot or ongoing absentee status received by the county auditor is 21 complete and correct and the applicant is qualified to vote under 22 federal or state law. Otherwise, the county auditor shall notify the 23 applicant of the reason or reasons why the request cannot be accepted. Whenever two or more candidates have filed for the position of precinct 24 25 committee officer for the same party in the same precinct, the contest 26 for that position must be presented to absentee voters from that 27 precinct by either including the contest on the regular absentee ballot or a separate absentee ballot. The ballot must provide space 28 29 designated for writing in the name of additional candidates.

30 (2)) A registered voter may obtain a replacement ballot if the 31 ballot is destroyed, spoiled, lost, or not received by the voter. The 32 voter may obtain the ballot by telephone request, by mail, 33 electronically, or in person. The county auditor shall keep a record 34 of each replacement ballot provided under this subsection.

35 ((<del>(3)</del>)) <u>(2)</u> A copy of the state voters' pamphlet must be sent to 36 registered voters temporarily outside the state, ((<del>out-of-state</del> 37 <del>voters,</del>)) <u>and</u> overseas ((<del>voters,</del>)) and service voters, along with the

1 ((absentee)) ballot if such a pamphlet has been prepared for the 2 primary or election and is available to the county auditor at the time 3 of mailing. The county auditor shall mail all ((absentee)) ballots and 4 related material to voters outside the territorial limits of the United 5 States and the District of Columbia under 39 U.S.C. 3406.

6 **Sec. 42.** RCW 29A.40.070 and 2006 c 344 s 13 are each amended to 7 read as follows:

(1) Except where a recount or litigation under RCW 29A.68.011 is 8 9 pending, the county auditor shall have sufficient ((absentee)) ballots available for ((absentee)) voters of that county, other than overseas 10 11 ((voters)) and service voters, at least twenty days before any primary, 12 general election, or special election. The county auditor must mail 13 ((absentee)) ballots to each voter ((for whom the county auditor has received a request nineteen days before the primary or election)) at 14 15 least eighteen days before the primary or election. ((For a request 16 for an absentee ballot received after the nineteenth day before the 17 primary or election, the county auditor shall make every effort to mail 18 ballots within one business day, and shall mail the ballots within two 19 business days.))

20 (2) At least thirty days before any primary, general election, or 21 special election, the county auditor shall mail ballots to all overseas 22 and service voters. A request for a ballot made by an overseas or 23 service voter after that day must be processed immediately.

24 (3) Each county auditor shall certify to the office of the
25 secretary of state the dates the ballots prescribed in subsection (1)
26 of this section were available and mailed.

(4) If ((absentee)) ballots will not be available or mailed as prescribed in subsection (1) of this section, the county auditor shall immediately certify to the office of the secretary of state when ((absentee)) ballots will be available and mailed. Copies of this certification must be provided to the county canvassing board, the press, jurisdictions with issues on the ballot in the election, and any candidates.

34 (5) If ((absentee)) ballots were not available or mailed as 35 prescribed in subsection (1) of this section, for a reason other than 36 a recount or litigation, the county auditor, in consultation with the 37 certification and training program of the office of the secretary of

state, shall submit a report to the office of the secretary of state outlining why the deadline was missed and what corrective actions will be taken in future elections to ensure that ((absentee)) ballots are available and mailed as prescribed in subsection (1) of this section.

5 (6) Failure to have ((absentee)) ballots available and mailed as 6 prescribed in subsection (1) of this section does not by itself provide 7 a basis for an election contest or other legal challenge to the results 8 of a primary, general election, or special election.

9 Sec. 43. RCW 29A.40.080 and 2003 c 111 s 1008 are each amended to 10 read as follows:

11 The delivery of ((an absentee)) <u>a replacement</u> ballot for any 12 primary or election shall be subject to the following qualifications:

(1) Only the registered voter personally, or a member of the registered voter's immediate family may pick up ((an absentee)) <u>a</u> <u>replacement</u> ballot for the voter at the office of the issuing officer unless the voter is a resident of a health care facility, as defined by RCW 70.37.020(3), ((on election day)) and applies by messenger for ((an absentee)) <u>a replacement</u> ballot. In this latter case, the messenger may pick up the voter's ((absentee)) ballot.

(2) Except as noted in subsection (1) of this section, the issuing
 officer shall mail or deliver the ((absentee)) replacement ballot
 directly to each applicant.

23 **Sec. 44.** RCW 29A.40.091 and 2005 c 246 s 21 are each amended to 24 read as follows:

25 The county auditor shall send each ((absentee)) voter a ballot, a 26 security envelope in which to seal the ballot after voting, a larger envelope in which to return the security envelope, and instructions on 27 how to mark the ballot and how to return it to the county auditor. The 28 29 instructions that accompany ((an absentee)) a ballot for a partisan 30 primary must include instructions for voting the applicable ballot style, as provided in chapter 29A.36 RCW. The ((absentee)) voter's 31 32 name and address must be printed on the larger return envelope, which must also contain a declaration by the ((absentee)) voter reciting his 33 34 or her qualifications and stating that he or she has not voted in any 35 other jurisdiction at this election, together with a summary of the 36 penalties for any violation of any of the provisions of this chapter.

The declaration must clearly inform the voter that it is illegal to 1 2 vote if he or she is not a United States citizen; it is illegal to vote if he or she has been convicted of a felony and has not had his or her 3 voting rights restored; and, except as otherwise provided by law, it is 4 5 illegal to cast a ballot or sign ((an absentee)) the return envelope on behalf of another voter. The return envelope must provide space for б the voter to indicate the date on which the ballot was voted and for 7 8 the voter to sign the oath. It must also contain a space so that the voter may include a telephone number. A summary of the applicable 9 10 penalty provisions of this chapter must be printed on the return envelope immediately adjacent to the space for the voter's signature. 11 12 The signature of the voter on the return envelope must affirm and 13 attest to the statements regarding the qualifications of that voter and 14 to the validity of the ballot. The return envelope must also have a secrecy flap that the voter may seal that will cover the voter's 15 signature and optional telephone number. For ((out-of-state voters,)) 16 overseas ((voters,)) and service voters, the signed declaration on the 17 18 return envelope constitutes the equivalent of a voter registration for 19 the election or primary for which the ballot has been issued. The voter must be instructed to either return the ballot to the county 20 21 auditor by whom it was issued or attach sufficient first-class postage, 22 if applicable, and mail the ballot to the appropriate county auditor no 23 later than the day of the election or primary for which the ballot was 24 issued.

If the county auditor chooses to forward ((absentee)) ballots, he 25 26 or she must include with the ballot a clear explanation of the 27 qualifications necessary to vote in that election and must also advise a voter with questions about his or her eligibility to contact the 28 29 county auditor. This explanation may be provided on the ballot 30 envelope, on an enclosed insert, or printed directly on the ballot itself. If the information is not included, the envelope must clearly 31 32 indicate that the ballot is not to be forwarded and that return postage is guaranteed. 33

34 **Sec. 45.** RCW 29A.40.100 and 2003 c 111 s 1010 are each amended to 35 read as follows:

36 County auditors must request that observers be appointed by the 37 major political parties to be present during the processing of 1 ((absentee)) ballots. The absence of the observers will not prevent 2 the processing of ((absentee)) ballots if the county auditor has 3 requested their presence.

4 **Sec. 46.** RCW 29A.40.110 and 2006 c 207 s 4 and 2006 c 206 s 6 are 5 each reenacted and amended to read as follows:

(1) The opening and subsequent processing of return envelopes for
any primary or election may begin upon receipt. The tabulation of
((absentee)) ballots must not commence until after 8:00 p.m. on the day
of the primary or election.

10 (2) All received ((absentee)) return envelopes must be placed in 11 secure locations from the time of delivery to the county auditor until 12 their subsequent opening. After opening the return envelopes, the 13 county canvassing board shall place all of the ballots in secure storage until after 8:00 p.m. of the day of the primary or election. 14 ((Absentee)) Ballots that are to be tabulated on an electronic vote 15 16 tallying system may be taken from the inner envelopes and all the 17 normal procedural steps may be performed to prepare these ballots for 18 tabulation.

(3) Before opening a returned ((absentee)) ballot envelope, the 19 20 canvassing board, or its designated representatives, shall examine the 21 postmark, statement, and signature on the return envelope that contains the security envelope and ((absentee)) ballot. All personnel assigned 22 to verify signatures must receive training on statewide standards for 23 24 signature verification. Personnel shall verify that the voter's 25 signature on the return envelope is the same as the signature of that voter in the registration files of the county. Verification may be 26 27 conducted by an automated verification system approved by the secretary of state. ((For any absentee ballot,)) A variation between the 28 29 signature of the voter on the return envelope and the signature of that voter in the registration files due to the substitution of initials or 30 31 the use of common nicknames is permitted so long as the surname and 32 handwriting are clearly the same.

(4) ((For registered voters casting absentee ballots,)) The date on the return envelope to which the voter has attested determines the validity, as to the time of voting ((for that absentee ballot)) if the postmark is missing or is illegible. For ((out-of-state voters,)) overseas ((voters,)) and service voters stationed in the United States,

1 the date on the return envelope to which the voter has attested 2 determines the validity as to the time of voting ((for that absentee 3 ballot)).

4 **Sec. 47.** RCW 29A.40.120 and 2003 c 111 s 1012 are each amended to 5 read as follows:

6 ((The absentee ballots)) <u>Ballot counts</u> must be reported at a 7 minimum on a congressional and legislative district basis. 8 ((Absentee)) <u>Ballots</u> may be counted by congressional or legislative 9 district or by individual precinct, except as required under RCW 10 29A.60.230(2).

11 These returns must be added to the total of the votes cast at the 12 ((polling places)) voting centers.

13 **Sec. 48.** RCW 29A.44.010 and 2003 c 111 s 1101 are each amended to 14 read as follows:

No person may interfere with a voter in any way within ((the polling place)) <u>a voting center</u>. This does not prevent the voter from receiving assistance in preparing his or her ballot as provided in RCW 29A.44.240.

