H-2012.1

SUBSTITUTE HOUSE BILL 1644

State of Washington 57th Legislature 2001 Regular Session

By House Committee on State Government (originally sponsored by Representatives McMorris, Romero, Linville and Kenney; by request of Secretary of State)

Read first time . Referred to Committee on .

AN ACT Relating to recount procedures; amending RCW 29.62.090, 2 29.64.010, 29.64.015, 29.64.020, 29.64.030, 29.64.040, 29.64.051, 3 29.64.060, and 29.64.080; adding a new section to chapter 29.01 RCW; 4 and adding a new section to chapter 29.64 RCW.

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

6 <u>NEW SECTION.</u> Sec. 1. A new section is added to chapter 29.01 RCW 7 to read as follows:

8 "Recount" means the process of retabulating ballots and producing 9 amended election returns based on that retabulation, even if the vote 10 totals have not changed.

11 **Sec. 2.** RCW 29.62.090 and 1999 c 298 s 21 are each amended to read 12 as follows:

(1) Immediately after the official results of a state primary or general election in a county are ascertained, the county auditor or other election officer shall make an abstract of the number of registered voters in each 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 candidate for federal, state, and legislative

office or for any other office which the secretary of state is required 1 2 by law to canvass. The abstract ((shall)) <u>must</u> be entered on blanks furnished by the secretary of state or on compatible computer printouts 3 4 approved by the secretary of state, and the cumulative report of the election and a copy of the certificate of the election transmitted to 5 the secretary of state immediately, through electronic means and mailed 6 7 with the abstract of votes no later than the next business day 8 following the certification by the county canvassing board.

9 (2) After each general election, the county auditor or other 10 election officer shall provide to the secretary of state a report of the number of absentee ballots cast in each precinct for and against 11 state measures and for each candidate for federal, 12 state, and 13 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 14 15 abstract required by this section or may be transmitted to the 16 secretary of state separately, but in no event later than March 31st of 17 the year following the election. Absentee ballot results may be incorporated into votes cast at the polls for each precinct or may be 18 19 reported separately on a precinct-by-precinct basis.

(3) If absentee ballot results are not incorporated into votes cast at the polls, the county auditor or other election official may aggregate results from more than one precinct if the auditor, pursuant to rules adopted by the secretary of state, finds that reporting a single precinct's absentee ballot results would jeopardize the secrecy of a person's ballot. To the extent practicable, precincts for which absentee results are aggregated ((shall)) must be contiguous.

27 **Sec. 3.** RCW 29.64.010 and 1987 c 54 s 3 are each amended to read 28 as follows:

An officer of a political party or any person for whom votes were cast in a primary who was not declared nominated 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.

1 Any group of five or more registered voters may file a written 2 application for a recount of the votes or a portion of the votes cast 3 upon any question or issue. They shall designate one of the members of 4 the group as chairman and shall indicate the voting residence of each 5 member of the group.

An application for a recount of the votes cast for ((a state or 6 7 local)) an office or on a ballot measure ((in a jurisdiction that is 8 entirely within one county shall be filed with the county auditor of 9 that county. An application for a recount of the votes cast for a 10 federal office or for any state office or on a ballot measure in a jurisdiction that is not entirely within a single county shall)) must 11 be filed with the ((secretary of state)) officer with whom filings are 12 made for the jurisdiction. 13

14 An application for a recount ((in a jurisdiction using a vote tally 15 system shall)) must specify whether the recount ((shall)) will be done 16 manually or by the vote tally system. A recount done by the vote tally 17 system ((shall use separate and distinct programming from that used in the original count, and)) must use programming that recounts and 18 19 reports only the office or ballot measure in question. The county 20 shall also provide for a ((separate and distinct)) test of the logic and accuracy of that program. 21

An application for a recount shall be filed within three <u>business</u> days((, excluding Saturdays, Sundays, and holidays,)) 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((, to the recheck of votes recorded on voting machines,)) and to the recounting of votes recorded on ballot<u>s</u> ((cards and)) counted by a vote tally system.

