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HOUSE BILL 1080

State of Washington 62nd Legislature 2011 Regular Session

By Representatives Hurst, Klippert, Eddy, Taylor, Green, Armstrong, Hunt, Dammeier, Appleton, and Moeller; by request of Secretary of State

Prefiled 01/07/11. Read first time 01/10/11. Referred to Committee on State Government & Tribal Affairs.

- 1 AN ACT Relating to facilitating voting for service and overseas 2 voters; amending RCW 29A.04.255, 29A.04.311, 29A.04.321, 29A.16.040, 29A.24.040, 29A.24.050, 29A.24.131, 29A.24.141, 29A.24.171, 29A.24.181, 3 29A.24.191, 29A.24.311, 29A.28.041, 29A.40.070, 29A.40.091, 29A.40.110, 4 29A.56.030, 29A.60.190, 29A.60.190, 29A.60.240, 29A.64.011, 29A.64.030, 5 6 29A.68.011, 29A.76.010, and 42.12.070; reenacting and amending RCW 7 29A.04.330, 29A.36.010, and 42.12.040; repealing RCW 29A.04.310, 29A.24.161, 29A.24.210, 29A.24.211, 8 29A.24.151, 29A.36.011, 9 29A.40.150; prescribing penalties; providing effective dates; and 10 providing an expiration date.
- 11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 12 **Sec. 1.** RCW 29A.04.255 and 2004 c 266 s 5 are each amended to read 13 as follows:
- The secretary of state or a county auditor shall accept and file in his or her office electronic ((facsimile)) transmissions of the
- 16 following documents:
- 17 (1) Declarations of candidacy;
- 18 (2) County canvass reports;
- 19 (3) Voters' pamphlet statements;

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- 1 (4) Arguments for and against ballot measures that will appear in 2 a voters' pamphlet;
 - (5) Requests for recounts;

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- 4 (6) Certification of candidates and measures by the secretary of state;
 - (7) Direction by the secretary of state for the conduct of a ((mandatory)) recount;
 - (8) Requests for ((absentee)) ballots;
- 9 (9) Any other election related document authorized by rule adopted 10 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.

- ((If the original copy of a document must be signed and a copy of the document is filed by facsimile transmission under this section, the original copy must be subsequently filed with the official with whom the facsimile was filed. The original copy must be filed by a deadline established by the secretary by rule.)) The secretary may by rule require that the original of any document, a copy of which is filed by ((facsimile)) electronic transmission under this section, also be filed by a deadline established by the secretary by rule.
- 23 **Sec. 2.** RCW 29A.04.311 and 2006 c 344 s 1 are each amended to read 24 as follows:
- ((Nominating)) Primaries for general elections to be held in November, and the election of precinct committee officers, must be held on the ((third)) first Tuesday of the preceding August.
- 28 **Sec. 3.** RCW 29A.04.321 and 2009 c 413 s 2 are each amended to read 29 as follows:
- (1) All state, county, city, town, and district general elections for the election of federal, state, legislative, judicial, county, city, town, and district officers, and for the submission to the voters of the state, county, city, town, or district of any measure for their adoption and approval or rejection, shall be held on the first Tuesday after the first Monday of November, in the year in which they may be called. A statewide general election shall be held on the first

Tuesday after the first Monday of November of each year. However, the 1 2 statewide general election held in odd-numbered years shall be limited to (a) city, town, and district general elections as provided for in 3 4 RCW 29A.04.330, or as otherwise provided by law; (b) the election of federal officers for the remainder of any unexpired terms in the 5 6 membership of either branch of the Congress of the United States; (c) the election of state and county officers for the remainder of any 7 8 unexpired terms of offices created by or whose duties are described in 9 Article II, section 15, Article III, sections 16, 17, 19, 20, 21, 22, and 23, and Article IV, sections 3 and 5 of the state Constitution and 10 11 RCW 2.06.080; (d) the election of county officers in any county 12 governed by a charter containing provisions calling for general county 13 elections at this time; and (e) the approval or rejection of state including proposed constitutional amendments, 14 measures, 15 pertaining to any proposed constitutional convention, initiative measures and referendum measures proposed by the electorate, referendum 16 17 bills, and any other matter provided by the legislature for submission 18 to the electorate.

- (2) A county legislative authority may call a special county election by presenting a resolution to the county auditor prior to the proposed election date. A special election called by the county legislative authority shall be held on one of the following dates as decided by such governing body:
 - (a) The second Tuesday in February;
 - (b) The fourth Tuesday in April;

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- (c) The day of the primary as specified by RCW 29A.04.311; or
- (d) The first Tuesday after the first Monday in November.
- (3) A resolution calling for a special election on a date set forth in subsection (2)(a) and (b) of this section must be presented to the county auditor at least ((forty-five)) forty-six days prior to the election date. A resolution calling for a special election on a date set forth in subsection (2)(c) ((or (d))) of this section must be presented to the county auditor ((at least eighty four days prior to the election date)) no later than the Friday immediately before the first day of regular candidate filing. A resolution calling for a special election on a date set forth in subsection (2)(d) of this section must be presented to the county auditor no later than the day of the primary.