19 Sec. 49. RCW 29A.44.030 and 2004 c 267 s 317 are each amended to 20 read as follows:

Any voter may take into the voting booth or voting device any printed or written material to assist in casting his or her vote. The voter shall not use this material to electioneer and shall remove the material when he or she leaves the ((<del>polls or the disability access</del> <del>voting location</del>)) <u>voting center</u>.

26 **Sec. 50.** RCW 29A.44.040 and 2004 c 267 s 318 are each amended to 27 read as follows:

No ballots may be used in any ((polling place or disability access voting location)) voting center other than those prepared by the county auditor. No voter is entitled to vote more than once at a primary or a general or special election, except that if a voter incorrectly marks a ballot, he or she may return it and be issued a new ballot. The ((precinct)) election officer((s)) shall void the incorrectly marked ballot and return it to the county auditor. 1 **Sec. 51.** RCW 29A.44.050 and 2003 c 111 s 1105 are each amended to 2 read as follows:

3 (((1) At the direction of the county auditor, a team or teams 4 composed of a representative of at least two major political parties shall stop at designated polling places and pick up the sealed 5 6 containers of voted, untallied ballots for delivery to the counting 7 center. There may be more than one delivery from each polling place. Two precinct election officials, representing two major political 8 parties, shall seal the voted ballots in containers furnished by the 9 10 county auditor and properly identified with his or her address with 11 uniquely prenumbered seals.

12 (2)) For voting centers other than the county auditor's office, at 13 least two employees or representatives of different major political parties shall transfer the sealed ballot containers to and from the 14 voting center. At the counting center or the collection stations where 15 sealed ballot containers are delivered ((by the designated 16 the 17 representatives of the major political parties)), the county auditor or 18 ((a designated representative of the county auditor)) his or her 19 designee shall receive the sealed ballot containers, record the time, 20 date, ((precinct name or number)) voting center location, and seal 21 number of each ballot container.

22 **Sec. 52.** RCW 29A.44.060 and 2003 c 111 s 1106 are each amended to 23 read as follows:

The county auditor shall provide in each ((polling place)) voting center a sufficient number of voting booths or voting devices along with any supplies necessary to enable the voter to mark or register his or her choices on the ballot and within which the voters may cast their votes in secrecy.

29 Sec. 53. RCW 29A.44.070 and 2003 c 111 s 1107 are each amended to 30 read as follows:

31 ((At all primaries and elections, general or special, in all 32 counties the polls)) Every voting center open on election day must be 33 kept open from seven o'clock a.m. to eight o'clock p.m. All qualified 34 electors who are at the ((polling place)) voting center at eight 35 o'clock p.m.(( $\tau$ )) shall be allowed to cast their votes. 1 **Sec. 54.** RCW 29A.44.090 and 2003 c 111 s 1109 are each amended to 2 read as follows:

((A registered voter shall not be allowed to vote in the precinct 3 4 in which he or she is registered at any election or primary for which that voter has cast an absentee ballot. A registered voter who has 5 6 requested an absentee ballot for a primary or special or general 7 election but chooses to vote at the voter's precinct polling place in that primary or election shall cast a provisional ballot. The 8 9 canvassing board shall not count the ballot if it finds that the voter has also voted by absentee ballot in that primary or election.)) If a 10 11 voter who was issued a mail ballot requests to vote on a direct recording electronic voting device, the county auditor must first 12 confirm that the voter has not already returned a voted ballot. 13 Confirmation that the voter has not already returned a voted ballot may 14 be achieved by accessing the county voter registration system by 15 electronic, telephonic, or other means. If the election official is 16 unable to confirm that the voter has not already returned a voted 17 ballot, the voter may not vote on a direct recording electronic voting 18 19 device.

In order to prevent multiple voting, any voter who votes on a direct recording electronic voting device must be immediately credited or otherwise flagged as having voted. If a voted mail ballot is returned from a voter after the voter cast a ballot on a direct recording electronic voting device, the mail ballot must not be counted.

26 **Sec. 55.** RCW 29A.44.140 and 2003 c 111 s 1113 are each amended to 27 read as follows:

(1) Each ((county auditor)) secretary of state shall provide voting
 and registration instructions, printed in large type, to be
 conspicuously displayed at each ((polling place and permanent
 registration facility)) voting center.

32 (2) The ((county auditor)) secretary of state shall make 33 information available for deaf persons throughout the state by 34 telecommunications.

35 **Sec. 56.** RCW 29A.44.150 and 2003 c 111 s 1114 are each amended to 36 read as follows: 1 The ((precinct)) election officers for each ((precinct)) voting
2 center shall meet at the designated ((polling place)) voting center at
3 the time set by the county auditor.

4 **Sec. 57.** RCW 29A.44.160 and 2003 c 111 s 1115 are each amended to 5 read as follows:

б Before ((opening the polls for a precinct, the voting equipment 7 shall be inspected to determine if it has been properly prepared for voting. If the voting equipment is capable of direct tabulation of 8 9 each voter's choices, the precinct election officers)) voting begins on any direct recording electronic voting equipment, election officials 10 11 shall verify that no votes have been registered for any issue or office 12 to be voted on at that primary or election. ((Any ballot box shall be 13 carefully examined by the judges of election to determine that it is empty. The ballot box shall then be sealed or locked. The ballot box 14 shall not be opened before the certification of the primary or election 15

16 except in the manner and for the purposes provided under this title.))

17 Sec. 58. RCW 29A.44.170 and 2003 c 111 s 1116 are each amended to 18 read as follows:

At all primaries and elections the flag of the United States shall be conspicuously displayed ((in front of each polling place)) at each voting center.

22 **Sec. 59.** RCW 29A.44.190 and 2003 c 111 s 1118 are each amended to 23 read as follows:

The ((precinct)) election officers shall periodically examine the voting devices to determine if they have been tampered with.

26 **Sec. 60.** RCW 29A.44.205 and 2005 c 243 s 7 are each amended to 27 read as follows:

Any person desiring to vote ((at any primary or election)) on a disability access voting device is required to provide identification to the election officer ((before signing the poll book)) at the voting center. The identification required in this section can be satisfied by providing a valid photo identification, such as a driver's license or state identification card, student identification card, or tribal identification card, a voter's voter identification issued by a county elections officer, or a copy of a current utility bill, bank statement, paycheck, or government check or other government document. Any individual who desires to vote in person <u>at a voting center</u> but cannot provide identification as required by this section shall be issued a provisional ballot.

б

The secretary of state may adopt rules to carry out this section.

7 Sec. 61. RCW 29A.44.207 and 2005 c 243 s 6 are each amended to 8 read as follows:

9 Provisional ballots must be issued, along with a provisional ballot 10 outer envelope and a security envelope, to voters as appropriate under 11 RCW 29A.04.008. The provisional ballot outer envelope must include a place for the voter's name; registered address, both present and former 12 13 if applicable; date of birth; reason for the provisional ballot; the 14 precinct number ((and the precinct polling)); the voting center location at which the voter has voted; and a space for the county 15 16 auditor to list the disposition of the provisional ballot. The 17 provisional ballot outer envelope must also contain a declaration as 18 required for ((absentee)) mail ballot outer envelopes under RCW 29A.40.091 (as recodified by this act); a place for the voter to sign 19 20 the oath; and a summary of the applicable penalty provisions of this 21 chapter. The voter shall vote the provisional ballot in secrecy and, 22 when done, place the provisional ballot in the security envelope, then 23 place the security envelope into the outer envelope, and return it to the ((precinct)) election official. The election official shall ensure 24 25 that the required information is completed on the outer envelope, have 26 the voter sign it in the appropriate space, and place the envelope in 27 a secure container. The official shall then give the voter written 28 information advising the voter how to ascertain whether the vote was 29 counted and, if applicable, the reason why the vote was not counted.

30 Sec. 62. RCW 29A.44.210 and 2003 c 111 s 1120 are each amended to 31 read as follows:

Any person desiring to vote at any primary or election <u>at a voting</u> <u>center</u> is required to sign ((<del>his or her name on the appropriate</del> <del>precinct list of registered voters</del>)) <u>the oath affirming that the voter</u> <u>meets the qualifications to vote</u>. If the voter registered using a 1 mark, or can no longer sign his or her name, the election officers 2 shall require the voter to be identified by another registered voter. 3 ((The precinct election officers shall then record the voter's)

4 name.))

5 Sec. 63. RCW 29A.44.225 and 2005 c 242 s 4 are each amended to 6 read as follows:

A voter voting on an electronic voting device may not leave the device during the voting process, except to request assistance from the ((precinct)) election officers, until the voting process is completed.

10 Sec. 64. RCW 29A.44.231 and 2004 c 271 s 138 are each amended to 11 read as follows:

12 As each ((voter casts his or her vote)) voted ballot is received, the ((precinct)) election officers shall ((insert in the poll books or 13 14 precinct list of registered voters opposite that voter's name, a 15 notation to)) credit the voter with having participated in that primary 16 or election. No record may be made of a voter's party affiliation in 17 a partisan primary, except at a presidential election. ((The precinct election officers shall record the voter's name so that a separate 18 19 record is kept.))

20 Sec. 65. RCW 29A.44.260 and 2003 c 111 s 1125 are each amended to 21 read as follows:

If at ((the time of closing the polls,)) <u>8:00 p.m. on election day</u> there are ((any)) voters in the ((polling place)) voting center who have not voted, they shall be allowed to vote ((after the polls have been closed)).