31 **Sec. 4.** RCW 29.64.015 and 1993 c 377 s 1 are each amended to read 32 as follows:

(1) If the official canvass of all of the returns for any office at any primary or election reveals that the difference in the number of votes cast for a candidate apparently nominated or elected to any office and the number of votes cast for the closest apparently defeated opponent is ((not more)) less than two thousand votes and also less than one-half of one percent of the total number of votes cast for both

candidates, the county canvassing board shall conduct a recount of all
 votes cast on that position.

3 (a) Whenever such a difference occurs in the number of votes cast 4 for candidates for a position ((which appears on the ballot in more 5 than one county)) the declaration of candidacy for which was filed with 6 the secretary of state, the secretary of state shall, within three 7 business days of the day that the returns of the primary or election 8 are first certified by the canvassing boards of those counties, direct 9 those boards to recount all votes cast on the position.

10 (b) If the difference in the number of votes cast for the apparent 11 winner and the closest apparently defeated opponent is less than one 12 hundred fifty votes and also less than one-fourth of one percent of the 13 total number of votes cast for both candidates, the votes shall be 14 recounted manually or as provided in subsection (3) of this section.

(2) A mandatory recount shall be conducted in the manner provided
by RCW 29.64.020, 29.64.030, and 29.64.040. No cost of a mandatory
recount may be charged to any candidate.

(3) The apparent winner and closest apparently defeated opponent 18 19 for an office for which a manual recount is required under subsection 20 (1)(b) of this section may select an alternative method of conducting the recount. To select such an alternative, the two candidates shall 21 agree to the alternative in a signed, written statement filed with the 22 election official for the office. The recount shall be conducted using 23 24 the alternative method if: It is suited to the balloting system that 25 was used for casting the votes for the office; it involves the use of 26 a vote tallying system that is approved for use in this state by the 27 secretary of state; and the vote tallying system is readily available in each county required to conduct the recount. If more than one 28 balloting system was used in casting votes for the office, 29 an 30 alternative to a manual recount may be selected for each system.

31 Sec. 5. RCW 29.64.020 and 1991 c 81 s 36 are each amended to read 32 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 <u>for a manual recount</u> 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 <u>twenty-</u>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. <u>If the application is for a machine</u> <u>recount</u>, 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 29.64.060.

7 The county canvassing board shall determine a time and a place or 8 places at which the recount will be conducted. This time shall be less 9 than ((five)) three business days after the day upon which: The 10 application was filed with the board; the request for a recount or directive ordering a recount was received by the board from the 11 secretary of state; or the returns are certified which indicate that a 12 recount is required under RCW 29.64.015 for an issue or office voted 13 upon only within the county. Not less than two days before the date of 14 15 the recount, the county auditor shall mail a notice of the time and place of the recount to the applicant or affected parties and, if the 16 recount involves an office, to any person for whom votes were cast for 17 that office. ((The notice shall be mailed by certified mail not less 18 19 than two days before the date of the recount.)) The county auditor shall also notify the affected parties by either telephone, fax, 20 e-mail, or other electronic means at the time of mailing. At least 21 three attempts must be made over a two-day period to notify the 22 affected parties or until the affected parties have received the 23 24 notification. Each attempt to notify affected parties must request a return response indicating that the notice has been received. 25 Each 26 person entitled to receive notice of the recount may attend, witness the recount, and be accompanied by counsel. 27

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.

32 **Sec. 6.** RCW 29.64.030 and 1991 c 81 s 37 are each amended to read 33 as follows:

(1) At the time and place established for a recount, the canvassing board or its duly authorized representatives, in the presence of all witnesses who may be in attendance, shall open the sealed containers 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.

3 Witnesses shall be permitted to observe the ballots and the process 4 of tabulating the votes, but they shall not be permitted to handle the 5 ballots. The canvassing board shall not permit the tabulation of votes 6 for any nomination, election, or issue other than the ones for which a 7 recount was applied for or required.

