AMENDMENTS TO ELECTION LAWS
2014 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Kraig Powell
Senate Sponsor:
LONG TITLE
General Description:
This bill allows an individual at least 16 years of age to serve as a receiving judge in an
election, prohibits a candidate's family member from serving as a poll worker, and
changes the write-in candidate deadline.
Highlighted Provisions:
This bill:
<ul> <li>allows an individual at least 16 years of age to serve as a receiving judge in a</li> </ul>
regular primary and a regular general election;
<ul> <li>prohibits a county legislative body from appointing a candidate's family member as</li> </ul>
a poll worker in a precinct where the candidate appears on the ballot;
<ul> <li>allows an individual at least 16 years of age to work as a receiving judge in a local</li> </ul>
election;
<ul> <li>prohibits a municipal legislative body or local district board from appointing a</li> </ul>
candidate's family member as a poll worker in a precinct where the candidate
appears on the ballot;
• establishes the write-in candidate deadline for a city of the fifth class or for a town
as 30 days before a municipal general election; and
<ul><li>makes technical changes.</li></ul>
Money Appropriated in this Bill:
None



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Otne	er Speciai Clauses:
	None
Utah	Code Sections Affected:
AME	ENDS:
	20A-5-601, as last amended by Laws of Utah 2007, Chapter 75
	20A-5-602, as last amended by Laws of Utah 2007, Chapters 75, 256, and 329
	20A-9-601, as last amended by Laws of Utah 2013, Chapters 317 and 402
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section 20A-5-601 is amended to read:
	20A-5-601. Poll workers Appointment for regular general elections and
prim	nary elections.
	(1) (a) By March 1 of each even-numbered year, each county clerk shall provide to the
coun	ty chair of each registered political party a list of the number of poll workers that the party
must	nominate for each voting precinct.
	(b) (i) By April 1 of each even-numbered year, the county chair and secretary of each
regis	tered political party shall file a list with the county clerk containing, for each voting
preci	nct, the names of [registered voters] individuals in the county who are willing to [be]
serve	e as poll workers, who are qualified to serve as poll workers in accordance with this
section	on, and who are competent and trustworthy.
	(ii) The county chair and secretary shall submit, for each voting precinct, names equal
in nu	mber to the number required by the county clerk plus one.
	(2) Each county legislative body shall provide for the appointment of [persons]
<u>indiv</u>	riduals to serve as poll workers at the regular primary election, the regular general election,
and t	he Western States Presidential Primary.
	(3) For regular general elections, each county legislative body shall provide for the
appo	intment of:
	(a) (i) three registered voters, or two registered voters and one individual at least 16
years	s of age, from the list to serve as receiving judges for each voting precinct when ballots
will l	be counted after the polls close; or
	(ii) three registered voters, or two registered voters and one individual at least 16 years

- of age, from the list to serve as receiving judges in each voting precinct and three registered voters from the list to serve as counting judges in each voting precinct when ballots will be counted throughout election day; and
- (b) three registered voters from the list for each 100 absentee ballots to be counted to serve as canvassing judges.
- (4) For regular primary elections and for the Western States Presidential Primary election, each county legislative body shall provide for the appointment of:
- (a) (i) two or three registered voters, or one or two registered voters and one [person 17 years old who will be 18 years old by the date of the next regular general election] individual at least 16 years of age, from the list to serve as receiving judges for each voting precinct when ballots will be counted after the polls close; or
- (ii) two or three registered voters, or one or two registered voters and one [person 17] years old who will be 18 years old by the date of the next regular general election] individual at least 16 years of age, from the list to serve as receiving judges in each voting precinct and two or three registered voters, or one or two registered voters and one [person] individual 17 years [old] of age who will be 18 years [old] of age by the date of the next regular general election, from the list to serve as counting judges in each voting precinct when ballots will be counted throughout election day; and
- (b) two or three registered voters, or one or two registered voters and one [person] individual 17 years [old] of age who will be 18 years [old] of age by the date of the next regular general election, from the list for each 100 absentee ballots to be counted to serve as canvassing judges.
  - (5) Each county legislative body may provide for the appointment of:
- (a) three registered voters from the list to serve as inspecting judges at the regular general election to observe the clerk's receipt and deposit of the ballots for safekeeping; and
- (b) two or three registered voters, or one or two registered voters and one [person] individual 17 years [old] of age who will be 18 years [old] of age by the date of the next regular general election, from the list to serve as inspecting judges at the regular primary election to observe the clerk's receipt and deposit of the ballots for safekeeping.
- (6) (a) For each set of three counting or receiving judges to be appointed for each voting precinct for the regular primary election, the regular general election, and the Western