26 **Sec. 66.** RCW 29A.44.265 and 2004 c 267 s 501 are each amended to 27 read as follows:

(1) An individual who votes in an election for federal office as a result of a federal or state court order or any other order extending the time for ((closing the polls)) voting, may vote in that election only by casting a provisional ballot. As to court orders extending the time for ((closing the polls)) voting, this section does not apply to any voters who were present in the ((polling place)) voting center at the statutory closing time and as a result are permitted to vote under 1 RCW ((29A.44.070)) 29A.44.260. This section does not, by itself, 2 authorize any court to order that any individual be permitted to vote 3 or to extend the time for ((closing the polls)) voting, but this 4 section is intended to comply with 42 U.S.C. Sec. 15482(c) with regard 5 to federal elections.

6 (2) Any ballot cast under subsection (1) of this section must be 7 separated and held apart from other provisional ballots cast by those 8 not affected by the order.

9 Sec. 67. RCW 29A.44.270 and 2003 c 111 s 1126 are each amended to 10 read as follows:

11 At each ((precinct)) voting center immediately after the last 12 qualified voter has cast his or her vote, the ((precinct)) election 13 officers shall ((render unusable and)) secure in a container all unused 14 ballots ((for that precinct)) and return them to the county auditor.

15 Sec. 68. RCW 29A.44.410 and 2003 c 111 s 1134 are each amended to 16 read as follows:

17 (1) At least ((ten)) twenty days prior to any primary or election, general or special, the county auditor shall appoint ((one inspector 18 19 and two judges of election for each precinct (or each combination of 20 precincts temporarily consolidated as a single precinct for that 21 primary or election), other than those precincts designated as vote-by-22 mail precincts pursuant to RCW 29A.48.010)) three election observers for each counting center. Two election observers shall be appointed 23 24 from that political party which polled the highest number of votes in 25 the county for its candidate for president at the last preceding presidential election and one election observer from the political 26 party polling the next highest number of votes in the county for its 27 28 candidate for president at the same election. Except as provided in 29 subsection (3) of this section, the persons appointed shall be among those whose names are contained on the lists furnished under RCW 30 29A.44.430 ((by the chairpersons of the county central committees of 31 32 the political parties entitled to representation thereon. Such 33 precinct election officers, whenever possible, should be residents of 34 the precinct in which they serve)) (as recodified by this act).

(2) The county auditor may delete from the lists of names submitted
 ((to the auditor by the chairpersons of the county central committees))

under RCW 29A.44.430 (as recodified by this act): (a) The names of 1 2 those persons who indicate to the auditor that they cannot or do not wish to serve as ((precinct)) election ((officers)) observers for the 3 4 primary or election ((or who otherwise cannot so serve)); and (b) the names of those persons who lack the ability to conduct properly the 5 6 duties of an ((inspector or judge of)) election observer after training in that proper conduct has been made available to them by the auditor. 7 8 The lists ((which are)) submitted to the auditor in a timely manner 9 under RCW 29A.44.430 (as recodified by this act), less the deletions authorized by this subsection, constitute the official nomination lists 10 11 for ((inspectors and judges of)) election observers.

12 (3) If the number of persons whose names are on the official 13 nomination list for a political party is not sufficient to satisfy the requirements of subsection  $\left(\left(\frac{4}{4}\right)\right)$  (1) of this section as it applies to 14 15 that political party ((or is otherwise insufficient to provide the number of precinct election officials required from that political 16 party)), the auditor shall notify the chair of the party's county 17 central committee regarding the deficiency. The chair may, within five 18 19 business days of being notified by the auditor, add to the party's 20 nomination list the names of additional persons belonging to that 21 political party who are qualified to serve ((on the election boards)) 22 as an election observer. To the extent that, following this procedure, 23 the number of persons whose names appear on the official nomination 24 lists of the political parties is insufficient to provide the number of election ((inspectors and judges)) observers required for a primary or 25 26 election, the auditor may appoint a properly trained person ((whose 27 name does not appear on such a list)) to serve as an ((inspector or 28 judge of)) election ((for a precinct)) observer.

(((4) The county auditor shall designate the inspector and one 29 30 judge in each precinct from that political party which polled the highest number of votes in the county for its candidate for president 31 32 at the last preceding presidential election and one judge from that 33 political party polling the next highest number of votes in the county for its candidate for president at the same election. The provisions 34 35 of this subsection apply only if the number of names on the official 36 nomination list for inspectors and judges of election for a political 37 party is sufficient to satisfy the requirements imposed by this 38 subsection.

1 (5) Except as provided in RCW 29A.44.440 for the filling of 2 vacancies, this shall be the exclusive method for the appointment of 3 inspectors and judges to serve as precinct election officers at any 4 primary or election, general or special, and shall supersede the 5 provisions of any and all other statutes, whether general or special in 6 nature, having different requirements.))

7 Sec. 69. RCW 29A.44.430 and 2003 c 111 s 1136 are each amended to 8 read as follows:

9 The precinct committee officer of each major political party shall 10 ((certify)) provide to the officer's county chair a list of those 11 persons belonging to the officer's political party qualified to act 12 ((upon the election board in the officer's precinct)) as election 13 observers.

14 ((By the first day of June each year, the chair of the county 15 central committee of each major political party shall certify to the 16 officer having jurisdiction of the election a list of those persons 17 belonging to the county chair's political party in each precinct who 18 are qualified to act on the election board therein.))

The county chair shall compile ((this)) a list ((from the names 19 20 certified)) of names provided by the various precinct committee 21 officers ((unless no names or not a sufficient)) and by the first day 22 of June each year provide the list of names of persons qualified to act 23 as election observers to the officer having jurisdiction of the election. If an insufficient number of names have been ((certified)) 24 25 provided from a precinct, ((in which event)) the county chair may 26 include ((therein the)) names of qualified members of the county 27 chair's party selected by the county chair. The county chair shall ((also)) have the authority to substitute names of persons recommended 28 29 by the precinct committee officers if ((in the judgment of)) the county 30 chair <u>deems</u> such persons are not qualified to serve as ((<del>precinct</del>)) 31 election ((officers)) observers.

32 Sec. 70. RCW 29A.44.490 and 2003 c 111 s 1142 are each amended to 33 read as follows:

34 ((The inspector, judges, and clerks of election)) <u>Election</u>
35 <u>observers</u>, before entering upon the duties of their offices, shall take
36 and subscribe the prescribed oath or affirmation which shall be

administered to them by any person authorized to administer oaths and verified under the hand of the person by whom such oath or affirmation administered. ((If no such person is present, the inspector shall administer the same to the judges and clerks, and one of the judges shall administer the oath to the inspector.))

6 The county auditor shall furnish two copies of the proper form of 7 oath to each ((precinct election officer)) election observer, one copy 8 thereof, after execution, to be placed and transmitted with the 9 election returns.

10 Sec. 71. RCW 29A.44.530 and 2003 c 111 s 1146 are each amended to 11 read as follows:

12 The ((fees of officers of election)) compensation of election
13 <u>observers</u> shall be ((as follows:

To the judges and clerks of an election not less than the minimum 14 15 hourly wage per hour)) as provided under RCW 49.46.020, the exact 16 amount to be fixed by the respective boards of county commissioners for 17 each county. ((To inspectors, the rate paid to judges and clerks plus an additional two hours' compensation. The precinct election officer 18 19 picking up the election supplies and returning the election returns to 20 the county auditor shall be entitled to additional compensation, the 21 exact amount to be determined by the respective boards of county 22 commissioners for each county.))

23 **Sec. 72.** RCW 29A.46.260 and 2006 c 207 s 7 are each amended to 24 read as follows:

25 (1) The legislature finds that the elimination of polling places resulting from the transition to vote by mail creates barriers that 26 restrict the ability of many voters with disabilities from achieving 27 the independence and privacy in voting provided by the accessible 28 29 voting devices required under the help America vote act. Counties 30 ((adopting a vote by mail system)) must take appropriate steps to mitigate these impacts and to address the obligation to provide voters 31 32 with disabilities an equal opportunity to vote independently and privately, to the extent that this can be achieved without incurring 33 34 undue administrative and financial burden.

35 (2) Each county shall establish and maintain an advisory committee36 that includes persons with diverse disabilities and persons with

expertise in providing accommodations for persons with disabilities.
The committee shall assist election officials in developing a plan to
identify and implement changes to improve the accessibility of
elections for voters with disabilities. The plan shall include
recommendations for the following:

6 (a) The number of ((polling places that will be maintained)) voting 7 <u>centers that will be provided</u> in order to ensure that people with 8 disabilities have reasonable access to accessible voting devices, and 9 a written explanation for how the determination was made;

10 (b) The locations of polling places, drop-off facilities, voting 11 centers, and other election-related functions necessary to maximize 12 accessibility to persons with disabilities;

13 (c) Outreach to voters with disabilities on the availability of 14 disability accommodation, including in-person disability access voting;

(d) Transportation of voting devices to locations convenient for voters with disabilities in order to ensure reasonable access for voters with disabilities; and

(e) Implementation of the provisions of the help America vote actrelated to persons with disabilities.

20 Counties must update the plan at least annually. The election 21 review staff of the secretary of state shall review and evaluate the 22 plan in conformance with the review procedure identified in RCW 23 29A.04.570.

(3) Counties may form a joint advisory committee to develop the
plan identified in subsection (2) of this section if the total
population of the joining counties does not exceed thirty thousand, and
the counties are geographically adjacent.

28 **Sec. 73.** RCW 29A.48.010 and 2005 c 241 s 1 are each amended to 29 read as follows:

30 (1) ((With express authorization from the county legislative 31 authority, the county auditor may conduct)) All counties shall conduct all primary, special, and general elections entirely by mail ballot. 32 33 ((The county legislative authority must give the county auditor at 34 least ninety days' notice before the first election to be conducted 35 entirely by mail ballot. If the county legislative authority and the 36 county auditor decide to return to a polling place election 37 environment, the county legislative authority must give the county

1 auditor at least one hundred eighty days' notice before the first 2 election to be conducted using polling places. Authorization under 3 this subsection must apply to all primary, special, and general 4 elections conducted by the county auditor.))

