CERTIFICATION OF ENROLLMENT

SENATE BILL 6058

Chapter 187, Laws of 2018

(partial veto)

65th Legislature
2018 Regular Session

WRITE-IN VOTING

EFFECTIVE DATE: June 7, 2018

Passed by the Senate March 5, 2018
Yeas 46  Nays 3

Cyrus Habib
President of the Senate

Passed by the House March 1, 2018
Yeas 79  Nays 18

Frank Chopp
Speaker of the House of Representatives

Approved March 22, 2018 11:35 AM with the exception of Section 4, which is vetoed.

Certify

I, Brad Hendrickson, Secretary of the Senate of the State of Washington, do hereby certify that
the attached is SENATE BILL 6058 as passed by Senate and the House of
Representatives on the dates hereon set forth.

Brad Hendrickson
Secretary

FILED

March 26, 2018

JAY INSLEE
Governor of the State of Washington

Secretary of State
State of Washington
AN ACT Relating to write-in voting; and amending RCW 29A.24.091, 29A.24.311, 29A.60.021, and 29A.60.040.

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

Sec. 1. RCW 29A.24.091 and 2009 c 106 s 2 are each amended to read as follows:

(1) A filing fee of ten dollars shall accompany the declaration of candidacy for any office with a fixed annual salary of one thousand dollars or less. A filing fee equal to one percent of the annual salary of the office at the time of filing shall accompany the declaration of candidacy for any office with a fixed annual salary of more than one thousand dollars per annum. No filing fee need accompany a declaration of candidacy for precinct committee officer or any office for which compensation is on a per diem or per meeting attended basis, or any declaration of candidacy for a write-in candidate filed after the close of filing and more than eighteen days prior to a primary or election.

(2) A filing fee of twenty-five dollars shall accompany the declaration of candidacy for write-in candidates for any office with a fixed annual salary of one thousand dollars or less if filed eighteen days or less prior to a primary or election.
(3) A filing fee equal to one percent of the annual salary of the office at the time of filing shall accompany a declaration of candidacy for write-in candidates for any office with a fixed annual salary of more than one thousand dollars per annum if filed eighteen days or less prior to a primary or election.

(4) A candidate who lacks sufficient assets or income at the time of filing to pay the filing fee required by this section shall submit with his or her declaration of candidacy a filing fee petition. The petition shall contain not less than a number of signatures of registered voters equal to the number of dollars of the filing fee. The signatures shall be of voters registered to vote within the jurisdiction of the office for which the candidate is filing.

When the candidacy is for:

((41)) (a) A statewide office, the United States senate, or the United States house of representatives, the fee shall be paid to the secretary of state;

((42)) (b) A legislative or judicial office that includes territory from more than one county, the fee shall be paid to the secretary of state for equal division between the treasuries of the counties comprising the district;

((43)) (c) A legislative or judicial office that includes territory from only one county, the fee shall be paid to the county auditor;

((44)) (d) A city or town office, the fee shall be paid to the county auditor who shall transmit it to the city or town clerk for deposit in the city or town treasury.

Sec. 2. RCW 29A.24.311 and 2013 c 11 s 91 are each amended to read as follows:

(1) Any person who desires to be a write-in candidate (and have such votes counted at a primary or election may) shall file a declaration of candidacy with the officer designated in RCW 29A.24.070 not later than 8:00 p.m. on the day (ballots must be mailed according to RCW 29A.40.070)) of the primary or election. A write-in declaration of candidacy is timely if filed by this deadline. No votes shall be counted for a write-in candidate who has not properly filed a write-in declaration of candidacy. (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.)
(2) Votes cast for write-in candidates who have filed such declarations of candidacy 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, if the manner in which the write-in is done does not make the office or position clear.])

(3) No person may file as a write-in candidate where:
   (a) 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) was printed on the ballot for the same office at the preceding primary;
   (b) The person attempting to file as a write-in candidate has already filed a valid write-in declaration for that primary or election;
   (c) The name of the person attempting to file is already (appears) printed on the ballot as a candidate for another office, unless the other office is precinct committee officer or a temporary elected position, such as charter review board member or freeholder;
   (d) The office filed for is precinct committee (precinct) officer.