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- (4) In addition to the dates set forth in subsection (2)(a) through (d) of this section, a special election to validate an excess levy or bond issue may be called at any time to meet the needs resulting from fire, flood, earthquake, or other act of God. Such county special election shall be noticed and conducted in the manner provided by law.
 - (5) This section shall supersede the provisions of any and all other statutes, whether general or special in nature, having different dates for such city, town, and district elections, the purpose of this section being to establish mandatory dates for holding elections ((except for those elections held pursuant to a home-rule charter adopted under Article XI, section 4 of the state Constitution)). This section shall not be construed as fixing the time for holding primary elections, or elections for the recall of any elective public officer.
- 14 Sec. 4. RCW 29A.04.330 and 2009 c 413 s 4, 2009 c 144 s 3, and 2009 c 413 s 3 are each reenacted and amended to read as follows:
 - (1) All city, town, and district general elections shall be held throughout the state of Washington on the first Tuesday following the first Monday in November in the odd-numbered years.

This section shall not apply to:

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- (a) Elections for the recall of any elective public officer;
- (b) Public utility districts, conservation districts, or district elections at which the ownership of property within those districts is a prerequisite to voting, all of which elections shall be held at the times prescribed in the laws specifically applicable thereto;
- (c) Consolidation proposals as provided for in RCW 28A.315.235 and nonhigh capital fund aid proposals as provided for in chapter 28A.540 RCW; and
- 28 (d) Special flood control districts consisting of three or more 29 counties.
 - (2) The county auditor, as ex officio supervisor of elections, upon request in the form of a resolution of the governing body of a city, town, or district, presented to the auditor prior to the proposed election date, may call a special election in such city, town, or district, and for the purpose of such special election he or she may combine, unite, or divide precincts. Such a special election shall be held on one of the following dates as decided by the governing body:
 - (a) The second Tuesday in February;

1 (b) The fourth Tuesday in April;

- 2 (c) The day of the primary election as specified by RCW 29A.04.311; 3 or
 - (d) The first Tuesday after the first Monday in November.
 - (3) A resolution calling for a special election on a date set forth in subsection (2)(a) and (b) of this section must be presented to the county auditor at least ((forty-five)) forty-six days prior to the election date. A resolution calling for a special election on a date set forth in subsection (2)(c) ((or (d))) of this section must be presented to the county auditor ((at least eighty-four days prior to the election date)) no later than the Friday immediately before the first day of regular candidate filing. A resolution calling for a special election on a date set forth in subsection (2)(d) of this section must be presented to the county auditor no later than the day of the primary.
 - (4) In addition to subsection (2)(a) through (d) of this section, a special election to validate an excess levy or bond issue may be called at any time to meet the needs resulting from fire, flood, earthquake, or other act of God, except that no special election may be held between the first day for candidates to file for public office and the last day to certify the returns of the general election other than as provided in subsection (2)(c) and (d) of this section. Such special election shall be conducted and notice thereof given in the manner provided by law.
 - (5) This section shall supersede the provisions of any and all other statutes, whether general or special in nature, having different dates for such city, town, and district elections, the purpose of this section being to establish mandatory dates for holding elections.
- **Sec. 5.** RCW 29A.16.040 and 2004 c 266 s 10 are each amended to 30 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.

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(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) of this section, no precinct ((boundaries)) changes may be ((changed)) made during the period starting ((on the thirtieth)) fourteen days 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 limitation on the maximum number of active registered voters in each precinct within its jurisdiction. The limitation may be different for precincts based upon the method of voting used for such precincts and the number may be less than the number established by law, but in no case may the number exceed that authorized by law.
- (3) Precincts in which voting machines or electronic voting devices are used may contain as many as nine hundred active registered voters. The number of poll-site ballot counting devices at each polling place is at the discretion of the auditor. The number of devices must be adequate to meet the expected voter turnout.
- (4) On petition of twenty-five or more voters resident more than ten miles from any polling site, the county legislative authority shall establish a separate voting precinct therefor.
- (5) The county auditor shall temporarily adjust precinct boundaries when a city or town annexes unincorporated territory to the city or town, or whenever unincorporated territory is incorporated as a city or town. The adjustment must be made as soon as possible after the approval of the annexation or incorporation. The temporary adjustment must be limited to the minimum changes necessary to accommodate the addition of the territory to the city or town, or to establish the eligible voters within the boundaries of the new city or town, and remains in effect only until precinct boundary modifications reflecting the annexation or incorporation are adopted by the county legislative authority.
- (6) In determining the number of active registered voters for the purposes of this section, persons who are ongoing absentee voters under RCW 29A.40.040 shall not be counted. Nothing in this subsection may be construed as altering the vote tallying requirements of RCW 29A.60.230.

1 **Sec. 6.** RCW 29A.24.040 and 2006 c 344 s 5 are each amended to read 2 as follows:

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A candidate may file his or her declaration of candidacy for an office by electronic means on a system specifically designed and authorized by a filing officer to accept filings.

- (1) Filings that are received electronically must capture all information specified in RCW 29A.24.031 (1) through (4).
- 8 (2) Electronic filing may begin at 9:00 a.m. the first ((Monday in 9 June)) day of the filing period and continue through 4:00 p.m. the ((following Friday)) last day of the filing period.
- (((3) In case of special filing periods established in this chapter, electronic filings may be accepted beginning at 9:00 a.m. on the first day of the special filing period through 4:00 p.m. the last day of the special filing period.))
- 15 **Sec. 7.** RCW 29A.24.050 and 2006 c 344 s 6 are each amended to read 16 as follows:

Except where otherwise provided by this title, declarations of candidacy for the following offices shall be filed during regular business hours with the filing officer ((no earlier than the first Monday in June)) beginning the Monday two weeks before Memorial day and ((no later than)) ending the following Friday in the year in which the office is scheduled to be voted upon:

- (1) Offices that are scheduled to be voted upon for full terms or both full terms and short terms at, or in conjunction with, a state general election; and
- (2) Offices where a vacancy, other than a short term, exists that has not been filled by election and for which an election to fill the vacancy is required in conjunction with the next state general election.
- This section supersedes all other statutes that provide for a different filing period for these offices.
- 32 **Sec. 8.** RCW 29A.24.131 and 2004 c 271 s 115 are each amended to 33 read as follows:

A candidate may withdraw his or her declaration of candidacy at any time before the close of business on the ((Thursday)) Monday following the last day for candidates to file under RCW 29A.24.050 by filing,

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with the officer with whom the declaration of candidacy was filed, a 1 2 signed request that his or her name not be printed on the ballot. There shall be no withdrawal period for declarations of candidacy filed 3 4 during special filing periods held under this title. ((The filing officer may permit the withdrawal of a filing for the office of 5 6 precinct committee officer at the request of the candidate at any time if no absentee ballots have been issued for that office and the ballots 7 for that precinct have not been printed. The filing officer may permit 8 the withdrawal of a filing for any elected office of a city, town, or 9 10 special district at the request of the candidate at any time before a 11 primary if the primary ballots for that city, town, or special district 12 have not been ordered.)) No filing fee may be refunded to any 13 candidate who withdraws under this section. Notice of the deadline for withdrawal of candidacy and that the filing fee is not refundable shall 14 15 be given to each candidate at the time he or she files.

Sec. 9. RCW 29A.24.141 and 2004 c 271 s 162 are each amended to read as follows:

A void in candidacy ((for a nonpartisan office)) occurs when an election ((for such office, except for the short term,)) has been scheduled and no valid declaration of candidacy has been filed for the position or all persons filing such valid declarations of candidacy have died or been disqualified.

Sec. 10. RCW 29A.24.171 and 2006 c 344 s 7 are each amended to read as follows:

((Filings for a nonpartisan office shall be reopened for a period of three normal business days, such three-day period to be fixed by the election officer with whom such declarations of candidacy are filed and notice thereof given by notifying press, radio, and television in the county and by such other means as may now or hereafter be provided by law whenever before the eleventh Tuesday prior to a primary:

(1) A void in candidacy occurs;

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(2) A vacancy occurs in any nonpartisan office leaving an unexpired term to be filled by an election for which filings have not been held; or

35 (3) A nominee for judge of the superior court entitled to a

certificate of election pursuant to Article 4, section 29, Amendment 41 of the state Constitution, dies or is disqualified.

Candidacies validly filed within said three-day period shall appear on the ballot as if made during the earlier filing period.)) If, prior to the first day of the regular filing period, a vacancy occurs in an office that is not scheduled to appear on the general election ballot, leaving an unexpired term, filings for that office shall be accepted during the regular filing period. The filing officer shall provide notice of the vacancy and filing period to newspapers, radio, and television in the county, and online. The position shall appear on the primary and general election ballots unless no primary is required or unless a candidate for superior court judge is entitled to a certificate of election pursuant to Article 4, section 29 of the state Constitution.

Sec. 11. RCW 29A.24.181 and 2006 c 344 s 8 are each amended to read as follows:

((Filings for a nonpartisan office (other than judge of the supreme court or superintendent of public instruction))) If, prior to the day of the primary, any of the following occur, filings shall be reopened for a period of three normal business days, such three-day period to be fixed by the ((election officer with whom such declarations of candidacy are filed and notice thereof given by notifying press, radio, and television in the county and by such other means as may now or hereafter be provided by law, when)) filing officer:

- (1) A void in candidacy ((for such nonpartisan office)) occurs ((on or after the eleventh Tuesday prior to a primary but prior to the eleventh Tuesday before an election)) following the regular filing period and deadline to withdraw; or
- (2) ((A nominee for judge of the superior court eligible after a contested primary for a certificate of election by Article 4, section 29, Amendment 41 of the state Constitution, dies or is disqualified within the ten-day period immediately following the last day allotted for a candidate to withdraw; or
- (3) A vacancy occurs in any nonpartisan office on or after the eleventh Tuesday prior to a primary but prior to the eleventh Tuesday before an election leaving an unexpired term to be filled by an

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election for which filings have not been held.)) A vacancy occurs in an office for which filings have not already been held, leaving an unexpired term.

The filing officer shall provide notice of the vacancy and filing period to newspapers, radio, and television in the county, and online. The position shall appear on the general election ballots unless a candidate for superior court judge is entitled to a certificate of election pursuant to Article 4, section 29 of the state Constitution.

The candidate receiving a plurality of the votes cast for that office in the general election shall be deemed elected. This section does not apply to voids in candidacy in the office of precinct committee officer, which are filled by appointment pursuant to RCW 29A.28.071.

Sec. 12. RCW 29A.24.191 and 2006 c 344 s 9 are each amended to read as follows:

A scheduled election shall be lapsed, the office deemed stricken from the ballot, no purported write-in votes counted, and no candidate certified as elected, when (\div

- (1) In an election for judge of the supreme court or superintendent of public instruction, a void in candidacy occurs on or after the eleventh Tuesday prior to a primary, public filings and the primary being an indispensable phase of the election process for such offices;
- (2) Except as otherwise specified in RCW 29A.24.181, a nominee for judge of the superior court entitled to a certificate of election pursuant to Article 4, section 29, Amendment 41 of the state Constitution dies or is disqualified on or after the eleventh Tuesday prior to a primary;
- (3) In other elections for nonpartisan office)) a void in candidacy occurs ((or a vacancy occurs involving an unexpired term to be filled on or after the eleventh Tuesday prior to an election)) following the special three day filing period required by RCW 29A.24.181.
- **Sec. 13.** RCW 29A.24.311 and 2004 c 271 s 117 are each amended to read as follows:

Any person who desires to be a write-in candidate and have such votes counted at a primary or election may file a declaration of candidacy with the officer designated in RCW 29A.24.070 not later than

the day ((before the primary or election)) ballots must be mailed according to RCW 29A.40.070. Declarations of candidacy for write-in candidates must be accompanied by a filing fee in the same manner as required of other candidates filing for the office as provided in RCW 29A.24.091.