(2) ((The county auditor may designate any precinct having fewer 5 б than two hundred active registered voters at the time of closing of voter registration as provided in RCW 29A.08.140 as a mail ballot 7 precinct. Authorization from the county legislative authority is not 8 9 required to designate a precinct as a mail ballot precinct under this subsection. In determining the number of registered voters in a 10 11 precinct for the purposes of this section, persons who are ongoing 12 absentee voters under RCW 29A.40.040 shall not be counted. Nothing in 13 this section may be construed as altering the vote tallying requirements of RCW 29A.60.230. 14

15 (3) The county auditor shall notify each registered voter by mail that for all future primaries and elections the voting will be by mail 16 The <u>county</u> auditor shall mail each active voter a 17 ballot only.)) ballot at least eighteen days before a primary, general election, or 18 19 special election. The auditor shall send each inactive voter either a 20 ballot or an application to receive a ballot at least eighteen days 21 before a primary, general election, or special election. The auditor shall determine which of the two is to be sent. If the inactive voter 22 returns a voted ballot, the ballot shall be counted and the voter's 23 24 status restored to active. If the inactive voter completes and returns an application, a ballot shall be sent and the voter's status restored 25 26 to active. The requirements regarding certification, reporting, and 27 the mailing of overseas and military ballots in RCW 29A.40.070 (as recodified by this act) apply to elections conducted by mail ballot. 28

(((4) If the county legislative authority and county auditor 29 determine under subsection (1) of this section, or if the county 30 auditor determines under subsection (2) of this section, to return to 31 a polling place election environment, the auditor shall notify each 32 registered voter, by mail, of this and shall provide the address of the 33 polling place to be used.)) (3) The county auditor shall notify by mail 34 each registered voter not already notified that all future primaries 35 and elections will be conducted by mail. The notice must include 36 information on the availability of voting centers in the event that the 37 voter wishes to continue to vote in person. 38

1 **Sec. 74.** RCW 29A.48.040 and 2003 c 111 s 1204 are each amended to 2 read as follows:

3 (1) ((If a county auditor conducts an election by mail,)) The 4 county auditor shall designate one or more places for the deposit of 5 ballots not returned by mail. The places designated under this section 6 shall be open on the date of the election for a period of thirteen 7 hours, beginning at 7:00 a.m. and ending at 8:00 p.m.

8 (2) A registered voter may obtain a replacement ballot as provided in this subsection. A voter may request a replacement mail ballot in 9 10 person, by mail, by telephone, or by other electronic transmission for 11 himself or herself and for any member of his or her immediate family. 12 The request must be received by the auditor before 8:00 p.m. on 13 election day. The county auditor shall keep a record of each 14 replacement ballot issued, including the date of the request. Replacement mail ballots may be counted in the final tabulation of 15 ballots only if the original ballot is not received by the county 16 17 auditor and the replacement ballot meets all requirements for 18 tabulation necessary for the tabulation of regular mail ballots.

19 Sec. 75. RCW 29A.48.060 and 2003 c 111 s 1206 are each amended to 20 read as follows:

21 ((All mail ballots authorized by RCW 29A.48.010, 29A.48.020, or 22 29A.48.030 must contain the same offices, names of nominees or 23 candidates, and propositions to be voted upon, including precinct 24 offices, as if the ballot had been voted in person at the polling 25 place. Except as otherwise provided by law, mail ballots must be 26 treated in the same manner as absentee ballots issued at the request of 27 the voter.)) If electronic vote tallying devices are used, political party observers must be given the opportunity to be present, and a test 28 of the equipment must be performed as required by RCW 29A.12.130 before 29 30 tabulating ballots. Political party observers may select at random 31 ballots to be counted manually as provided by RCW 29A.60.170.

32 Sec. 76. RCW 29A.52.141 and 2004 c 271 s 141 are each amended to 33 read as follows:

Instructions for voting a consolidated ballot or a physically separate ballot, whichever is applicable, must appear, at the very least, in:

(1) Any primary voters' pamphlet prepared by the secretary of state
 or a local government if a partisan office will appear on the ballot;

(2) Instructions that accompany any partisan primary ballot;

4 (3) Any notice of a partisan primary published in compliance with 5 RCW 29A.52.311;

6 (4) A sample ballot prepared by a county auditor under RCW
7 29A.36.151 for a partisan primary;

8 (5) The web site of the office of the secretary of state and any 9 existing web site of a county auditor's office; and

10 (6) Every ((polling place)) voting center.

3

11 Sec. 77. RCW 29A.52.311 and 2004 c 271 s 145 are each amended to 12 read as follows:

13 Not more than ((ten)) forty nor less than ((three)) twenty days before the primary the county auditor shall publish notice of such 14 15 primary in one or more newspapers of general circulation within the 16 county. The notice must contain the proper party designations, the 17 names and addresses of all persons who have filed a declaration of candidacy to be voted upon at that primary, instructions for voting the 18 19 applicable ballot, as provided in chapter 29A.36 RCW, the hours during 20 which the ((polls)) voting centers will be open, and ((the polling 21 places for each precinct, giving)) the address of each ((polling 22 <del>place</del>)) voting center. The names of all candidates for nonpartisan offices must be published separately with designation of the offices 23 24 for which they are candidates but without party designation. This is the only notice required for the holding of any primary. 25

26 **Sec. 78.** RCW 29A.52.351 and 2004 c 271 s 175 are each amended to 27 read as follows:

28 Except as provided in RCW 29A.32.260, notice for any state, county, 29 district, or municipal election, whether special or general, must be 30 given by at least one publication not more than ((ten)) forty nor less than ((three)) twenty days before the election by the county auditor or 31 32 the officer conducting the election as the case may be, in one or more newspapers of general circulation within the county. The legal notice 33 34 must contain the title of each office under the proper party 35 designation, the names and addresses of all officers who have been 36 nominated for an office to be voted upon at that election, together

with the ballot titles of all measures, the hours during which the 1 2 ((polls)) voting centers will be open, and ((the polling places for each precinct, giving)) the address of each ((polling place)) voting 3 4 The names of all candidates for nonpartisan offices must be center. published separately with designation of the offices for which they are 5 candidates but without party designation. This is the only notice 6 7 required for a state, county, district, or municipal general or special 8 election and supersedes the provisions of any and all other statutes, 9 whether general or special in nature, having different requirements for 10 the giving of notice of any general or special election((s)).

11 Sec. 79. RCW 29A.53.080 and 2005 c 153 s 8 are each amended to 12 read as follows:

Ballots for elections conducted under the instant runoff voting method should be clear and easily understood. Sample ballots illustrating voting procedures must be posted in ((or near)) voting ((booths)) centers and included within instruction packets for ((absentee)) mail ballots. Directions provided to voters must conform substantially to the following specifications:

19 "You may choose a maximum of three candidates for each 20 office in order of preference. Indicate your first choice 21 designation by marking the number "1" beside a candidate's name (or by marking in the column labeled "First Choice"). Indicate 22 23 your second choice designation by marking the number "2" beside 24 a candidate's name (or by marking in the column labeled "Second 25 Choice"). Indicate your third choice designation by marking the number "3" beside a candidate's name (or by marking in the 26 column labeled "Third Choice"). You are not required to choose 27 more than one candidate for each office. Designating two or 28 29 more candidates in order of preference will not affect your 30 first choice designation. Do not mark the same designation 31 number beside more than one candidate or put more than one mark 32 in each column for the office on which you are voting. Do not 33 skip designation numbers."

34 **Sec. 80.** RCW 29A.56.010 and 2003 c 111 s 1401 are each amended to 35 read as follows:

36

The people of the state of Washington declare that:

1 (1) The current presidential nominating caucus system in Washington 2 state is unnecessarily restrictive of voter participation in that it 3 discriminates against the elderly, the infirm, women, ((the disabled)) 4 <u>people with disabilities</u>, evening workers, and others who are unable to 5 attend caucuses and therefore unable to fully participate in this most 6 important quadrennial event that occurs in our democratic system of 7 government.

8 (2) It is the intent of this chapter to make the presidential 9 selection process more open and representative of the will of the 10 people of our state.

(3) A presidential primary will afford the maximum opportunity for voter access <u>by mail ballot and</u> at ((regular polling places)) voting <u>centers</u> during the daytime and evening hours convenient to the most people.

15 (4) This state's participation in the selection of presidential 16 candidates shall be in accordance with the will of the people as 17 expressed in a presidential preference primary.

18 (5) It is the intent of this chapter, to the maximum extent 19 practicable, to continue to reserve to the political parties the right 20 to conduct their delegate selection as prescribed by party rules 21 insofar as it reflects the will of the people as expressed in a 22 presidential primary election conducted every four years in the manner 23 described by this chapter.

24 **Sec. 81.** RCW 29A.56.490 and 2003 c 111 s 1438 are each amended to 25 read as follows:

26 The election officials shall count and determine the number of votes cast for each individual; and shall also count and determine the 27 aggregate number of votes cast for all candidates whose names appear 28 29 under each of the respective headings. Where more than the required number have been voted for, the ballot must be rejected. ((The figures 30 31 determined by the various counts must be entered in the poll books of 32 the respective precincts.)) The vote must be canvassed in each county by the county canvassing board, and certificate of results must within 33 34 fifteen days after the election be transmitted to the secretary of 35 Upon receiving the certificate, the secretary of state may state. 36 require returns ((or poll books)) from any county precinct to be 37 forwarded for the secretary's examination.

1 Where a district embraces precincts of more than one county, the 2 secretary of state shall combine the votes from all the precincts included in each district. The delegates elected in each district will 3 be the number of candidates corresponding to the number of state 4 5 representatives from the district, who receive the highest number of votes in the group (either "for" or "against") that received an 6 7 aggregate number of votes for all candidates in the group greater than 8 the aggregate number of votes for all the candidates in the other 9 group. The secretary of state shall issue certificates of election to 10 the delegates so elected.