States Presidential Primary election, the county legislative body shall ensure that:

- (i) two judges are appointed from the political party that cast the highest number of votes for governor, lieutenant governor, attorney general, state auditor, and state treasurer, excluding votes for unopposed candidates, in the voting precinct at the last regular general election before the appointment of the election judges; and
- (ii) one judge is appointed from the political party that cast the second highest number of votes for governor, lieutenant governor, attorney general, state auditor, and state treasurer, excluding votes for unopposed candidates, in the voting precinct at the last regular general election before the appointment of the election judges.
- (b) For each set of two counting or receiving judges to be appointed for each voting precinct for the regular primary election and Western States Presidential Primary election, the county legislative body shall ensure that:
- (i) one judge is appointed from the political party that cast the highest number of votes for governor, lieutenant governor, attorney general, state auditor, and state treasurer, excluding votes for unopposed candidates, in the voting precinct at the last regular general election before the appointment of the election judges; and
- (ii) one judge is appointed from the political party that cast the second highest number of votes for governor, lieutenant governor, attorney general, state auditor, and state treasurer, excluding votes for unopposed candidates, in the voting precinct at the last regular general election before the appointment of the election judges.
- (7) When the voting precinct boundaries have been changed since the last regular general election, the county legislative body shall ensure that:
- (a) for the regular primary election and the Western States Presidential Primary election, when the county legislative body is using three receiving, counting, and canvassing judges, and regular general election, not more than two of the judges are selected from the political party that cast the highest number of votes for the offices of governor, lieutenant governor, attorney general, state auditor, and state treasurer in the territory that formed the voting precinct at the time of appointment; and
- (b) for the regular primary election and the Western States Presidential Primary election, when the county legislative body is using two receiving, counting, and canvassing judges, not more than one of the judges is selected from the political party that cast the highest

121	number of votes for the offices of governor, lieutenant governor, attorney general, state auditor,
122	and state treasurer in the territory that formed the voting precinct at the time of appointment.
123	(8) The county legislative body shall provide for the appointment of any qualified
124	county voter as an election judge when:
125	(a) a political party fails to file the poll worker list by the filing deadline; or
126	(b) the list is incomplete.
127	(9) A registered voter of the county may serve as a poll worker in any voting precinct
128	of the county.
129	(10) A county legislative body may not appoint a candidate's parent, sibling, spouse,
130	child, mother-in-law, father-in-law, sister-in-law, brother-in-law, daughter-in-law, or
131	son-in-law to serve as a poll worker in a precinct where the candidate appears on the ballot.
132	[(10)] (11) If [a person] an individual serves as a poll worker outside the voting
133	precinct where the [person] individual is registered, that [person] individual may vote an
134	absentee voter ballot.
135	[(11)] (12) The county clerk shall fill all poll worker vacancies.
136	[(12)] (13) If a conflict arises over the right to certify the poll worker lists for any
137	political party, the county legislative body may decide between conflicting lists, but may only
138	select names from a properly submitted list.
139	[(13)] (14) The county legislative body shall establish compensation for poll workers.
140	[(14)] (15) The county clerk may appoint additional poll workers to serve in the polling
141	place as needed.
142	Section 2. Section 20A-5-602 is amended to read:
143	20A-5-602. Poll workers Appointment for local elections.
144	(1) At least 15 days before the date scheduled for any local election, the municipal
145	legislative body or local district board shall appoint or provide for the appointment of:
146	(a) in jurisdictions using paper ballots:
147	(i) three registered voters, or two registered voters and one [person 17 years old who
148	will be 18 years old by the date of the regular municipal election] individual at least 16 years of
149	age, who reside within the county to serve as poll workers for each voting precinct when the
150	ballots will be counted after the polls close; or
151	(ii) three registered voters, or two registered voters and one [ <del>person 17 years old who</del>

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will be 18 years old by the date of the regular municipal election] individual at least 16 years of age, who reside within the county to serve as receiving judges in each voting precinct and three registered voters, or two registered voters and one [person] individual 17 years [old] of age who will be 18 years [old] of age by the date of the regular municipal election, who reside within the county to serve as counting judges in each voting precinct when ballots will be counted throughout election day;

- (b) in jurisdictions using automated tabulating equipment, three registered voters, or two registered voters and one [person 17 years old who will be 18 years old by the date of the regular municipal election] individual at least 16 years of age, who reside within the county to serve as poll workers for each voting precinct;
- (c) in jurisdictions using voting machines, four registered voters, or three registered voters and one [person 17 years old who will be 18 years old by the date of the regular municipal election] individual at least 16 years of age, who reside within the county to serve as poll workers for each voting precinct; and
  - (d) in all jurisdictions:

