Z-0926.1

SENATE BILL 6180

State of Washington 62nd Legislature 2012 Regular Session

By Senators Swecker, Nelson, and Sheldon; by request of Secretary of State

Read first time 01/13/12. Referred to Committee on Government Operations, Tribal Relations & Elections.

1 AN ACT Relating to reducing costs and inefficiencies in elections; 2 amending RCW 29A.04.235, 29A.04.240, 29A.08.030, 29A.08.110, 29A.08.125, 29A.08.610, 29A.08.620, 29A.12.130, 29A.32.070, 29A.32.210, 3 29A.32.241, 29A.32.280, 29A.52.220, 29A.60.165, 29A.64.061, 29A.72.010, 4 29A.72.025, 29A.72.070, and 29A.76.030; adding a new section to chapter 5 6 29A.08 RCW; recodifying RCW 29A.04.240; repealing RCW 29A.32.031, 7 29A.32.032, 29A.32.036, 29A.32.080, and 29A.52.011; and declaring an 8 emergency.

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

10 Sec. 1. RCW 29A.04.235 and 2011 c 10 s 8 are each amended to read 11 as follows:

The secretary of state shall ensure that ((each county auditor is 12 13 provided with)) the most recent version of the election laws of the 14 state, as contained in this title, and the most recent version of the 15 election administrative rules of the state, are posted on the agency's 16 web site for access by each county auditor and the public. ((Where amendments have been enacted after the last compilation of the election 17 18 laws, he or she shall ensure that each county auditor receives a copy 19 of those amendments before the next primary or election.))

1 Sec. 2. RCW 29A.04.240 and 2003 c 111 s 139 are each amended to 2 read as follows:

In order to encourage the broadest possible voting participation by all eligible citizens, the secretary of state shall produce voter registration information in the foreign languages required ((of state agencies)) by the voting rights act, 42 U.S.C. Sec. 1973aa-1a.

7 Sec. 3. RCW 29A.08.030 and 2009 c 369 s 7 are each amended to read 8 as follows:

9 The definitions set forth in this section apply throughout this 10 chapter, unless the context clearly requires otherwise.

(1) "Verification notice" means a notice sent by the county auditor or secretary of state to a voter registration applicant and is used to verify or collect information about the applicant in order to complete the registration. The verification notice must be designed to include a postage prepaid, preaddressed return form by which the applicant may verify or send information.

17 (2) "Acknowledgment notice" means a notice sent by nonforwardable 18 mail by the county auditor or secretary of state to a registered voter 19 to acknowledge <u>the disposition of</u> a voter registration ((transaction)) 20 <u>application</u>, which can include initial registration, transfer, or 21 reactivation of an inactive registration. An acknowledgment notice may 22 be a voter registration card.

(3) "Identification notice" means a notice sent to a provisionallyregistered voter to confirm the applicant's identity.

25 (4) "Confirmation notice" means a notice sent to a registered voter 26 by first-class forwardable mail at the address indicated on the voter's 27 permanent registration record and to any other address at which the county auditor or secretary of state could reasonably expect mail to be 28 29 received by the voter in order to confirm the voter's residence address. The confirmation notice must be designed to include a postage 30 31 prepaid, preaddressed return form by which the registrant may verify the address information. 32

33 Sec. 4. RCW 29A.08.110 and 2009 c 369 s 10 are each amended to 34 read as follows:

(1) An application is considered complete only if it contains theinformation required by RCW 29A.08.010. The applicant is considered to

be registered to vote as of the original date of mailing or date of 1 2 delivery, whichever is applicable. The auditor shall record the appropriate precinct identification, taxing district identification, 3 4 and date of registration on the voter's record in the state voter registration list. Any mailing address provided shall be used only for 5 б mail delivery purposes, and not for precinct assignment or residency 7 purposes. Within sixty days after the receipt of an application or 8 transfer, the auditor shall send an acknowledgment notice to the applicant((-)) by first-class nonforwardable mail((-, an acknowledgment)) 9 10 notice identifying the registrant's precinct and containing such other information as may be required by the secretary of state)). The postal 11 12 service shall be instructed not to forward a voter registration card to 13 any other address and to return to the auditor any card which is not 14 deliverable.