Votes cast for write-in candidates who have filed such declarations of candidacy and write-in votes for persons appointed by major political parties pursuant to RCW 29A.28.021 need only specify the name of the candidate in the appropriate location on the ballot in order to be counted. Write-in votes cast for any other candidate, in order to be counted, must designate the office sought and position number or political party, if the manner in which the write-in is done does not make the office or position clear.

No person may file as a write-in candidate where:

- (1) At a general election, the person attempting to file either filed as a write-in candidate for the same office at the preceding primary or the person's name appeared on the ballot for the same office at the preceding primary;
- (2) The person attempting to file as a write-in candidate has already filed a valid write-in declaration for that primary or election, unless one or the other of the two filings is for the office of precinct committeeperson;
- (3) The name of the person attempting to file already appears on the ballot as a candidate for another office, unless one of the two offices for which he or she is a candidate is precinct committeeperson.

The declaration of candidacy shall be similar to that required by RCW 29A.24.031. No write-in candidate filing under this section may be included in any voter's pamphlet produced under chapter 29A.32 RCW unless that candidate qualifies to have his or her name printed on the general election ballot. The legislative authority of any jurisdiction producing a local voter's pamphlet under chapter 29A.32 RCW may provide, by ordinance, for the inclusion of write-in candidates in such pamphlets.

- **Sec. 14.** RCW 29A.28.041 and 2006 c 344 s 12 are each amended to read as follows:
- 36 (1) Whenever a vacancy occurs in the United States house of 37 representatives or the United States senate from this state, the

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governor shall order a special election to fill the vacancy. Minor political party candidates and independent candidates may be nominated through the convention procedures provided in chapter 29A.20 RCW.

- (2) Within ten days of such vacancy occurring, he or she shall issue a writ of election fixing a date for the ((special vacancy election not less than ninety days after the issuance of the writ, fixing a date for the primary for nominating major political party candidates for the special vacancy election not less than thirty days before the day fixed for holding the special vacancy election, fixing the dates for the special filing period, and designating the term or part of the term for which the vacancy exists)) primary at least seventy days after issuance of the writ, and fixing a date for the election at least seventy days after the date of the primary. If the vacancy is in the office of United States representative, the writ of election shall specify the congressional district that is vacant.
- (3) If the vacancy occurs less than ((six)) eight months before a state general election and before the $((second\ Friday\ following\ the))$ close of the filing period for that general election, the special primary, special vacancy election, and minor party and independent candidate nominating conventions must be held in concert with the state primary and state general election in that year.
- (4) If the vacancy occurs on or after the first day for filing under RCW 29A.24.050 and on or before the ((second Friday following the)) close of the filing period, a special filing period of three normal business days shall be fixed by the governor and notice thereof given to all media, including press, radio, and television within the area in which the vacancy election is to be held, to the end that, insofar as possible, all interested persons will be aware of such filing period. ((The last day of the filing period shall not be later than the sixth Tuesday before the primary at which major political party candidates are to be nominated.)) The names of major political party candidates who have filed valid declarations of candidacy during this three-day period shall appear on the approaching primary ballot. The requirements of RCW 29A.20.131 do not apply to a minor political party or independent candidate convention held under this subsection.
- (5) If the vacancy occurs later than the ((second Friday following the)) close of the filing period, a special primary((, special)) and vacancy election((, and the minor party and independent candidate

conventions)) to fill the position shall be held after the next state general election but, in any event, no later than the ninetieth day following the November election.

Sec. 15. RCW 29A.36.010 and 2005 c 2 s 12 are each reenacted and amended to read as follows:

((On or before the day following the last day allowed for candidates to withdraw under RCW 29A.24.130)) Not later than the Tuesday following the regular filing period, the secretary of state shall certify to each county auditor a list of the candidates who have filed declarations of candidacy in his or her office for the primary. For each office, the certificate shall include the name of each candidate, his or her address, and his or her party preference or independent designation as shown on filed declarations.

- **Sec. 16.** RCW 29A.40.070 and 2006 c 344 s 13 are each amended to read as follows:
 - (1) Except where a recount or litigation ((under RCW 29A.68.011)) is pending, the county auditor ((shall have sufficient absentee ballots available for absentee voters of that county, other than overseas voters and service voters, at least twenty days before any primary, general election, or special election. The county auditor)) must mail ((absentee)) ballots to each voter ((for whom the county auditor has received a request nineteen days before the primary or election)) at least eighteen days before ((the)) each primary or election, and as soon as possible for all subsequent registration changes. ((For a request for an absentee ballot received after the nineteenth day before the primary or election, the county auditor shall make every effort to mail ballots within one business day, and shall mail the ballots within two business days)).
 - (2) ((At least thirty days before any primary, general election, or special election, the county auditor shall mail ballots to all overseas and service voters.)) Except where a recount or litigation is pending, the county auditor must mail ballots to each service and overseas voter at least thirty days before each special election and at least forty-five days before each primary or general election. A request for a ballot made by an overseas or service voter after that day must be processed immediately.