11 **Sec. 82.** RCW 29A.60.010 and 2003 c 111 s 1501 are each amended to 12 read as follows:

13 All elections, whether special or general, held under RCW 14 ((29A.04.320)) 29A.04.321 and 29A.04.330 must be conducted by the 15 county auditor as ex officio county supervisor of elections and, except 16 as provided in RCW 29A.60.240, the returns canvassed by the county 17 canvassing board.

18 Sec. 83. RCW 29A.60.030 and 2004 c 266 s 16 are each amended to 19 read as follows:

Except as provided by rule under RCW ((29A.04.610)) 29A.04.611, on the day of the primary or election, the tabulation of ballots ((at the polling place or at the counting center)) shall proceed without interruption or adjournment until all of the ballots cast ((at the polls at)) for that primary or election ready for tabulation have been tabulated.

26 **Sec. 84.** RCW 29A.60.040 and 2003 c 111 s 1504 are each amended to 27 read as follows:

A ballot is invalid and no votes on that ballot may be counted if it is found folded together with another ballot or it is marked so as to identify the voter.

Those parts of a ballot are invalid and no votes may be counted for those issues or offices where more votes are cast for the office or issue than are permitted by law; write-in votes do not contain all of the information required under RCW ((29A.60.020)) 29A.60.021; or that issue or office is not marked with sufficient definiteness to determine

the voter's choice or intention. No write-in vote may be rejected due to a variation in the form of the name if ((the election board or)) the canvassing board can determine the issue for or against which or the person and the office for which the voter intended to vote.

5 **Sec. 85.** RCW 29A.60.050 and 2005 c 243 s 13 are each amended to 6 read as follows:

7 Whenever the ((precinct)) election officers or the counting center personnel have a question about the validity of a ballot or the votes 8 9 for an office or issue that they are unable to resolve, they shall prepare and sign a concise record of the facts in question or dispute. 10 11 These ballots shall be delivered to the canvassing board for 12 processing. A ballot is not considered rejected until the canvassing board has rejected the ballot individually, or the ballot was included 13 in a batch or on a report of ballots that was rejected in its entirety 14 15 by the canvassing board. All ballots shall be preserved in the same 16 manner as valid ballots for that primary or election.

Sec. 86. RCW 29A.60.070 and 2005 c 274 s 249 and 2005 c 243 s 14 are each reenacted and amended to read as follows:

The county auditor shall produce <u>unofficial</u> cumulative and precinct returns for each primary and election and deliver them to the canvassing board for verification and certification. The precinct and cumulative returns of any primary or election are public records under chapter 42.56 RCW.

Cumulative returns for state offices, judicial offices, the United States senate, and congress must be electronically transmitted to the secretary of state immediately.

27 Sec. 87. RCW 29A.60.110 and 2003 c 111 s 1511 are each amended to 28 read as follows:

Immediately after their tabulation, all ballots counted at a ballot counting center must be sealed in containers that identify the primary or election and be retained for at least sixty days or according to federal law, whichever is longer. All ballots ((tallied by poll-site ballot counting devices)) collected at voting centers must be returned to the elections department in sealed ballot containers on election day. Counties composed entirely of islands or portions of counties 1 composed of islands shall collect the ballots ((within twenty-four 2 hours of the close of the polls)) no later than the day after election 3 day.

4 ((Ballots tabulated in poll-site ballot counting devices must be sealed by two of the election precinct officers at the polling place, 5 б and a log of the seal and the names of the people sealing the container 7 must be completed. One copy of this log must be retained by the 8 inspector, one copy must be placed in the ballot transfer case, and one copy must be transported with the ballots to the elections department, 9 10 where the seal number must be verified by the county auditor or a 11 designated representative. Ballots may be transported by one election 12 employee if the container is sealed at the poll and then verified when 13 returned to the elections department. Auditors using poll-site ballot 14 counting devices may conduct early pickup of counted ballots on 15 election day.))

In the presence of major party observers who are available, ballots 16 17 may be removed from the sealed containers at the elections department 18 and consolidated into one sealed container for storage purposes. The 19 containers may only be opened by the canvassing board as part of the 20 canvass, or to conduct recounts, or under RCW 29A.60.170(((3))), or by 21 order of the superior court in a contest or election dispute. If the 22 canvassing board opens a ballot container, it shall make a full record 23 of the additional tabulation or examination made of the ballots. This 24 record must be added to any other record of the canvassing process in 25 that county.

26 **Sec. 88.** RCW 29A.60.120 and 2003 c 111 s 1512 are each amended to 27 read as follows:

(1) ((The ballots picked up from the precincts during the polling hours may be counted only at the counting center before the polls have closed. Election returns from the count of these ballots must be held in secrecy until the polls have been closed.

32 (2) Upon breaking the seals and opening the ballot containers from 33 the precincts,)) <u>A</u>ll voted ballots must be manually inspected for 34 damage, write-in votes, and incorrect or incomplete marks. If it is 35 found that any ballot is damaged so that it cannot properly be counted 36 by the vote tallying system, a true duplicate copy must be made of the 37 damaged ballot in the presence of witnesses and substituted for the 1 damaged ballot. All damaged ballots must be kept by the county auditor 2 until sixty days after the primary or election or according to federal 3 law, whichever is longer.

4 (((3))) (2) The returns produced by the vote tallying system, to 5 which have been added the counts of questioned ballots((7)) and write-6 in votes((7, and absentee votes)), constitute the official returns of 7 the primary or election in that county.

8 **Sec. 89.** RCW 29A.60.160 and 2007 c 373 s 1 are each amended to 9 read as follows:

(1) Except for an election conducted under the instant runoff 10 11 voting method for the pilot project authorized by RCW 29A.53.020, the 12 county auditor, as delegated by the county canvassing board, shall 13 process ((absentee)) ballots and canvass the votes cast at that primary or election on a daily basis in counties with a population of seventy-14 15 five thousand or more, or at least every third day for counties with a 16 population of less than seventy-five thousand, if the county auditor is 17 in possession of more than five hundred ballots that have yet to be 18 canvassed.

19 (2) Saturdays, Sundays, and legal holidays are not counted for20 purposes of this section.

(3) In order to protect the secrecy of a ballot, the county auditor
 may use discretion to decide when to process ((absentee)) ballots and
 canvass the votes.

(4) Tabulation results must be made available to the publicimmediately upon completion of the canvass.

26 **Sec. 90.** RCW 29A.60.160 and 2007 c 373 s 2 are each amended to 27 read as follows:

(1) The county auditor, as delegated by the county canvassing board, shall process ((absentee)) ballots and canvass the votes cast at that primary or election on a daily basis in counties with a population of seventy-five thousand or more, or at least every third day for counties with a population of less than seventy-five thousand, if the county auditor is in possession of more than five hundred ballots that have yet to be canvassed.

35 (2) Saturdays, Sundays, and legal holidays are not counted for 36 purposes of this section.

(3) In order to protect the secrecy of a ballot, the county auditor
 may use discretion to decide when to process ((absentee)) ballots and
 canvass the votes.

4 (4) Tabulation results must be made available to the public 5 immediately upon completion of the canvass.

6 Sec. 91. RCW 29A.60.165 and 2006 c 209 s 4 and 2006 c 208 s 1 are 7 each reenacted and amended to read as follows:

(1) If the voter neglects to sign the outside envelope of ((an 8 absentee)) a mail or provisional ballot, the auditor shall notify the 9 voter by first-class mail and advise the voter of the correct 10 11 procedures for completing the unsigned affidavit. If the ((absentee)) 12 ballot is received within three business days of the final meeting of 13 the canvassing board, or the voter has been notified by first-class 14 mail and has not responded at least three business days before the final meeting of the canvassing board, then the auditor shall attempt 15 16 to notify the voter by telephone, using the voter registration record 17 information. In order for the ballot to be counted, the voter must 18 either:

(a) Appear in person and sign the envelope no later than the daybefore the certification of the primary or election; or

(b) Sign a copy of the envelope provided by the auditor, and return it to the auditor no later than the day before the certification of the primary or election.

(2)(a) If the handwriting of the signature on ((an absentee)) a 24 25 mail or provisional ballot envelope is not the same as the handwriting of the signature on the registration file, the auditor shall notify the 26 voter by first-class mail, enclosing a copy of the envelope affidavit, 27 and advise the voter of the correct procedures for updating his or her 28 29 signature on the voter registration file. If the ((absentee)) mail or provisional ballot is received within three business days of the final 30 31 meeting of the canvassing board, or the voter has been notified by 32 first-class mail and has not responded at least three business days before the final meeting of the canvassing board, then the auditor 33 34 shall attempt to notify the voter by telephone, using the voter 35 registration record information. In order for the ballot to be 36 counted, the voter must either:

(i) Appear in person and sign a new registration form no later than
 the day before the certification of the primary or election; or

(ii) Sign a copy of the affidavit provided by the auditor and 3 return it to the auditor no later than the day before the certification 4 5 of the primary or election. The voter may enclose with the affidavit a photocopy of a valid government or tribal issued identification 6 7 document that includes the voter's current signature. If the signature on the copy of the affidavit does not match the signature on file or 8 the signature on the copy of the identification document, the voter 9 10 must appear in person and sign a new registration form no later than the day before the certification of the primary or election in order 11 12 for the ballot to be counted.

(b) If the signature on ((an absentee)) <u>a mail</u> or provisional ballot envelope is not the same as the signature on the registration file because the name is different, the ballot may be counted as long as the handwriting is clearly the same. The auditor shall send the voter a change-of-name form under RCW 29A.08.440 and direct the voter to complete the form.

19 (c) If the signature on ((an absentee)) <u>a mail</u> or provisional 20 ballot envelope is not the same as the signature on the registration 21 file because the voter used initials or a common nickname, the ballot 22 may be counted as long as the surname and handwriting are clearly the 23 same.

