SENATE BILL 6322

State of Washington 57th Legislature 2002 Regular Session

By Senators Gardner, McCaslin, Fairley, Roach, Keiser, Winsley, Hale and Oke; by request of Secretary of State

Read first time 01/15/2002. Referred to Committee on State & Local Government.

AN ACT Relating to methods and procedures for vote recording and reporting; amending RCW 29.33.041, 29.33.081, 29.33.130, 29.33.145, 29.33.300, 29.33.310, 29.33.320, 29.33.330, 29.33.350, 29.04.200, and 29.85.051; adding a new section to chapter 29.85 RCW; repealing RCW 5 29.33.340; and prescribing penalties.

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

7 **Sec. 1.** RCW 29.33.041 and 1990 c 59 s 18 are each amended to read 8 as follows:

The secretary of state shall inspect, evaluate, ((and publicly)) 9 10 test, and hold a public demonstration of all voting systems or components of voting systems that are submitted for review under RCW 11 12 29.33.051. The secretary of state shall determine whether the voting 13 systems conform with all of the requirements of this title, the 14 applicable rules adopted in accordance with this title, and with 15 generally accepted safety requirements. The secretary of state shall post the report of certification to a publicly available electronic 16 17 medium and transmit ((a copy of the report of any)) notification of the examination ((under this section)), within thirty days after completing 18 the examination, to the county auditor of each county. 19

1 sec. 2. RCW 29.33.081 and 1990 c 59 s 21 are each amended to read
2 as follows:

3 ((If)) Only voting systems or devices or vote tallying systems 4 ((are to)) that have been approved by the secretary of state may be used for conducting a primary or election((, only those that have the 5 approval of the secretary of state or had been approved under this 6 7 chapter or chapter 29.34 RCW before March 22, 1982, may be used)). Any 8 modification, change, or improvement to any voting system or component 9 of a system ((that)) must be submitted to the secretary of state for review. After review, the modification may be accepted if it does not 10 impair ((its)) system accuracy, efficiency, or capacity or extend 11 ((its)) system function((, may be made without)). If, after review, 12 the secretary of state determines that the modification does extend 13 system function, the modification must be submitted for reexamination 14 15 or reapproval by the secretary of state under RCW 29.33.041.

16 **Sec. 3.** RCW 29.33.130 and 1990 c 59 s 22 are each amended to read 17 as follows:

The county auditor of a county in which voting systems are used is responsible for the preparation, maintenance, and operation of those systems, and <u>must provide proof that the system and its component</u> <u>software, in the version used, are state certified. The auditor</u> may employ and direct persons to perform some or all of these functions.

23 **Sec. 4.** RCW 29.33.145 and 1998 c 58 s 1 are each amended to read 24 as follows:

An agreement to purchase or lease a voting system or a component of a voting system is subject to that system or component passing an acceptance test, conducted by the purchaser or lessee, sufficient to demonstrate that the equipment is the same as that certified by the secretary of state and that the equipment is operating correctly as delivered to the county.

31 Sec. 5. RCW 29.33.300 and 1990 c 59 s 26 are each amended to read 32 as follows: 33 No voting device shall be approved by the secretary of state unless 34 it:

35 (1) Secures to the voter secrecy in the act of voting;

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1 (2) Permits the voter to vote for any person for any office and 2 upon any measure that he or she has the right to vote for;

3 (3) Permits the voter to vote for all the candidates of one party4 or in part for the candidates of one or more other parties;

5 (4) Correctly registers all votes cast for any and all persons and 6 for or against any and all measures;

7 (5) Provides that a vote for more than one candidate cannot be cast 8 by one single operation of the voting device or vote tally system 9 except when voting for president and vice-president of the United 10 States; and

(6) Except for functions or capabilities unique to this state, has been tested((, certified, and used in at least one other state or election jurisdiction)) and approved by the appropriate independent testing authority approved by the federal elections commission or its statutory successor.

16 **Sec. 6.** RCW 29.33.310 and 1990 c 59 s 27 are each amended to read 17 as follows:

18 The ballot ((on a single voting device)) displayed to a voter shall not contain the names of candidates for the offices of United States 19 representative, state senator, state representative, county council, or 20 county commissioner in more than one district. ((In all general 21 22 elections, primaries, and special elections, in each polling place the 23 voting devices containing ballots for candidates from each 24 congressional, legislative, or county council or commissioner district 25 shall be grouped together and physically separated from those devices containing ballots for other districts. Each voter shall be directed 26 by the precinct election officers to the correct group of voting 27 28 devices.))

29 **Sec. 7.** RCW 29.33.320 and 1990 c 59 s 28 are each amended to read 30 as follows:

31 The secretary of state shall not approve a vote tallying system 32 unless it:

(1) Correctly counts votes on ballots on which the proper number ofvotes have been marked for any office or issue;

(2) Ignores votes marked for any office or issue where more than
the allowable number of votes have been marked, but correctly counts
the properly voted portions of the ballot;

(3) Accumulates a count of the specific number of ballots tallied
 for each precinct, total votes by candidate for each office, and total
 votes for and against each issue of the ballot in that precinct;

4 (4) Accommodates rotation of candidates' names on the ballot under 5 RCW 29.30.040;

(5) Produces precinct and cumulative totals in printed form; and
(6) Except for functions or capabilities unique to this state, has
been tested((, certified, and used in at least one other state or
election jurisdiction)) and approved by the appropriate independent
testing authority approved by the federal elections commission or its
statutory successor.