15 (2) If an application is not complete, the auditor shall promptly 16 mail a verification notice to the applicant. The verification notice 17 shall require the applicant to provide the missing information. If the 18 applicant provides the required information within forty-five days, the 19 applicant shall be registered to vote as of the original date of 20 application. The applicant shall not be placed on the official list of 21 registered voters until the application is complete.

22 **Sec. 5.** RCW 29A.08.125 and 2009 c 369 s 12 are each amended to 23 read as follows:

(1) The office of the secretary of state shall maintain a statewide
voter registration database. This database must be a centralized,
uniform, interactive computerized statewide voter registration list
that contains the name and registration information of every registered
voter in the state.

(2) The statewide list is the official list of registered votersfor the conduct of all elections.

31 (3) The statewide list must include, but is not limited to, the 32 name, date of birth, residence address, signature, gender, and date of 33 registration of every legally registered voter in the state.

34 (4) A unique identifier must be assigned to each registered voter35 in the state.

36 (5) The database must be coordinated with other government 37 databases within the state including, but not limited to, the

department of corrections, the department of licensing, the department of health, the administrative office of the courts, and county auditors. The database may also be coordinated with the databases of election officials in other states.

5 (6) Authorized employees of the secretary of state and each county 6 auditor must have immediate electronic access to the information 7 maintained in the database.

8 (7) Voter registration information received by each county auditor 9 must be electronically entered into the database. The office of the 10 secretary of state must provide support, as needed, to enable each 11 county auditor to enter and maintain voter registration information in 12 the state database.

13 (8) The secretary of state has data authority over all voter14 registration data.

15 (9) The voter registration database must be designed to accomplish 16 at a minimum, the following:

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(a) Comply with the help America vote act of 2002 (P.L. 107-252);

(b) Identify duplicate voter registrations;

19 (c) Identify suspected duplicate voters;

20 (d) Screen against any available databases maintained by other 21 government agencies to identify voters who are <u>registered more than</u> 22 <u>once, voting more than once, or</u> ineligible to vote due to a felony 23 conviction, lack of citizenship, or mental incompetence;

(e) Provide images of voters' signatures for the purpose ofchecking signatures on initiative and referendum petitions;

(f) Provide for a comparison between the voter registration
database and the department of licensing change of address database;

(g) Provide access for county auditors that includes the capabilityto update registrations and search for duplicate registrations; and

30 (h) Provide for the cancellation of registrations of voters who 31 have moved out of state.

(10) The secretary of state may, upon agreement with other appropriate jurisdictions, screen against any available databases maintained by election officials in other states and databases maintained by federal agencies including, but not limited to, the federal bureau of investigation, the federal court system, the federal bureau of prisons, and the bureau of citizenship and immigration

services to identify voters who are registered more than once, voting
 more than once, or ineligible to vote.

3 (11) The database shall retain information regarding previous
4 successful appeals of proposed cancellations of registrations in order
5 to avoid repeated cancellations for the same reason.

6 (12) Each county auditor shall maintain a list of all registered 7 voters within the county that are contained on the official statewide 8 voter registration list. In addition to the information maintained in 9 the statewide database, the county database must also maintain the 10 applicable taxing district and precinct codes for each voter in the 11 county, and a list of elections in which the individual voted.

12 (13) Each county auditor shall allow electronic access and 13 information transfer between the county's voter registration system and 14 the official statewide voter registration list.

15 Sec. 6. RCW 29A.08.610 and 2009 c 369 s 28 are each amended to 16 read as follows:

The secretary of state shall conduct an ongoing list maintenance program designed to detect persons registered in more than one county <u>or state</u>, or voting in more than one county ((in an election)) <u>or</u> <u>state</u>. This program must be applied uniformly throughout the state and must be nondiscriminatory in its application.