(3) A voter may not cure a missing or mismatched signature forpurposes of counting the ballot in a recount.

(4) A record must be kept of all ballots with missing and mismatched signatures. The record must contain the date on which the voter was contacted or the notice was mailed, as well as the date on which the voter signed the envelope, a copy of the envelope, a new registration form, or a change-of-name form. That record is a public record under chapter 42.56 RCW and may be disclosed to interested parties on written request.

33 **Sec. 92.** RCW 29A.60.170 and 2007 c 373 s 3 are each amended to 34 read as follows:

35 (1) The counting center ((in a county using voting systems)) is 36 under the direction of the county auditor ((and)). Ballot processing 37 and counting must be observed by one representative from each major

1 political party, if representatives have been appointed by the 2 respective major political parties and these representatives are 3 present while the counting center is operating. The proceedings must 4 be open to the public, but no persons except those employed and 5 authorized by the county auditor may touch any ballot or ballot 6 container or operate a vote tallying system.

7 (2) ((In counties in which ballots are not counted at the polling place, the official political party observers, upon mutual agreement, 8 9 may request that a precinct be selected at random on receipt of the 10 ballots from the polling place and that a manual count be made of the 11 number of ballots and of the votes cast on any office or issue. The 12 ballots for that precinct must then be counted by the vote tallying 13 system, and this result will be compared to the results of the manual count. This may be done as many as three times during the tabulation 14 of ballots on the day of the primary or election. 15

(3) In counties using poll-site ballot counting devices, the 16 17 political party observers, upon mutual agreement, may choose as many as three precincts and request that a manual count be made of the number 18 19 of ballots and the votes cast on any office or issue. The results of 20 this count will be compared to the count of the precinct made by the 21 poll-site ballot counting device. These selections must be made no later than thirty minutes after the close of the polls. The manual 22 23 count must be completed within forty eight hours after the close of the 24 polls. The process must take place at a location designated by the county auditor for that purpose. The political party observers must 25 26 receive timely notice of the time and location, and have the right to 27 be present. However, the process must proceed as scheduled if the 28 observers are unable to attend.

(4) In counties voting entirely by mail,)) A random check of the 29 30 ballot counting equipment may be conducted upon mutual agreement of the political party observers or at the discretion of the county auditor. 31 32 The random check procedures must be adopted by the county canvassing 33 board prior to the processing of ballots. The random check process shall involve a comparison of a manual count to the machine count and 34 35 may involve up to either three precincts or six batches depending on 36 the ballot counting procedures in place in the county. The random 37 check will be limited to one office or issue on the ballots in the 38 precincts or batches that are selected for the check. The selection of

the precincts or batches to be checked must be selected according to procedures established by the county canvassing board and the check must be completed no later than forty-eight hours after election day.

4 **Sec. 93.** RCW 29A.60.180 and 2003 c 111 s 1518 are each amended to 5 read as follows:

Each registered voter casting ((an absentee)) a valid ballot will
be credited with voting on his or her voter registration record.
((Absentee ballots must be retained for the same length of time and in
the same manner as ballots cast at the precinct polling places.))

10 **Sec. 94.** RCW 29A.60.190 and 2006 c 344 s 16 are each amended to 11 read as follows:

(1) Before canvassing the returns of a primary or election, the chair of the county legislative authority or the chair's designee shall administer an oath to the county auditor or the auditor's designee attesting to the authenticity of the information presented to the canvassing board. This oath must be signed by the county auditor or designee and filed with the returns of the primary or election.

(2) The county auditor shall provide:

19 (a) Precinct and cumulative returns for each race and measure. The 20 county auditor may aggregate results from more than one precinct if, 21 pursuant to rules adopted by the secretary of state, the auditor finds 22 that reporting a single precinct's results would jeopardize the secrecy 23 of a person's ballot;

- 24 (b) The number of voters eligible to vote and the number of voters
  25 credited with voting;
- 26 (c) A reconciliation report required by RCW 29A.60.235; and

27 (d) A report explaining any unresolved anomalies or issues.

28 (3) Once the results are verified, the county canvassing board 29 shall execute a certification of the primary or election signed by all 30 members of the board or their designees. Failure to certify the 31 returns, if they can be ascertained with reasonable certainty, is a 32 crime under RCW 29A.84.720.

33 (4) Except as provided by subsection (((3))) (5) of this section, 34 fifteen days after a primary or special election and twenty-one days 35 after a general election, the county canvassing board shall complete 36 the canvass and certify the results. Each ((absentee)) ballot that was

18

returned before ((the closing of the polls)) <u>8:00 p.m. on the date of</u> <u>the primary or election</u>, and each ((absentee)) ballot bearing a postmark on or before the date of the primary or election and received on or before the date on which the primary or election is certified, must be included in the canvass report.

6 ((<del>(2)</del> At the request of a caucus of the state legislature, the 7 county auditor shall transmit copies of all unofficial returns of state 8 and legislative primaries or elections prepared by or for the county 9 canvassing board to either the secretary of the senate or the chief 10 clerk of the house of representatives.

11 (3)) (5) On or before the thirtieth day after an election 12 conducted under the instant runoff voting method for the pilot project 13 authorized by RCW 29A.53.020, the canvassing board shall complete the 14 canvass and certify the results.

15 **Sec. 95.** RCW 29A.60.190 and 2006 c 344 s 17 are each amended to 16 read as follows:

(1) Before canvassing the returns of a primary or election, the chair of the county legislative authority or the chair's designee shall administer an oath to the county auditor or the auditor's designee attesting to the authenticity of the information presented to the canvassing board. This oath must be signed by the county auditor or designee and filed with the returns of the primary or election.

23 (2) The county auditor shall provide:

24 (a) Precinct and cumulative returns for each race and measure. The 25 county auditor may aggregate results from more than one precinct if, 26 pursuant to rules adopted by the secretary of state, the auditor finds 27 that reporting a single precinct's results would jeopardize the secrecy 28 of a person's ballot;

29 (b) The number of voters eligible to vote and the number of voters
30 credited with voting;

## 31 (c) A reconciliation report required by RCW 29A.60.235; and

32 (d) A report explaining any unresolved anomalies or issues.

33 (3) Once the results are verified, the county canvassing board 34 shall execute a certification of the primary or election signed by all 35 members of the board or their designees. Failure to certify the 36 returns, if they can be ascertained with reasonable certainty, is a 37 crime under RCW 29A.84.720.

(4) Fifteen days after a primary or special election and twenty-one 1 2 days after a general election, the county canvassing board shall complete the canvass and certify the results. Each ((absentee)) ballot 3 that was returned before ((the closing of the polls)) 8:00 p.m. on the 4 <u>date of the primary or election</u>, and each ((absentee)) ballot bearing 5 б a postmark on or before the date of the primary or election and received on or before the date on which the primary or election is 7 certified, must be included in the canvass report. 8

9 (((2) At the request of a caucus of the state legislature, the 10 county auditor shall transmit copies of all unofficial returns of state 11 and legislative primaries or elections prepared by or for the county 12 canvassing board to either the secretary of the senate or the chief 13 clerk of the house of representatives.))

14 **Sec. 96.** RCW 29A.60.230 and 2003 c 111 s 1523 are each amended to 15 read as follows:

(1) Immediately after ((the official results of)) a state primary 16 17 or general election ((in a county are ascertained)) is certified by the 18 county canvassing board, the county auditor ((or other election officer 19 shall make an abstract of the number of registered voters in each 20 precinct and of all the votes cast in the county at such state primary or general election for and against state measures and for each 21 candidate for federal, state, and legislative office or for any other 22 23 office which the secretary of state is required by law to canvass. The cumulative report of the election and a copy of the certificate of the 24 25 election must be transmitted to the secretary of state immediately, 26 through electronic means and mailed with the abstract of votes no later 27 than the next business day following the certification by the county canvassing board)) shall electronically transmit the cumulative returns 28 for all state ballot measures, the United States senate, congress, 29 statewide offices, legislative districts, and judicial districts. 30

(2) ((After each general election, the county auditor or other election officer shall provide to the secretary of state a report of the number of absentee ballots cast in each precinct for and against state measures and for each candidate for federal, state, and legislative office or for any other office which the secretary of state is required by law to canvass. The report may be included in the abstract required by this section or may be transmitted to the secretary of state separately, but in no event later than March 31st of the year following the election. Absentee ballot results may be incorporated into votes cast at the polls for each precinct or may be reported separately on a precinct-by-precinct basis.

(3) If absentee ballot results are not incorporated into votes cast 5 б at the polls, the county auditor or other election official may 7 aggregate results from more than one precinct if the auditor, pursuant 8 to rules adopted by the secretary of state, finds that reporting a single precinct's absentee ballot results would jeopardize the secrecy 9 10 of a person's ballot. To the extent practicable, precincts for which 11 absentee results are aggregated must be contiguous)) No later than the 12 next business day following certification by the county canvassing 13 board, the county auditor must mail to the secretary of state:

14 (a) Precinct and cumulative returns for all state ballot measures, 15 the United States senate, congress, statewide offices, legislative 16 districts, and judicial districts;

17 (b) A copy of the certification of election;

18 (c) A copy of the number of voters eligible to vote and the number
19 of voters credited with voting; and

20

(d) A copy of the reconciliation report required by RCW 29A.60.235.