- (i) at least one registered voter who resides within the county to serve as canvassing judge, if necessary; and
- (ii) as many alternate poll workers as needed to replace appointed poll workers who are unable to serve.
- (2) The municipal legislative body and local district board may not appoint any candidate's parent, sibling, spouse, child, [or in-law] mother-in-law, father-in-law, sister-in-law, brother-in-law, daughter-in-law, or son-in-law to serve as a poll worker [in the voting precinct where the candidate resides] in a precinct where the candidate appears on the ballot.
  - (3) The clerk shall:
- (a) prepare and file a list containing the name, address, voting precinct, and telephone number of each [person] individual appointed; and
- (b) make the list available in the clerk's office for inspection, examination, and copying during business hours.
- (4) (a) The municipal legislative body and local district board shall compensate poll workers for their services.

183	(b) The municipal legislative body and local district board may not compensate their
184	poll workers at a rate higher than that paid by the county to its poll workers.
185	Section 3. Section <b>20A-9-601</b> is amended to read:
186	20A-9-601. Qualifying as a write-in candidate.
187	(1) (a) Each person wishing to become a valid write-in candidate shall file a declaration
188	of candidacy in person, or through a designated agent for a candidate for president or vice
189	president of the United States, with the appropriate filing officer not later than 30 days before
190	the regular general election or:
191	(i) 60 days before a municipal general election in which the person intends to be a
192	write-in candidate[-] in a city of the first, second, third, or fourth class as described in Section
193	<u>10-2-301; or</u>
194	(ii) 30 days before a municipal general election in which the person intends to be a
195	write-in candidate in a city of the fifth class or a town as described in Section 10-2-301.
196	(b) (i) The form of the declaration of candidacy for all offices, except president of the
197	United States, is substantially as follows:
198	"State of Utah, County of
199	I,, declare my intention of becoming a candidate for the office of
200	for the district (if applicable). I do solemnly swear that: I will meet the
201	qualifications to hold the office, both legally and constitutionally, if selected; I reside at
202	in the City or Town of, Utah, Zip Code, Phone No; I will
203	not knowingly violate any law governing campaigns and elections; I will file all campaign
204	financial disclosure reports as required by law; and I understand that failure to do so will result
205	in my disqualification as a candidate for this office and removal of my name from the ballot.
206	The mailing address that I designate for receiving official election notices is
207	·
208	
209	Subscribed and sworn before me this(month\day\year).
210	Notary Public (or other officer qualified to administer oath)."
211	(ii) The form of the declaration of candidacy for president of the United States is
212	substantially as follows:
213	"State of Utah, County of

214	I,, declare my intention of becoming a candidate for the office of the
215	president of the United States. I do solemnly swear that: I will meet the qualifications to hold
216	the office, both legally and constitutionally, if selected; I reside at in the City
217	or Town of, State, Zip Code, Phone No; I will not knowingly violate
218	any law governing campaigns and elections. The mailing address that I designate for receiving
219	official election notices is I designate as
220	my vice presidential candidate.
221	
222	Subscribed and sworn before me this(month\day\year).
223	Notary Public (or other officer qualified to administer oath.)"
224	(iii) An agent designated to file a declaration of candidacy under Subsection (2) may
225	not sign the form described in Subsection (1)(b)(i) or (ii).
226	(c) (i) The filing officer shall:
227	(A) read to the candidate the constitutional and statutory requirements for the office;
228	and
229	(B) ask the candidate whether or not the candidate meets the requirements.
230	(ii) If the candidate cannot meet the requirements of office, the filing officer may not
231	accept the write-in candidate's declaration of candidacy.
232	(2) Notwithstanding the requirement in Subsection (1) to file a declaration of
233	candidacy in person, a person may designate an agent to file the declaration of candidacy in
234	person with the filing officer if:
235	(a) the person is located outside the state during the filing period because:
236	(i) of employment with the state or the United States; or
237	(ii) the person is a member of:
238	(A) the active or reserve components of the Army, Navy, Air Force, Marine Corps, or
239	Coast Guard of the United States who is on active duty;
240	(B) the Merchant Marine, the commissioned corps of the Public Health Service, or the
241	commissioned corps of the National Oceanic and Atmospheric Administration of the United
242	States; or
243	(C) the National Guard on activated status; and
244	(b) the person communicates with the filing officer using an electronic device that

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allows the person and filing officer to see and hear each other.

(3) By November 1 of each regular general election year, the lieutenant governor shall certify to each county clerk the names of all write-in candidates who filed their declaration of candidacy with the lieutenant governor.

Legislative Review Note as of 1-14-14 3:19 PM

Office of Legislative Research and General Counsel