22 The office of the secretary of state shall search the statewide 23 voter registration list to find registered voters with the same date of birth and similar names. Once the potential duplicate registrations 24 25 are identified, the secretary of state shall refer the potential 26 duplicate registrations to the appropriate county auditors, who shall 27 compare the signatures on each voter registration record and, after 28 confirming that a duplicate registration exists properly resolve the 29 duplication.

If a voter is suspected of voting in two or more counties in an election, the county auditors in each county shall cooperate without delay to determine the voter's county of residence. The county auditor of the county of residence of the voter suspected of voting in two or more counties shall take action under RCW 29A.84.010 without delay.

35 **Sec. 7.** RCW 29A.08.620 and 2011 c 10 s 17 are each amended to read 36 as follows:

(1) Each county auditor must request change of address information
 from the postal service for all mail ballots.

3 (2) The county auditor shall transfer the registration of a voter 4 and send an acknowledgment notice to the new address informing the 5 voter of the transfer if change of address information received by the 6 county auditor from the postal service, the department of licensing, or 7 another agency designated to provide voter registration services 8 indicates that the voter has moved within the county.

9 (3) The county auditor shall place a voter on inactive status and 10 send to all known addresses a confirmation notice and a voter 11 registration application if change of address information received by 12 the county auditor from the postal service, the department of 13 licensing, or another agency designated to provide voter registration 14 services indicates that the voter has moved from one county to another.

15 (4) The county auditor shall place a voter on inactive status and 16 send to all known addresses a confirmation notice if any of the 17 following occur:

18 (a) Any document mailed by the county auditor to a voter is 19 returned by the postal service as undeliverable without address 20 correction information; or

(b) Change of address information received from the postal service, the department of licensing, or another ((state)) governmental agency designated to provide voter registration services indicates that the voter has moved out of the state.

25 Sec. 8. RCW 29A.12.130 and 2003 c 111 s 313 are each amended to 26 read as follows:

27 At least three days before each state primary or general election, the office of the ((secretary of state)) county auditor shall ((provide 28 29 for the conduct of)) test($(s \circ f)$) the programming for each vote tallying system to be used at that primary or general election. 30 The 31 test must verify that the system will correctly count the vote cast for all candidates and on all measures appearing on the ballot at that 32 primary or general election. The test shall verify the capability of 33 34 the vote tallying system to perform all of the functions that can 35 reasonably be expected to occur during conduct of that particular 36 primary or election. If any error is detected, the cause shall be

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determined and corrected, and an errorless total shall be produced
 before the primary or election.

Such tests shall be observed by at least one representative from 3 4 each major political party, if representatives have been appointed by the respective major political parties and are present at the test, and 5 shall be open to candidates, the press, and the public. б The county 7 auditor and any political party observers shall certify that the test 8 has been conducted in accordance with this section. Copies of this certification shall be retained by the ((secretary of state and the)) 9 10 county auditor. All programming materials, test results, and test ballots shall be securely sealed until the day of the primary or 11 12 general election.

13 Sec. 9. RCW 29A.32.070 and 2009 c 415 s 5 are each amended to read 14 as follows:

The secretary of state shall determine the format and layout of the voters' pamphlet published under RCW 29A.32.010. The secretary of state shall print the pamphlet in clear, readable type on a size, quality, and weight of paper that in the judgment of the secretary of state best serves the voters. The pamphlet must contain:

20 <u>(1) A</u> table of contents((. Measures and arguments must be printed 21 in the order specified by RCW 29A.72.290.