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(3) A registered voter may obtain a replacement ballot if the ballot is destroyed, spoiled, lost, or not received by the voter. The voter may obtain the ballot by telephone request, by mail, electronically, or in person. The county auditor shall keep a record of each request for a replacement ballot.

- (4) Each county auditor shall certify to the office of the secretary of state the dates the ballots ((prescribed in subsection (1) of this section were available and)) were mailed, or the reason and date the ballots will be mailed if the ballots were not mailed timely.
- ((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.
- (5) If absentee ballots were not available or mailed as prescribed in subsection (1) of this section, for a reason other than a recount or litigation, the county auditor, in consultation with the 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.
- (6))) Failure to ((have absentee ballots available and mailed)) mail ballots as prescribed in ((subsection (1) of)) this section does not by itself provide a basis for an election contest or other legal challenge to the results of a primary, general election, or special election.
- **Sec. 17.** RCW 29A.40.091 and 2010 c 125 s 1 are each amended to read as follows:
- (1) The county auditor shall send each voter a ballot, a security envelope in which to seal the ballot after voting, a larger envelope in which to return the security envelope, a declaration that the voter must sign, and instructions on how to obtain information about the election, how to mark the ballot, and how to return ((it)) the ballot to the county auditor.

(2) The ((instructions that accompany a ballot for a partisan primary must include instructions for voting the applicable ballot style, as provided in chapter 29A.36 RCW. The voter's name and address must be printed on the larger return envelope, which must also contain a declaration by the voter reciting his or her qualifications and stating that he or she)) voter must swear under penalty of perjury that he or she meets the qualifications to vote, and has not voted in any other jurisdiction at this election((, together with a summary of the penalties for any violation of any of the provisions of this chapter)). The declaration must clearly inform the voter that it is illegal to 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 voting rights restored; and((, except as otherwise provided by law,)) it is illegal to cast a ballot or sign a return envelope on behalf of another voter. The ((return envelope must provide space for the)) voter ((to)) <u>must</u> indicate the date on which the ballot was voted and ((for the voter to)) sign the ((oath)) declaration. ((It)) The ballot materials must also contain a space so that the voter may include a telephone number. ((A summary of the applicable penalty provisions of this chapter must be printed on the return envelope immediately adjacent to the space for the voter's signature. The signature of the voter on the return envelope must affirm and attest to the statements regarding the qualifications of that voter and to the validity of the ballot. The return envelope may provide secrecy for the voter's signature and optional telephone number.))

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(3) For overseas and service voters, the signed declaration on the return envelope constitutes the equivalent of a voter registration for the election or primary for which the ballot has been issued. Return envelopes for overseas and service voters must enable the ballot to be returned postage free if mailed through the United States postal service, United States armed forces postal service, or the postal service of a United States foreign embassy under 39 U.S.C. 3406.

(4) The voter must be instructed to either return the ballot to the county auditor ((by whom it was issued)) no later than 8:00 p.m. the day of the election or primary, or ((attach sufficient first-class postage, if applicable, and)) mail the ballot to the ((appropriate)) county auditor with a postmark no later than the day of the election or primary ((for which the ballot was issued.

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

- Sec. 18. RCW 29A.40.110 and 2009 c 369 s 40 are each 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.
- (2) All received ((absentee)) return envelopes must be placed in secure locations from the time of delivery to the county auditor until their subsequent opening. After opening the return envelopes, the 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)) processing. ((Absentee ballots that are to be tabulated on an electronic vote tallying system)) Ballots may be taken from the inner envelopes and all the normal procedural steps may be performed to prepare these ballots for tabulation.
- (3) ((Before opening a returned absentee ballot,)) The canvassing board, or its designated representatives, shall examine the postmark((rstatement,)) on the return envelope and signature on the ((return envelope that contains the security envelope and absentee ballot)) declaration before processing the ballot. The ballot must either be received no later than 8:00 p.m. on the day of the primary or election, or must be postmarked no later than the day of the primary or election. All personnel assigned to verify signatures must receive training on statewide standards for signature verification. Personnel shall verify that the voter's signature on the ((return envelope)) ballot declaration is the same as the signature of that voter in the registration files of the county. Verification may be conducted by an automated verification system approved by the secretary of state. For any absentee ballot, a variation between the signature of the voter on

the ((return envelope)) ballot declaration and the signature of that voter in the registration files due to the substitution of initials or the use of common nicknames is permitted so long as the surname and handwriting are clearly the same.

- (4) ((For registered voters casting absentee ballots)) If the postmark is missing or illegible, the date on the ((return envelope)) ballot declaration 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 overseas voters and service voters, the date on the ((return envelope)) declaration to which the voter has attested determines the validity, as to the time of voting, for that ((absentee)) ballot. Any overseas voter or service voter may return the signed declaration and voted ballot by fax or email by 8:00 p.m. on the day of the primary or election.
- **Sec. 19.** RCW 29A.56.030 and 2006 c 344 s 15 are each amended to read as follows:

The name of any candidate for a major political party nomination for president of the United States shall be printed on the presidential preference primary ballot of a major political party only:

- (1) By direction of the secretary of state, who in the secretary's sole discretion has determined that the candidate's candidacy is generally advocated or is recognized in national news media; or
- (2) If members of the political party of the candidate have presented a petition for nomination of the candidate that has attached to the petition a sheet or sheets containing the signatures of at least one thousand registered voters who declare themselves in the petition as being affiliated with the same political party as the presidential candidate. The petition shall be filed with the secretary of state not later than ((sixty)) seventy-five days before the presidential preference primary. The signature sheets shall also contain the residence address and name or number of the precinct of each registered voter whose signature appears thereon and shall be certified in the manner prescribed in RCW 29A.72.230 and 29A.72.240.