21 Sec. 97. RCW 29A.60.235 and 2005 c 243 s 11 are each amended to 22 read as follows:

23 (((1))) The county auditor shall prepare, make publicly available 24 at the auditor's office or on the auditor's web site, and submit at the 25 time of certification an election reconciliation report that discloses 26 the following information:

27 ((<del>(a)</del>)) <u>(1)</u> The <u>total</u> number of registered voters <u>and the total</u> 28 <u>number of voters credited with voting;</u>

29 (((<del>b)</del>)) (2) The number of ballots counted <u>plus the number of</u> 30 <u>ballots rejected equals the number of ballots received</u>;

31 ((<del>(c)</del>)) <u>(3)</u> The number of provisional ballots issued, counted, 32 rejected, and received;

33 (((<del>(d) The number of provisional ballots counted;</del>

34 (e) The number of provisional ballots rejected;

35 (f)) (4) The number of ((absentee)) mail ballots issued, counted, 36 rejected, and received;

37 ((<del>(g) The number of absentee ballots counted;</del>

1	(h) The number of absentee ballots rejected;
2	(i))) (5) The number of ballots cast on a direct recording
3	electronic voting device;
4	(6) The number of federal write-in ballots counted, rejected, and
5	received;
6	(( <del>(j)</del> )) <u>(7)</u> The number of (( <del>out-of-state,</del> )) overseas(( <del>,</del> )) and
7	service ballots issued, counted, rejected, and received;
8	(( <del>(k) The number of out-of-state, overseas, and service ballots</del>
9	counted; and
10	(1) The number of out-of-state, overseas, and service ballots
11	rejected.
12	(2) The county auditor shall prepare and make publicly available at
13	the auditor's office or on the auditor's web site within thirty days of
14	certification a final election reconciliation report that discloses the
15	following information:
16	(a) The number of registered voters;
17	(b) The total number of voters credited with voting;
18	(c) The number of poll voters credited with voting;
19	(d) The number of provisional voters credited with voting;
20	(e) The number of absentee voters credited with voting;
21	(f) The number of federal write-in voters credited with voting;
22	(g) The number of out-of-state, overseas, and service voters
23	credited with voting;
24	(h) The total number of voters credited with voting even though
25	their ballots were postmarked after election day and were not counted;
26	and
27	(i)) (8) Any other information the auditor deems necessary to
28	reconcile the number of ballots counted with the number of voters
29	credited with voting.
30	(( <del>(3) The county auditor may also prepare such reports for</del>
31	jurisdictions located, in whole or in part, in the county.))
32	Sec. 98. RCW 29A.64.041 and 2004 c 271 s 179 are each amended to
33	read as follows:
34	(1) At the time and place established for a recount, the canvassing
35	board or its duly authorized representatives, in the presence of all
36	witnesses who may be in attendance, shall open the sealed containers
37	containing the ballots to be recounted, and shall recount the votes for

the offices or issues for which the recount has been ordered. Ballots shall be handled only by the members of the canvassing board or their duly authorized representatives.

Witnesses shall be permitted to observe the ballots and the process of tabulating the votes, but they shall not be permitted to handle the ballots. The canvassing board shall not permit the tabulation of votes for any nomination, election, or issue other than the ones for which a recount was applied for or required.

9 (2) At any time before the ballots from all of the precincts listed 10 in the application for the recount have been recounted, the applicant 11 may file with the board a written request to stop the recount.

12 The recount may be observed by persons representing the (3) 13 candidates affected by the recount or the persons representing both 14 sides of an issue that is being recounted. The observers may not make a record of the names, addresses, or other information on the 15 ballots((, poll books, or applications for absentee ballots)) unless 16 17 authorized by the superior court. The secretary of state or county 18 auditor may limit the number of observers to not less than two on each side if, in his or her opinion, a greater number would cause undue 19 delay or disruption of the recount process. 20

21 **Sec. 99.** RCW 29A.80.041 and 2004 c 271 s 148 are each amended to 22 read as follows:

(1) Any member of a major political party who is a registered voter in the precinct may upon payment of a fee of one dollar file his or her declaration of candidacy as prescribed under RCW 29A.24.031 with the county auditor for the office of precinct committee officer of his or her party in that precinct. When elected at the primary, the precinct committee officer shall serve so long as the committee officer remains an eligible voter in that precinct.

(2) In each even-numbered year, the county central committee of a 30 major political party may opt to designate four precinct committee 31 officer positions in any precinct that has at least two thousand active 32 registered voters as of the day of the general election in the previous 33 odd-numbered year. If a county central committee decides to exercise 34 35 this option, it must notify the county auditor no later than March 31st of the even-numbered year. The county auditor must designate position 36 numbers for the four precinct committee officer positions prior to 37

1 accepting any declarations of candidacy. Consistent with RCW
2 29A.80.051, the term of office for the four positions is two years,

3 <u>commencing the first day of December following the primary.</u>

4 **Sec. 100.** RCW 29A.84.050 and 2005 c 243 s 23 are each amended to 5 read as follows:

A person who knowingly destroys, alters, defaces, conceals, or discards a completed voter registration form or <u>a</u> signed ((<del>absentee or</del> provisional)) ballot ((signature)) affidavit is guilty of a gross misdemeanor. This section does not apply to (1) the voter who completed the voter registration form, or (2) a county auditor or registration assistant who acts as authorized by voter registration law.

13 Sec. 101. RCW 29A.84.510 and 2003 c 111 s 2121 are each amended to 14 read as follows:

(1) ((On the day of any primary or general or special election))
Whenever any building or facility or part of a building or facility is
being operated as a voting center, no person may, within a ((polling place)) voting center, or in any public area within three hundred feet
of any entrance to such ((polling place)) voting center:

(a) Suggest or persuade or attempt to suggest or persuade any voterto vote for or against any candidate or ballot measure;

22 (b) Circulate cards or handbills of any kind;

23 (c) Solicit signatures to any kind of petition; or

(d) Engage in any practice which interferes with the freedom of
voters to exercise their franchise or disrupts the administration of
the ((polling place)) voting center.

(2) No person may obstruct the doors or entries to a building in
which a ((polling place)) voting center is located or prevent free
access to and from any ((polling place)) voting center. Any sheriff,
deputy sheriff, or municipal law enforcement officer shall prevent such
obstruction, and may arrest any person creating such obstruction.

32 (3) No person may:

33 (a) ((Except as provided in RCW 29A.44.050, remove any ballot from 34 the polling place before the closing of the polls)) Remove any ballot 35 or paper record from a voting center, ballot drop-off site, or counting 36 center without lawful authority; or 1

(b) Solicit any voter to show his or her ballot.

2 (4) ((No person other than an inspector or judge of election may 3 receive from any voter a voted ballot or deliver a blank ballot to such 4 elector.

5 (5)) Any violation of this section is a gross misdemeanor, 6 punishable to the same extent as a gross misdemeanor that is punishable 7 under RCW 9A.20.021, and the person convicted may be ordered to pay the 8 costs of prosecution.

9 Sec. 102. RCW 29A.84.550 and 2003 c 111 s 2125 are each amended to 10 read as follows:

Any person who willfully defaces, removes, or destroys any of the supplies or materials that the person knows are intended ((<del>both</del>)) for use in a ((<del>polling place and</del>)) <u>voting center or</u> for enabling a voter to prepare his or her ballot is guilty of a class C felony punishable under RCW 9A.20.021.

16 Sec. 103. RCW 29A.84.730 and 2003 c 111 s 2139 are each amended to 17 read as follows:

(1) In any location in which ballots are counted, no person authorized by law to be present while votes are being counted may divulge any results of the count of the ballots at any time prior to ((the closing of the polls for)) 8:00 p.m. on the day of that primary or special or general election.

(2) A violation of this section is a gross misdemeanor punishable
to the same extent as a gross misdemeanor that is punishable under RCW
9A.20.021.

26 **Sec. 104.** RCW 36.83.110 and 1996 c 292 s 4 are each amended to 27 read as follows:

Any registered voter residing within the boundaries of the road and 28 29 bridge service district may file a referendum petition to call an election to retain any or all commissioners. Any referendum petition 30 to call such election shall be filed with the county auditor no later 31 than one year before the end of a commissioner's term. Within ten days 32 of the filing of a petition, the county auditor shall confer with the 33 34 petitioner concerning form and style of the petition, issue an 35 identification number for the petition, and write a ballot title for

the measure. The ballot title shall be posed as a question: "Shall (name of commissioner) be retained as a road and bridge service district commissioner?" and the question shall be posed separately for each commissioner. The petitioner shall be notified of the identification number and ballot title within this ten-day period.

6 After this notification, the petitioner shall have thirty days in 7 which to secure on petition forms the signatures of not less than 8 twenty-five percent of the registered voters residing within the 9 boundaries of the service district and file the signed petitions with the county auditor. Each petition form shall contain the ballot title. 10 The county auditor shall verify the sufficiency of the signatures on 11 12 the petitions. If sufficient valid signatures are properly submitted, 13 the county auditor shall submit the referendum measure to the registered voters residing in the service district in a special 14 election no later than one hundred twenty days after the signed 15 petition has been filed with the county auditor. The special election 16 may be conducted by mail ballot as provided for in chapter ((29.36)) 17 29A.48 RCW. 18

19 The office of any commissioner for whom there is not a majority 20 vote to retain shall be declared vacant.

21 **Sec. 105.** RCW 85.38.125 and 1991 c 349 s 15 are each amended to 22 read as follows:

(1) If a special district has less than five hundred qualified voters, then the special district must contract with the county auditor to conduct the special district elections. The county auditor has the discretion as to whether to conduct the election by mail.

(2) If a special district has at least five hundred qualified 27 voters, the special district may contract with the county auditor to 28 29 staff the voting site during the election or contract with the county auditor to conduct the election by mail. A special district with at 30 31 least five hundred qualified voters may also choose to conduct its own elections. A special district that conducts its own elections must 32 enter into an agreement with the county auditor that specifies the 33 34 responsibilities of both parties.

35 (3) ((If the county auditor conducts a special district election by 36 mail, then)) The provisions of chapter ((29.36)) 29A.48 RCW, which

1 govern elections by mail((, except for the requirements of RCW
2 29.36.120)), shall apply.