22 The voters' pamphlet must provide the following information)):

23 (2) For each statewide ((issue on the ballot except measures for an 24 advisory vote of the people whose requirements are provided in 25 subsection (11) of this section)) ballot measure, listed in the order 26 specified by RCW 29A.72.290:

27 (((+))) <u>(a)</u> The legal identification of the measure by serial 28 designation or number;

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(((2))) <u>(b)</u> The official ballot title of the measure;

30 (((3))) (c) A statement prepared by the attorney general explaining 31 the law as it presently exists;

32 (((4))) <u>(d)</u> A statement prepared by the attorney general explaining 33 the effect of the proposed measure if it becomes law;

34 (((5))) <u>(e)</u> The fiscal impact statement prepared under RCW 35 29A.72.025;

(((-6))) (f) The total number of votes cast for and against the

1 measure in the senate and house of representatives, if the measure has 2 been passed by the legislature;

3 ((((7))) (<u>g</u>) An argument advocating the voters' approval of the 4 measure together with any statement in rebuttal of the opposing 5 argument;

6 (((8))) (<u>h</u>) An argument advocating the voters' rejection of the 7 measure together with any statement in rebuttal of the opposing 8 argument; <u>and</u>

9 (((9))) <u>(i)</u> Each argument or rebuttal statement must be followed by 10 the names of the committee members who submitted them, and may be 11 followed by a telephone number <u>and web site</u> that citizens may ((call)) 12 use to obtain information on the ballot measure;

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(((10) The full text of the measure;

(11) Two pages shall be provided in the general election voters' 14 15 pamphlet for each measure for an advisory vote of the people under RCW 16 43.135.041 and shall consist of the serial number assigned by the secretary of state under RCW 29A.72.040, the short description 17 formulated by the attorney general under RCW 29A.72.283, the tax 18 increase's most up-to-date ten-year cost projection, including a 19 20 year by year breakdown, by the office of financial management under RCW 21 43.135.031, and the names of the legislators, and their contact information, and how they voted on the increase upon final passage so 22 23 they can provide information to, and answer questions from, the public. 24 For the purposes of this subsection, "names of legislators, and their contact information" includes each legislator's position (senator or 25 26 representative), first name, last name, party affiliation (for example, 27 Democrat or Republican), city or town they live in, office phone number, and office e-mail address)) (3) For candidate races: 28

(a) In even-numbered years, statements, if submitted, from 29 candidates for the office of president and vice president of the United 30 States, United States senator, United States representative, governor, 31 lieutenant governor, secretary of state, state treasurer, state 32 auditor, attorney general, commissioner of public lands, superintendent 33 of public instruction, insurance commissioner, state senator, state 34 representative, justice of the supreme court, judge of the court of 35 36 appeals, or judge of the superior court. Candidates may also submit campaign contact information and a photograph not more than five years 37

1 <u>old in a format that the secretary of state determines to be suitable</u>
2 <u>for reproduction in the voters' pamphlet;</u>

3 (b) In odd-numbered years, if any office voted upon statewide 4 appears on the ballot due to a vacancy, then statements and photographs 5 for candidates for any vacant statewide office listed in (a) of this

6 <u>subsection;</u>

7 (c) For partisan office, the political party preference of each 8 candidate who has expressed a party preference on his or her 9 declaration of candidacy;

10 <u>(4) Information on how to register to vote and update a</u> 11 <u>registration;</u>

12 (5) Contact information for the public disclosure commission 13 established under RCW 42.17A.100; and

14 (6) Any additional information pertaining to elections as may be 15 required by law or in the judgment of the secretary of state is deemed 16 informative to the voters.

17 Sec. 10. RCW 29A.32.210 and 2003 c 111 s 813 are each amended to 18 read as follows:

At least ninety days before any primary or general election, or at 19 20 least ((forty)) fifty days before any special election held under RCW ((29A.04.320)) <u>29A.04.321</u> or 29A.04.330, the legislative authority of 21 22 any county or first-class or code city may adopt an ordinance 23 authorizing the publication and distribution of a local voters' pamphlet. The pamphlet shall provide information on all measures 24 25 within that jurisdiction and may, if specified in the ordinance, 26 include information on candidates within that jurisdiction. If both a county and a first-class or code city within that county authorize a 27 local voters' pamphlet for the same election, the pamphlet shall be 28 29 produced jointly by the county and the first-class or code city. If no agreement can be reached between the county and first-class or code 30 city, the county and first-class or code city may each produce a 31 32 pamphlet. Any ordinance adopted authorizing a local voters' pamphlet may be for a specific primary, special election, or general election or 33 34 for any future primaries or elections. ((The format of any local 35 voters' pamphlet shall, whenever applicable, comply with the provisions 36 of this chapter regarding the publication of the state candidates' and 37 voters' pamphlets.))