The secretary of state shall place the name of the candidate on the ballot unless the candidate, at least ((fifty-two)) sixty-seven days before the presidential preference primary, executes and files with the secretary of state an affidavit stating without qualification that he

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- or she is not now and will not become a candidate for the office of president of the United States at the forthcoming presidential election. The secretary of state shall certify the names of all candidates who will appear on the presidential preference primary ballot to the respective county auditors on or before the fourth Tuesday in April of each presidential election year.
- **Sec. 20.** RCW 29A.60.190 and 2006 c 344 s 16 are each amended to 8 read as follows:

- (1) Except as provided by subsection ((\(\frac{(3)}{3}\))) (2) of this section, ((\(\frac{\text{fifteen}}{1}\))) \(\frac{fourteen}{1}\) days after a primary or special election and twenty-one days after a general election, the county canvassing board shall complete the canvass and certify the results. Each ((\(\frac{absentee}{1}\))) ballot that was returned before ((\(\text{the closing of the polls}\))) \(\frac{8:00 p.m.}{0}\) on the day of the special election, general election, or primary, and each ((\(\frac{absentee}{1}\))) ballot bearing a postmark on or before the date of the ((\(\text{primary or}\))) \(\text{special}\) election, general election, or primary and received ((\(\text{on or before the date on which the primary or election is certified\)) no later than the day before certification, must be included in the canvass report.
- (2) ((At the request of a caucus of the state legislature, the county auditor shall transmit copies of all unofficial returns of state and legislative primaries or elections prepared by or for the county canvassing board to either the secretary of the senate or the chief clerk of the house of representatives.
- (3))) On or before the thirtieth day after an election conducted under the instant runoff voting method for the pilot project authorized by RCW 29A.53.020, the canvassing board shall complete the canvass and certify the results.
- **Sec. 21.** RCW 29A.60.190 and 2006 c 344 s 17 are each amended to 30 read as follows:
- 31 (((1) Fifteen)) <u>Fourteen</u> days after a primary or special election 32 and twenty-one days after a general election, the county canvassing 33 board shall complete the canvass and certify the results. Each 34 ((absentee)) ballot that was returned before ((the closing of the 35 <u>polls</u>)) <u>8:00 p.m. on the day of the special election, general election, 36 <u>or primary</u>, and each ((absentee)) ballot bearing a postmark on or</u>

before the date of the ((primary or)) special election, general election, or primary and received ((on or before the date on which the primary or election is certified)) no later than the day before certification, must be included in the canvass report.

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

Sec. 22. RCW 29A.60.240 and 2003 c 111 s 1524 are each amended to read as follows:

The secretary of state shall, as soon as possible but in any event not later than ((the third Tuesday)) seventeen days following the primary, canvass and certify the returns of all primary elections as to candidates for state offices, United States senators and representatives in Congress, and all other candidates whose district extends beyond the limits of a single county.

Sec. 23. RCW 29A.64.011 and 2004 c 271 s 177 are each amended to read as follows:

An officer of a political party or any person for whom votes were cast in a primary who ((was not declared nominated)) did not qualify for the general election may file a written application for a recount of the votes or a portion of the votes cast at that primary for all persons for whom votes were cast for ((nomination to)) that office.

An officer of a political party or any person for whom votes were cast at any election may file a written application for a recount of the votes or a portion of the votes cast at that election for all candidates for election to that office.

Any group of five or more registered voters may file a written application for a recount of the votes or a portion of the votes cast upon any question or issue. They shall designate one of the members of the group as chair and shall indicate the voting residence of each member of the group.

An application for a recount of the votes cast for an office or on a ballot measure must be filed with the officer with whom filings are made for the jurisdiction.

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An application for a recount must specify whether the recount will be done manually or by the vote tally system. A recount done by the vote tally system must use programming that recounts and reports only the office or ballot measure in question. The county shall also provide for a test of the logic and accuracy of that program.

An application for a recount must be filed within ((three)) two business days after the county canvassing board or secretary of state has declared the official results of the primary or election for the office or issue for which the recount is requested.

This chapter applies to the recounting of votes cast by paper ballots and to the recounting of votes recorded on ballots counted by a vote tally system.

Sec. 24. RCW 29A.64.030 and 2005 c 243 s 20 are each amended to 14 read as follows:

An application for a recount shall state the office for which a recount is requested and whether the request is for all or only a portion of the votes cast in that jurisdiction of that office. The person filing an application for a manual recount shall, at the same time, deposit with the county canvassing board or secretary of state, in cash or by certified check, a sum equal to twenty-five cents for each ballot cast in the jurisdiction or portion of the jurisdiction for which the recount is requested as security for the payment of any costs of conducting the recount. If the application is for a machine recount, the deposit must be equal to fifteen cents for each ballot. These charges shall be determined by the county canvassing board or boards under RCW 29A.64.081.