12 **Sec. 8.** RCW 29.33.330 and 1990 c 59 s 25 are each amended to read 13 as follows:

In preparing a voting device for a primary or election, a record shall be made of the ballot format installed in each device and the precincts or portion of a precinct for which that device has been prepared. Except where provided by a rule adopted under RCW 29.04.210, after being prepared for a primary or election, each device shall be sealed with a uniquely numbered seal and provided to the inspector of the appropriate polling place.

21 Sec. 9. RCW 29.33.350 and 1998 c 58 s 2 are each amended to read 22 as follows:

23 At least three days before each state primary or general election, 24 the office of the secretary of state shall provide for the conduct of 25 tests of the programming for each vote tallying system to be used at that primary or general election. The test must verify that the system 26 27 will correctly count the vote cast for all candidates and on all 28 measures appearing on the ballot at that primary or general election. 29 The office of the secretary of state shall adopt rules specifying the manner of conducting these programming tests. The test shall verify 30 31 the capability of the vote tallying system to perform all of the 32 functions that can reasonably be expected to occur during conduct of 33 that particular primary or election. If any error is detected, the cause shall be determined and corrected, and an errorless total shall 34 35 be produced before the primary or election.

36 Such tests shall be observed by at least one representative from 37 each major political party, if representatives have been appointed by

the respective major political parties and are present at the test, and 1 2 shall be open to candidates, the press, and the public. The county auditor and any political party observers shall certify that the test 3 4 has been conducted in accordance with this section. The county auditor shall provide proof that the version of the voting system and software 5 used are state certified. Copies of ((this)) these certifications 6 7 shall be retained by the secretary of state and the county auditor. All programming materials, test results, and test ballots shall be 8 9 securely ((sealed)) stored until the day of the primary or general 10 election.

11 **Sec. 10.** RCW 29.04.200 and 1998 c 245 s 26 are each amended to 12 read as follows:

13 (1) ((Beginning January 1, 1993,)) No voting device or machine may 14 be used ((in a county with a population of seventy thousand or more)) 15 to conduct a primary or general or special election in this state 16 unless it correctly records ((on)) a separate ballot <u>image of</u> the votes 17 cast by each elector for any person and for or against any measure and 18 such separate ballot((s)) <u>images</u> are available for audit purposes after 19 such a primary or election.

(2) ((Beginning January 1, 1993,)) The secretary of state shall not 20 certify under this title any voting device or machine ((for use in 21 conducting)) that uses punched holes to record the voter's choices to 22 23 conduct a primary or general or special election in this state ((unless 24 the device or machine correctly records on a separate ballot the votes 25 cast by each elector for any person and for or against any measure and 26 such separate ballots are available for audit purposes after such a primary or election)). 27

(3) Beginning January 1, ((1993, a county with a population of less than seventy thousand may use a voting machine or device for conducting a primary or general or special election which does not record on a separate ballot, available for audit purposes after the primary or election, the votes cast by each elector for any person and for or against any measure if:

34 (a) The device was certified under this title before January 1,
 35 1993, for use in this state;

36 (b) The device otherwise satisfies the requirements of this title;
37 and

(c) Not more than twenty percent of the votes cast during any
 primary or general or special election conducted after January 1, 1998,
 in the county are cast using such a machine or device.

4 (4) The purpose of subsection (3) of this section is to permit less 5 populous counties to replace voting equipment in stages over several years. These less populous counties are, nonetheless, encouraged to 6 7 secure as expeditiously as possible voting equipment which would satisfy the requirements of subsection (1) of this section established 8 for more populous counties)) 2007, no voting device or machine that 9 10 uses punched holes to record the voter's choices may be used to conduct a primary or general or special election in this state. 11

12 **Sec. 11.** RCW 29.85.051 and 1991 c 81 s 4 are each amended to read 13 as follows:

14 A person is guilty of a gross misdemeanor who knowingly:

(1) Deceives any voter in recording his or her vote by providing incorrect or misleading recording information or by providing faulty election equipment or records; ((or))

18 (2) Records the vote of any voter in a manner other than as
19 designated by the voter; or

20 (3) Commits either of the acts under subsection (1) or (2) of this
 21 section by electronic means.

22 Such a gross misdemeanor is punishable to the same extent as a 23 gross misdemeanor that is punishable under RCW 9A.20.021.

24 <u>NEW SECTION.</u> **Sec. 12.** A new section is added to chapter 29.85 RCW 25 to read as follows:

A person is guilty of a gross misdemeanor punishable under chapter 9A.20 RCW who knowingly:

(1) Tampers with or impedes the use of any form of electronicvoting or vote recording system; or

30 (2) Tampers with or impedes access to any vote reporting or31 election results reporting system.

32 <u>NEW SECTION.</u> Sec. 13. RCW 29.33.340 (Election officials--33 Instruction, compensation, requirements) and 1990 c 59 s 29 & 1977 34 ex.s. c 361 s 69 are each repealed.

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