1 Sec. 11. RCW 29A.32.241 and 2011 c 10 s 29 are each amended to 2 read as follows:

3 ((The)) <u>A printed and mailed</u> local voters' pamphlet shall include 4 but not be limited to the following:

5 (1) Appearing on the cover, the words "official local voters' 6 pamphlet," the name of the jurisdiction producing the pamphlet, and the 7 date of the election or primary;

8 (2) A list of jurisdictions that have measures or candidates in the 9 pamphlet;

10 (3) Information on how a person may register to vote and obtain a 11 ballot;

12 (4) ((The text of each measure accompanied by)) For each ballot 13 measure, an explanatory statement prepared by the prosecuting attorney 14 for any county measure or by the attorney for the jurisdiction submitting the measure if other than a county measure. All explanatory 15 statements for city, town, or district measures not approved by the 16 17 attorney for the jurisdiction submitting the measure shall be reviewed 18 and approved by the county prosecuting attorney or city attorney, when 19 applicable, before inclusion in the pamphlet; and

20 (5) The arguments for and against each measure submitted by 21 committees ((selected)) appointed pursuant to RCW 29A.32.280((; and

22 (6) For partisan primary elections, information on how to vote the 23 applicable ballot format and an explanation that minor political party 24 candidates and independent candidates will appear only on the general 25 election ballot)).

26 **Sec. 12.** RCW 29A.32.280 and 2003 c 111 s 820 are each amended to 27 read as follows:

For each measure from a unit of local government that is included 28 29 in a local voters' pamphlet, the legislative authority of that 30 jurisdiction shall((, not later than forty-five days before the 31 publication of the pamphlet,)) formally appoint a committee to prepare 32 arguments advocating ((voters')) approval of the measure and ((shall 33 formally appoint)) a committee to prepare arguments advocating ((voters')) rejection of the measure. The authority shall appoint 34 35 persons known to favor the measure to serve on the committee advocating 36 approval and shall, whenever possible, appoint persons known to oppose 37 the measure to serve on the committee advocating rejection. Each

committee shall have not more than three members, however, a committee may seek the advice of any person or persons. If the legislative authority of a unit of local government fails to make such appointments by the prescribed deadline, the county auditor shall whenever possible make the appointments. <u>Appointments and submission of arguments must</u> <u>occur by the deadlines established in administrative rule adopted</u> <u>pursuant to RCW 29A.32.230.</u>

8 Sec. 13. RCW 29A.52.220 and 2005 c 153 s 10 are each amended to 9 read as follows:

10 (1) No primary may be held for any single position in any ((city, 11 town, district, or district court, as required by RCW 29A.52.210)) 12 <u>nonpartisan office</u>, if, after the last day allowed for candidates to 13 withdraw, there are no more than two candidates filed for the position. 14 The county auditor shall, as soon as possible, notify all the 15 candidates so affected that the office for which they filed will not 16 appear on the primary ballot.

17 (2) No primary may be held for nonpartisan offices in any first-18 class city if the city:

(a) Is a qualifying city that has been certified to participate inthe pilot project authorized by RCW 29A.53.020; and

(b) Is conducting an election using the instant runoff votingmethod for the pilot project authorized by RCW 29A.53.020.

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(c) This subsection (2) expires July 1, 2013.

(3) No primary may be held for the office of commissioner of a park
 and recreation district or for the office of cemetery district
 commissioner.

(4) Names of candidates for offices that do not appear on the
 primary ballot shall be printed upon the general election ballot in the
 manner specified by RCW 29A.36.131.