The county canvassing board shall determine the date, time, and place or places at which the recount will be conducted. Not less than ((two days)) one day before the date of the recount, the county auditor shall ((mail a notice of the time and place of the recount to)) notify the applicant or affected parties and, if the recount involves an office, to any person for whom votes were cast for that office of the date, time, and place of the recount. ((The county auditor shall also notify the affected parties by either telephone, fax, e-mail, or other electronic means at the time of mailing. At least three attempts must be made over a two-day period to notify the affected parties or until the affected parties have received the notification. Each attempt to

notify affected parties must request a return response indicating that the notice has been received.)) Each person entitled to receive notice of the recount may attend, witness the recount, and be accompanied by counsel.

Proceedings of the canvassing board are public under chapter 42.30 RCW. Subject to reasonable and equitable guidelines adopted by the canvassing board, all interested persons may attend and witness a recount.

Sec. 25. RCW 29A.68.011 and 2007 c 374 s 3 are each amended to read as follows:

Any justice of the supreme court, judge of the court of appeals, or judge of the superior court in the proper county shall, by order, require any person charged with error, wrongful act, or neglect to forthwith correct the error, desist from the wrongful act, or perform the duty and to do as the court orders or to show cause forthwith why the error should not be corrected, the wrongful act desisted from, or the duty or order not performed, whenever it is made to appear to such justice or judge by affidavit of an elector that:

- 19 (1) An error or omission has occurred or is about to occur in 20 printing the name of any candidate on official ballots; or
 - (2) An error other than as provided in subsections (1) and (3) of this section has been committed or is about to be committed in printing the ballots; or
 - (3) The name of any person has been or is about to be wrongfully placed upon the ballots; or
 - (4) A wrongful act other than as provided for in subsections (1) and (3) of this section has been performed or is about to be performed by any election officer; or
 - (5) Any neglect of duty on the part of an election officer other than as provided for in subsections (1) and (3) of this section has occurred or is about to occur; or
 - (6) An error or omission has occurred or is about to occur in the official certification of the election.

An affidavit of an elector under subsections (1) and (3) of this section when relating to a primary election must be filed with the appropriate court no later than $((the\ second\ Friday))$ two days following the closing of the filing period $((for\ nominations))$ for such

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office and shall be heard and finally disposed of by the court not 1 2 later than five days after the filing thereof. An affidavit of an elector under subsections (1) and (3) of this section when relating to 3 a general election must be filed with the appropriate court no later 4 than three days following the official certification of the primary 5 election returns and shall be heard and finally disposed of by the 6 7 court not later than five days after the filing thereof. An affidavit 8 of an elector under subsection (6) of this section shall be filed with the appropriate court no later than ten days following the official 9 10 certification of the election as provided in RCW 29A.60.190, 29A.60.240, or 29A.60.250 or, in the case of a recount, ten days after 11 12 the official certification of the amended abstract as provided in RCW 29A.64.061. 13

- 14 **Sec. 26.** RCW 29A.76.010 and 2003 c 111 s 1901 are each amended to read as follows:
 - (1) It is the responsibility of each county, municipal corporation, and special purpose district with a governing body comprised of internal director, council, or commissioner districts not based on statutorily required land ownership criteria to periodically redistrict its governmental unit, based on population information from the most recent federal decennial census.
 - (2) Within forty-five days after receipt of federal decennial census information applicable to a specific local area, the commission established in RCW 44.05.030 shall forward the census information to each municipal corporation, county, and district charged with redistricting under this section.
 - (3) No later than eight months after its receipt of federal decennial census data, the governing body of the municipal corporation, county, or district shall prepare a plan for redistricting its internal or director districts.
 - (4) The plan shall be consistent with the following criteria:
 - (a) Each internal director, council, or commissioner district shall be as nearly equal in population as possible to each and every other such district comprising the municipal corporation, county, or special purpose district.
 - (b) Each district shall be as compact as possible.
- 37 (c) Each district shall consist of geographically contiguous area.

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1 (d) Population data may not be used for purposes of favoring or disfavoring any racial group or political party.

- (e) To the extent feasible and if not inconsistent with the basic enabling legislation for the municipal corporation, county, or district, the district boundaries shall coincide with existing recognized natural boundaries and shall, to the extent possible, preserve existing communities of related and mutual interest.
- (5) During the adoption of its plan, the municipal corporation, county, or district shall ensure that full and reasonable public notice of its actions is provided. The municipal corporation, county, or district shall hold at least one public hearing on the redistricting plan at least one week before adoption of the plan.
- (6)(a) Any registered voter residing in an area affected by the redistricting plan may request review of the adopted local plan by the superior court of the county in which he or she resides, within ((forty-five)) fifteen days of the plan's adoption. Any request for review must specify the reason or reasons alleged why the local plan is not consistent with the applicable redistricting criteria. The municipal corporation, county, or district may be joined as respondent. The superior court shall thereupon review the challenged plan for compliance with the applicable redistricting criteria set out in subsection (4) of this section.
- (b) If the superior court finds the plan to be consistent with the requirements of this section, the plan shall take effect immediately.
- (c) If the superior court determines the plan does not meet the requirements of this section, in whole or in part, it shall remand the plan for further or corrective action within a specified and reasonable time period.
- (d) If the superior court finds that any request for review is frivolous or has been filed solely for purposes of harassment or delay, it may impose appropriate sanctions on the party requesting review, including payment of attorneys' fees and costs to the respondent municipal corporation, county, or district.
- 34 Sec. 27. RCW 42.12.040 and 2006 c 344 s 29 and 2005 c 2 s 15 are each reenacted and amended to read as follows:
 - (1) If a vacancy occurs in any partisan elective office in the executive or legislative branches of state government or in any

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partisan county elective office before the ((eleventh Tuesday prior to the primary for the next general election following the occurrence of the vacancy,)) first day of the regular filing period, the position shall be open for filing during the regular filing period and a successor shall be qualified at the primary and elected ((to that office)) at ((that)) the general election. If a vacancy occurs after the first day of the regular filing period but before the day of the primary, a successor shall be elected at the general election. Except during the last year of the term of office, if such a vacancy occurs on or after the ((eleventh Tuesday prior to)) day of the primary for that general election, the election of the successor shall occur at the next succeeding general election. The elected successor shall hold office for the remainder of the unexpired term. This section shall not apply any vacancy occurring in a charter county that has charter provisions inconsistent with this section.