(4) 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. 3. RCW 29A.60.021 and 2012 c 89 s 4 are each amended to read as follows:
   (1) For any office, except precinct committee officer, at any election or primary, any voter may write in on the ballot the name of any person for an office. Votes must be individually tallied for a candidate who has filed as a write-in candidate for the office in the manner provided by RCW 29A.24.311 (and such vote shall be counted the same as if the name had been printed on the ballot and marked by the voter. No write-in vote made for any person who has not filed a declaration of candidacy pursuant to RCW 29A.24.311 is valid if that
person filed for the same office, either as a regular candidate or a write-in candidate, at the preceding primary. Any abbreviation used to designate office or position will be accepted if the canvassing board can determine, to its satisfaction, the voter's intent as long as the requirements of subsection (6), (7), or (8) of this section are met. No write-in vote for a declared write-in candidate may be rejected due to variation in the form of the name if the canvassing board can determine the person and office for which the voter intended to vote.

(2) The total number of write-in votes cast for each office must be recorded and reported with the canvass for the election.

(3) A write-in vote for an individual candidate for an office whose name is printed on the ballot for that same office is a valid vote for that candidate as long as the candidate's name is clearly discernible, even if the voter also marked a vote for that candidate such as to otherwise register an overvote. (These votes need not be tabulated unless: (a) The difference between the number of votes cast for the candidate apparently qualified to appear on the general election ballot or elected and the candidate receiving the next highest number of votes is less than the sum of the total number of write-in votes cast for the office plus the overvotes and undervotes recorded by the vote tabulating system; or (b) a manual recount is conducted for that office.)

(4) Write-in votes cast for an individual candidate for an office whose name does not appear on the ballot need not be individually tallied unless the candidate has filed a timely declaration of write-in candidacy.

(5) In the case of write-in candidates for a statewide office or any office whose jurisdiction encompasses more than one county, write-in votes for an individual candidate must be tallied when the county auditor is notified by the filing officer for that office that a candidate has filed a timely declaration of write-in candidacy. In all other cases, the county auditor determines when write-in votes must be tabulated.
tabulated)), in accordance with this section, whether a candidate has filed a timely declaration of write-in candidacy and thus, write-in votes must be individually tallied. (Any abstract of) The county canvassing board must certify write-in votes (must be modified to reflect the tabulation and certified by the canvassing board. Tabulation of write-in votes may be performed simultaneously with a recount) including the vote total received by a candidate that has filed a timely declaration of write-in candidacy if the requirements of subsection (6), (7), or (8) of this section are met. Final results must consolidate the vote total associated with each candidate after the canvassing board has reconciled any variation in the spelling of names for those candidates.

(6) In a primary, if the name of only a single candidate appears on the ballot for an office, and the total number of write-in votes cast for that office exceeds one percent of the total number of votes cast for that office, the individual write-in votes for each candidate who has filed a timely declaration of write-in candidacy must be canvassed and reported. Otherwise, individual tallying of write-in votes is not required.

(7) In a primary, if two or more candidates appear on the ballot for an office and the total number of write-in votes cast for that office exceeds the number of votes cast for the candidate with the second highest number of votes, then the individual write-in votes for each candidate who has filed a timely declaration of write-in candidacy must be canvassed and reported. Otherwise, individual tallying of write-in votes is not required.

(8) In a general election, if the total number of write-in votes cast for an office exceeds the number of votes cast for the candidate apparently elected to that office, then the individual write-in votes for each candidate who has filed a timely declaration of write-in candidacy must be canvassed and reported. Otherwise, individual tallying of write-in votes is not required.

*Sec. 4. RCW 29A.60.040 and 2011 c 10 s 47 are each amended to 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.

(These) Parts of a ballot are invalid and no votes may be counted for those issues or offices where:
(1) More votes are cast for the office or issue than are permitted by law;

(2) Write-in votes (do not contain all of the information required under RCW 29A.60.021) are cast for persons who did not file a timely declaration of candidacy pursuant to RCW 29A.24.031 or 29A.24.311; or (that)

(3) The 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 canvassing board can determine the issue for or against which or the person and the office for which the voter intended to vote.)

*Sec. 4 was vetoed. See message at end of chapter.*

Passed by the Senate March 5, 2018.
Passed by the House March 1, 2018.
Approved by the Governor March 22, 2018, with the exception of certain items that were vetoed.
Filed in Office of Secretary of State March 26, 2018.

Note: Governor's explanation of partial veto is as follows:
"I am returning herewith, without my approval as to Section 4, Senate Bill No. 6058 entitled:

"AN ACT Relating to write-in voting."

Section 4 creates an unintended extra administrative burden for some counties and is not needed for implementation purposes or to meet the intent of the bill.

For these reasons I have vetoed Section 4 of Senate Bill No. 6058. With the exception of Section 4, Senate Bill No. 6058 is approved."

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