30 Sec. 14. RCW 29A.60.165 and 2011 c 10 s 54 are each amended to 31 read as follows:

(1) If the voter neglects to sign the ballot declaration, <u>or the</u> handwriting of the signature on the ballot declaration does not match the handwriting of the signature in the voter registration file, the county auditor shall notify the voter by <u>telephone</u>, <u>e-mail</u>, <u>or</u> firstclass mail and advise the voter of the correct procedures for 1 completing the unsigned declaration. ((If the ballot is received 2 within three business days of the final meeting of the canvassing 3 board, or the voter has been notified by first-class mail and has not 4 responded at least three business days before the final meeting of the 5 canvassing board, then the auditor shall attempt to notify the voter by 6 telephone, using the voter registration record information.

7 (2)(a) If the handwriting of the signature on a ballot declaration 8 is not the same as the handwriting of the signature on the registration file, the auditor shall notify the voter by first-class mail, enclosing 9 10 a copy of the declaration, and advise the voter of the correct 11 procedures for updating his or her signature on the voter registration file. If the ballot is received within three business days of the 12 13 final meeting of the canvassing board, or the voter has been notified by first-class mail and has not responded at least three business days 14 15 before the final meeting of the canvassing board, then the auditor shall attempt to notify the voter by telephone, using the voter 16 17 registration record information.

18 (b)) (2) If the signature on a ballot declaration is not the same 19 as the signature on the registration file because the name is 20 different, the ballot may be counted as long as the handwriting is 21 clearly the same. The auditor shall send the voter a change-of-name 22 form under RCW 29A.08.440 and direct the voter to complete the form.

(((-))) (3) If the signature on a ballot declaration is not the same as the signature on the registration file because the voter used initials or a common nickname, the ballot may be counted as long as the surname and handwriting are clearly the same.

27 (((3))) (4) A voter may not cure a missing or mismatched signature 28 for purposes of counting the ballot in a recount.

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

36 **Sec. 15.** RCW 29A.64.061 and 2005 c 243 s 21 are each amended to 37 read as follows:

Upon completion of the canvass of 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 must be transmitted to the same officers who received the abstract on which the recount was based. <u>The results of the</u> recount may be certified by batch, instead of precinct, if the original count was processed by batch.

8 If the nomination, election, or issue for which the recount was 9 conducted was submitted only to the voters of a county, the canvassing 10 board shall file the amended abstract with the original results of that 11 election or primary.

12 If the nomination, election, or issue for which a recount was 13 conducted was submitted to the voters of more than one county, the secretary of state shall canvass the amended abstracts and shall file 14 an amended abstract with the original results of that election. 15 The 16 secretary of state may require that the amended abstracts be certified 17 by each canvassing board on a uniform date. An amended abstract certified under this section supersedes any prior abstract of the 18 results for the same offices or issues at the same primary or election. 19

20 Sec. 16. RCW 29A.72.010 and 2003 c 111 s 1802 are each amended to 21 read as follows:

If any legal voter of the state, either individually or on behalf of an organization, desires to petition the legislature to enact a proposed measure, or submit a proposed initiative measure to the people, or order that a referendum of all or part of any act, bill, or law, passed by the legislature be submitted to the people, he or she shall file with the secretary of state:

(1) A legible copy of the measure proposed, or the act or part of
 such act on which a referendum is desired((, accompanied by an));

30 (2) A signed affidavit, or electronic submission, that the sponsor 31 is a ((legal)) registered voter; and

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(3) A filing fee prescribed under RCW 43.07.120.

33 **Sec. 17.** RCW 29A.72.025 and 2009 c 415 s 7 are each amended to 34 read as follows:

The office of financial management, in consultation with the secretary of state, the attorney general, and any other appropriate

state or local agency, shall prepare a fiscal impact statement for each 1 2 of the following state ballot measures: (1) An initiative to the people that is certified to the ballot; (2) an initiative to the 3 4 legislature that will appear on the ballot; (3) an alternative measure appearing on the ballot that the legislature proposes to an initiative 5 6 to the legislature; (4) a referendum bill referred to voters by the legislature; and (5) a referendum measure appearing on the ballot. 7 8 Fiscal impact statements must be written in clear and concise language, 9 avoid legal and technical terms when possible, and be filed with the secretary of state no later than the tenth day of August. 10 Fiscal 11 impact statements may include easily understood graphics.