3 **Sec. 106.** RCW 90.72.040 and 1997 c 447 s 20 are each amended to 4 read as follows:

5 (1) The county legislative authority may create a shellfish б protection district on its own motion or by submitting the question to 7 the voters of the proposed district and obtaining the approval of a majority of those voting. The boundaries of the district shall be 8 determined by the legislative authority. The legislative authority may 9 10 create more than one district. A district may include any area or 11 areas within the county, whether incorporated or unincorporated. Counties shall coordinate and cooperate with cities, towns, and water-12 related special districts within their boundaries in establishing 13 14 shellfish protection districts and carrying out shellfish protection Where a portion of the proposed district lies within an 15 programs. 16 incorporated area, the county shall develop procedures for the 17 participation of the city or town in the determination of the boundaries of the district and the administration of the district, 18 including funding of the district's programs. 19 The legislative 20 authority of more than one county may by agreement provide for the 21 creation of a district including areas within each of those counties. 22 County legislative authorities are encouraged to coordinate their plans 23 and programs to protect shellfish growing areas, especially where 24 shellfish growing areas are located within the boundaries of more than 25 The legislative authority or authorities creating a one county. 26 district may abolish a shellfish protection district on its or their 27 own motion or by submitting the question to the voters of the district 28 and obtaining the approval of a majority of those voting.

29 If the county legislative authority creates a shellfish (2) protection district by its own motion, any registered voter residing 30 within the boundaries of the shellfish protection district may file a 31 32 referendum petition to repeal the ordinance that created the district. Any referendum petition to repeal the ordinance creating the shellfish 33 34 protection district shall be filed with the county auditor within seven 35 days of passage of the ordinance. Within ten days of the filing of a 36 petition, the county auditor shall confer with the petitioner 37 concerning form and style of the petition, issue an identification

number for the petition, and write a ballot title for the measure. The 1 2 ballot title shall be posed as a question so that an affirmative answer 3 to the question and an affirmative vote on the measure results in creation of the shellfish protection district and a negative answer to 4 5 the question and a negative vote on the measure results in the shellfish protection district not being created. The petitioner shall б 7 be notified of the identification number and ballot title within this 8 ten-day period.

After this notification, the petitioner shall have thirty days in 9 10 which to secure on petition forms the signatures of not less than twenty-five percent of the registered voters residing within the 11 12 boundaries of the shellfish protection district and file the signed petitions with the county auditor. Each petition form shall contain 13 the ballot title and full text of the measure to be referred. 14 The county auditor shall verify the sufficiency of the signatures on the 15 petitions. If sufficient valid signatures are properly submitted, the 16 county auditor shall submit the referendum measure to the registered 17 voters residing in the shellfish protection district in a special 18 election no later than one hundred twenty days after the signed 19 petition has been filed with the county auditor. The special election 20 ((may)) shall be conducted by mail ballot as provided for in chapter 21 22 ((<del>29.36</del>)) <u>29A.48</u> RCW.

(3) The county legislative authority shall not impose fees, rates,
 or charges for shellfish protection district programs upon properties
 on which fees, rates, or charges are imposed under chapter 36.89 or
 36.94 RCW for substantially the same programs and services.

NEW SECTION. Sec. 107. RCW 29A.40.061, 29A.40.070, 29A.40.080,
 29A.40.091, 29A.40.100, 29A.40.110, 29A.40.120, and 29A.40.150 are each
 recodified as sections in chapter 29A.48 RCW.

30 <u>NEW SECTION.</u> **Sec. 108.** RCW 29A.44.430 is recodified as a section 31 in chapter 29A.80 RCW.

32 <u>NEW SECTION.</u> Sec. 109. The following acts or parts of acts are 33 each repealed:

34 (1) RCW 29A.16.020 (Alternative polling places or procedures) and
 35 2003 c 111 s 402, 1999 c 298 s 15, & 1985 c 205 s 5;

(2) RCW 29A.16.030 (Costs for modifications--Alternatives--Election 1 2 costs) and 2003 c 111 s 403, 1999 c 298 s 20, & 1985 c 205 s 12; (3) RCW 29A.16.110 (Polling place--May be located outside precinct) 3 4 and 2003 c 111 s 407 & 1965 c 9 s 29.48.005; (4) RCW 29A.16.140 (Inaccessible polling places--Auditors' list) 5 and 2003 c 111 s 410; б 7 (5) RCW 29A.16.150 (Polling places--Accessibility required, 8 exceptions) and 2003 c 111 s 411; (6) RCW 29A.16.170 (County auditors -- Notice of accessibility) and 9 10 2003 c 111 s 413; (7) RCW 29A.40.010 (When permitted) and 2003 c 111 s 1001; 11 12 (8) RCW 29A.40.020 (Request for single ballot) and 2003 c 111 s 13 1002 & 2001 c 241 s 2; 14 (9) RCW 29A.40.030 (Request on behalf of family member) and 2003 c 111 s 1003; 15 16 (10) RCW 29A.40.040 (Ongoing status--Request--Termination) and 2003 17 c 111 s 1004; 18 (11) RCW 29A.40.050 (Special ballots) and 2003 c 111 s 1005, 2001 c 241 s 5, 1991 c 81 s 35, & 1987 c 346 s 21; 19 (12) RCW 29A.40.130 (Record of requests--Public access) and 2003 c 20 21 111 s 1013; 22 (13) RCW 29A.40.140 (Challenges) and 2006 c 320 s 8 & 2003 c 111 s 23 1014; 24 (14) RCW 29A.44.020 (List of who has and who has not voted) and 25 2003 c 111 s 1102, 1977 ex.s. c 361 s 83, & 1965 c 9 s 29.51.125; 26 (15) RCW 29A.44.080 (Polls open continuously--Announcement of 27 closing) and 2003 c 111 s 1108; 28 (16) RCW 29A.44.110 (Delivery of supplies) and 2003 c 111 s 1110; 29 (17) RCW 29A.44.120 (Delivery of precinct lists to polls) and 2003 30 c 111 s 1111; (18) RCW 29A.44.130 (Additional supplies for paper ballots) and 31 32 2003 c 111 s 1112 & 1977 ex.s. c 361 s 82; (19) RCW 29A.44.180 (Opening the polls) and 2003 c 111 s 1117; 33 (20) RCW 29A.44.201 (Issuing ballot to voter--Challenge) and 2004 34 35 c 271 s 136; 36 (21) RCW 29A.44.221 (Casting vote) and 2004 c 271 s 137; 37 (22) RCW 29A.44.250 (Tabulation of paper ballots before close of 38 polls) and 2003 c 111 s 1124 & 1990 c 59 s 54;

(23) RCW 29A.44.280 (Duties of election officers after unused 1 2 ballots secure) and 2003 c 111 s 1127 & 1990 c 59 s 53; (24) RCW 29A.44.290 (Return of precinct lists after election--3 4 Public records) and 2003 c 111 s 1128; (25) RCW 29A.44.310 (Initialization) and 2003 c 111 s 1129; 5 (26) RCW 29A.44.320 (Delivery and sealing) and 2003 c 111 s 1130; б 7 (27) RCW 29A.44.330 (Memory packs) and 2003 c 111 s 1131; (28) RCW 29A.44.340 (Incorrectly marked ballots) and 2003 c 111 s 8 9 1132; 10 (29) RCW 29A.44.350 (Failure of device) and 2004 c 267 s 320 & 2003 11 c 111 s 1133; 12 (30) RCW 29A.44.420 (Appointment of clerks--Party representation--13 Hour to report) and 2003 c 111 s 1135, 1965 ex.s. c 101 s 2, & 1965 c 14 9 s 29.45.020; (31) RCW 29A.44.450 (One set of precinct election officers, 15 16 exceptions--Counting board--Receiving board) and 2003 c 111 s 1138, 17 1994 c 223 s 91, 1973 c 102 s 2, 1965 ex.s. c 101 s 4, & 1965 c 9 s 29.45.050; 18 (32) RCW 29A.44.460 (Duties--Generally) and 2003 c 111 s 1139; 19 20 (33) RCW 29A.44.470 (Application to other primaries or elections) 21 and 2003 c 111 s 1140; 22 (34) RCW 29A.44.480 (Inspector as chair--Authority) and 2003 c 111 23 s 1141 & 1965 c 9 s 29.45.070; (35) RCW 29A.44.510 (Oath of judges, form) and 2003 c 111 s 1144; 24 25 (36) RCW 29A.44.520 (Oath of clerks, form) and 2003 c 111 s 1145; 26 (37) RCW 29A.48.020 (Special elections) and 2004 c 266 s 15; 27 (38) RCW 29A.48.030 (Odd-year primaries) and 2003 c 111 s 1203; 28 (39) RCW 29A.60.060 (Poll-site ballot counting devices--Results) 29 and 2003 c 111 s 1506; 30 (40) RCW 29A.60.200 (Canvassing board--Canvassing procedure--Penalty) and 2003 c 111 s 1520, 1990 c 59 s 63, & 1965 c 9 s 29.62.040; 31 32 (41) RCW 29A.84.540 (Ballots--Removing from polling place) and 2003 c 111 s 2124; 33 34 (42) RCW 29A.84.545 (Paper record from electronic voting device--Removing from polling place) and 2005 c 242 s 6; and 35 36 (43) RCW 29A.84.680 (Absentee ballots) and 2003 c 111 s 2136, 2003 37 c 53 s 179, 2001 c 241 s 14, 1994 c 269 s 2, 1991 c 81 s 34, 1987 c 346 38 s 20, & 1983 1st ex.s. c 71 s 9.

NEW SECTION.Sec. 110.Sections 1 through 72, 74 through 89, 91through 94, and 96 through 109 of this act take effect July 1, 2010.

3 <u>NEW SECTION.</u> Sec. 111. Sections 90 and 95 of this act take effect 4 July 1, 2013.

5 <u>NEW SECTION.</u> Sec. 112. Sections 89 and 94 of this act expire July 6 1, 2013.

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