((At the time and place established for a recanvass of the votes 8 9 cast on voting devices that do not provide an individual record of the 10 choices of each voter, the canvassing board or its duly authorized representatives, in the presence of all witnesses who may be in 11 attendance, shall open the voting devices to be rechecked, and shall 12 verify the votes cast for the offices and issues for which the recount 13 was ordered. Witnesses shall be permitted to watch the recheck of the 14 15 voting devices. The canvassing board shall not permit the rechecking of votes for any nomination, election, or issue other than the ones for 16 17 which a recount was applied for or required.))

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

((If the canvassing board finds that the results of the votes in 21 the precincts recounted, if substituted for the results of the votes in 22 those precincts as shown in the certified abstract of the votes would 23 24 not change the result for that office or issue, it shall not recount 25 the ballots of the precincts listed in the application for recount 26 which have not been recounted before the request to stop the recount. 27 The canvassing board shall attach a copy of the request to stop the recount to the partial returns of the recount.)) 28

29 (3) The recount may be observed by persons representing the 30 candidates affected by the recount or the persons representing both 31 sides of an issue that is being recounted. The observers may not make a record of the names, addresses, or other information on the ballots, 32 poll books, or applications for absentee ballots unless authorized by 33 the superior court. The secretary of state or county auditor may limit 34 35 the number of observers to not less than two on each side if, in his or her opinion, a greater number would cause undue delay or disruption of 36 37 the recount process.

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1 <u>NEW SECTION.</u> Sec. 7. A new section is added to chapter 29.64 RCW
2 to read as follows:

3 When a partial recount of votes cast for an office or issue changes 4 the result of the election, the canvassing board or the secretary of 5 state, if the office or issue is being recounted at his or her 6 direction, shall order a complete recount of all ballots cast for the 7 office or issue for the jurisdiction in question.

8 This recount will be conducted in a manner consistent with RCW 9 29.64.015.

10 **Sec. 8.** RCW 29.64.040 and 1990 c 59 s 66 are each amended to read 11 as follows:

Upon completion of <u>the canvass of</u> a recount, the canvassing board shall prepare and certify an amended abstract showing the votes cast in each precinct for which the recount was conducted. Copies of the amended abstracts ((shall)) <u>must</u> be transmitted to the same officers who received the abstract on which the recount was based.

17 If the nomination, election, or issue for which the recount was 18 conducted was submitted only to the voters of a county, the canvassing 19 board shall file the amended abstract with the original results of that 20 election or primary.

If the nomination, election, or issue for which a recount was conducted was submitted to the voters of more than one county, the secretary of state shall canvass the amended abstracts and shall file an amended abstract with the original results of that election. An amended abstract certified under this section supersedes any prior abstract of the results for the same offices or issues at the same primary or election.

28 **Sec. 9.** RCW 29.64.051 and 1991 c 90 s 3 are each amended to read 29 as follows:

30 After ((being counted)) the original count, canvass, and 31 <u>certification of results</u>, the votes cast in any single precinct may not 32 be recounted <u>and the results recertified</u> more than twice.

33 **Sec. 10.** RCW 29.64.060 and 1990 c 59 s 68 are each amended to read 34 as follows:

The <u>canvassing board shall determine the</u> expenses for conducting a recount of votes ((shall be fixed by the canvassing board)).

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1 The cost of the recount shall be deducted from the amount deposited 2 by the applicant for the recount at the time of filing the request for 3 the recount, and the balance shall be returned to the applicant. If 4 the costs of the recount exceed the deposit, the applicant shall pay 5 the difference. No charges may be deducted by the canvassing board 6 from the deposit for a recount if the recount changes the result of the 7 nomination or election for which the recount was ordered.

8 **Sec. 11.** RCW 29.64.080 and 1973 c 82 s 1 are each amended to read 9 as follows:

When the official canvass of returns of any election reveals that 10 the difference in the number of votes cast for the approval of a 11 statewide measure and the number of votes cast for the rejection of 12 such measure is ((not more)) less than two thousand votes and also less 13 14 than one-half of one percent of the total number of votes cast on such measure, the secretary of state shall direct that a recount of all 15 16 votes cast on such measure be made on such measure, in the manner provided by RCW 29.64.030 and 29.64.040, and the cost of such recount 17 18 ((shall)) will be at state expense.

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