12 A fiscal impact statement must describe any projected increase or 13 decrease in revenues, costs, expenditures, or indebtedness that the state or local governments will experience if the ballot measure were 14 15 approved by state voters. Where appropriate, a fiscal impact statement may include both estimated dollar amounts and a description placing the 16 17 estimated dollar amounts into context. A fiscal impact statement must include ((both)) a summary ((of not to exceed one hundred words and)), 18 a more detailed statement ((that includes)), and, if applicable, how to 19 20 find additional information on the web site of the office of financial 21 management. The assumptions that were made to develop the fiscal impacts must be posted on the web site of the office of financial 22 23 management.

Fiscal impact statements must be available online from the secretary of state's web site and included in the state voters' pamphlet. ((Additional information may be posted on the web site of the office of financial management.))

28 **Sec. 18.** RCW 29A.72.070 and 2003 c 111 s 1808 are each amended to 29 read as follows:

30 Upon the filing of the ballot title and summary for a state 31 initiative or referendum measure in the office of secretary of state, 32 the secretary of state shall notify ((by telephone and by mail, and, if 33 requested, by other electronic means,)) the person proposing the 34 measure, ((the prime sponsor of a referendum bill or alternative to an 35 initiative to the legislature, the chief clerk of the house of 36 representatives, the secretary of the senate,)) and any other individuals who have made written request for such notification of the
 exact language of the ballot title and summary.

3 Sec. 19. RCW 29A.76.030 and 2003 c 111 s 1903 are each amended to 4 read as follows:

5 If the boundaries of any ((city, township, or rural precinct)) б electoral jurisdiction are changed in the manner provided by law, the 7 county auditor shall ((transfer)) update the registration ((cards)) records of every registered voter whose place of residence is affected 8 9 thereby ((to the files of the proper precinct, noting thereon the name 10 or number of the new precinct, or change the addresses, the precinct 11 names or numbers, and the special district designations for those 12 registered voters on the voter registration lists of the county)). Ιt 13 shall not be necessary for any registered voter whose ((residence)) 14 registration has been changed from one precinct to another, by a change of boundary, to apply to the ((registration officer)) county auditor 15 for a transfer of registration. The county auditor shall either make 16 personalized jurisdiction information available online, or mail a 17 18 notice to each ((registrant in the new precinct a notice that his or her precinct has been changed from to , and that 19 20 thereafter the registrant will be entitled to vote in the new precinct, 21 giving the name or number)) registered voter.

22 <u>NEW SECTION.</u> Sec. 20. RCW 29A.04.240 is recodified as a section 23 in chapter 29A.08 RCW.

24 <u>NEW SECTION.</u> **Sec. 21.** The following acts or parts of acts are 25 each repealed:

26 (1) RCW 29A.32.031 (Contents) and 2011 c 60 s 13, 2009 c 415 s 2,
27 2008 c 1 s 12, & 2004 c 271 s 121;

28 (2) RCW 29A.32.032 (Party preference) and 2005 c 2 s 11;

29 (3) RCW 29A.32.036 (Even year primary contents) and 2004 c 271 s 30 122;

31 (4) RCW 29A.32.080 (Amendatory style) and 2003 c 111 s 808; and

32 (5) RCW 29A.52.011 (Elections to fill unexpired term--No primary,
 33 when) and 2006 c 344 s 14 & 2004 c 271 s 172.

1 <u>NEW SECTION.</u> Sec. 22. This act is necessary for the immediate 2 preservation of the public peace, health, or safety, or support of the 3 state government and its existing public institutions, and takes effect 4 immediately.

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