(2) If a vacancy occurs in any legislative office or in any partisan county office after the general election in a year that the position appears on the ballot and before the start of the next term, the term of the successor who is of the same party as the incumbent may commence once he or she has qualified as defined in RCW 29A.04.133 and shall continue through the term for which he or she was elected.

Sec. 28. RCW 42.12.070 and 1994 c 223 s 1 are each amended to read as follows:

A vacancy on an elected nonpartisan governing body of a special purpose district where property ownership is not a qualification to vote, a town, or a city other than a first-class city or a charter code city, shall be filled as follows unless the provisions of law relating to the special district, town, or city provide otherwise:

- (1) Where one position is vacant, the remaining members of the governing body shall appoint a qualified person to fill the vacant position.
- (2) Where two or more positions are vacant and two or more members of the governing body remain in office, the remaining members of the governing body shall appoint a qualified person to fill one of the vacant positions, the remaining members of the governing body and the newly appointed person shall appoint another qualified person to fill

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another vacant position, and so on until each of the vacant positions is filled with each of the new appointees participating in each appointment that is made after his or her appointment.

- (3) If less than two members of a governing body remain in office, the county legislative authority of the county in which all or the largest geographic portion of the city, town, or special district is located shall appoint a qualified person or persons to the governing body until the governing body has two members.
- (4) If a governing body fails to appoint a qualified person to fill a vacancy within ninety days of the occurrence of the vacancy, the authority of the governing body to fill the vacancy shall cease and the county legislative authority of the county in which all or the largest geographic portion of the city, town, or special district is located shall appoint a qualified person to fill the vacancy.
- (5) If the county legislative authority of the county fails to appoint a qualified person within one hundred eighty days of the occurrence of the vacancy, the county legislative authority or the remaining members of the governing body of the city, town, or special district may petition the governor to appoint a qualified person to fill the vacancy. The governor may appoint a qualified person to fill the vacancy after being petitioned if at the time the governor fills the vacancy the county legislative authority has not appointed a qualified person to fill the vacancy.
- (6) As provided in ((RCW 29.15.190 and 29.21.410)) chapter 29A.24 RCW, each person who is appointed shall serve until a qualified person is elected at the next election at which a member of the governing body normally would be elected ((that occurs twenty eight or more days after the occurrence of the vacancy)). If needed, special filing periods shall be authorized as provided in ((RCW 29.15.170 and 29.15.180)) chapter 29A.24 RCW for qualified persons to file for the vacant office. A primary shall be held to ((nominate)) qualify candidates if sufficient time exists to hold a primary and more than two candidates file for the vacant office. Otherwise, a primary shall not be held and the person receiving the greatest number of votes shall be elected. The person elected shall take office immediately and serve the remainder of the unexpired term.

If an election for the position that became vacant would otherwise have been held at this general election date, only one election to fill

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- 1 the position shall be held and the person elected to fill the
- 2 succeeding term for that position shall take office immediately when
- 3 qualified as defined in RCW ((29.01.135)) 29A.04.133 and shall service
- 4 both the remainder of the unexpired term and the succeeding term.
- 5 <u>NEW SECTION.</u> **Sec. 29.** The following acts or parts of acts are 6 each repealed:
- 7 (1) RCW 29A.04.310 (Primaries) and 2005 c 2 s 8, 2003 c 111 s 143, 8 1977 ex.s. c 361 s 29, 1965 ex.s. c 103 s 6, & 1965 c 9 s 29.13.070;
- 9 (2) RCW 29A.24.151 (Notice of void in candidacy) and 2004 c 271 s 10 163;
- 11 (3) RCW 29A.24.161 (Filings to fill void in candidacy--How made) 12 and 2004 c 271 s 164;
- 13 (4) RCW 29A.24.210 (Vacancy in partisan elective office--Special filing period) and 2005 c 2 s 10 & 2003 c 111 s 621;
- 15 (5) RCW 29A.24.211 (Vacancy in partisan elective office--Special filing period) and 2006 c 344 s 10 & 2004 c 271 s 116;
- 17 (6) RCW 29A.36.011 (Certifying primary candidates) and 2004 c 271 18 s 124; and
- 19 (7) RCW 29A.40.150 (Overseas, service voters) and 2009 c 415 s 12,
- 20 2006 c 206 s 7, 2005 c 245 s 1, 2003 c 111 s 1015, 1993 c 417 s 7, 1987
- 21 c 346 s 19, & 1983 1st ex.s. c 71 s 8.
- NEW SECTION. Sec. 30. Section 21 of this act takes effect July 1, 23 2013.
- NEW SECTION. Sec. 31. Section 20 of this act expires July 1, 25 2013.
- NEW SECTION. Sec. 32. With the exception of section 21, this act takes effect January 1, 2012.

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