1	PROVISIONAL BALLOT
2	2002 GENERAL SESSION
3	STATE OF UTAH
4	Sponsor: John W. Hickman
5	This act modifies the Election Code by establishing a procedure for certain persons to vote
6	a provisional ballot in Utah elections. This act changes the date for the local board of
7	canvassers to meet. This act makes technical corrections.
8	This act affects sections of Utah Code Annotated 1953 as follows:
9	AMENDS:
10	20A-1-102, as last amended by Chapter 241, Laws of Utah 2001
11	20A-2-307, as last amended by Chapter 24, Laws of Utah 1997
12	20A-3-101, as last amended by Chapter 328, Laws of Utah 2000
13	20A-3-104, as enacted by Chapter 1, Laws of Utah 1993
14	20A-3-105, as last amended by Chapter 73, Laws of Utah 2001
15	20A-4-101, as last amended by Chapter 228, Laws of Utah 1993
16	20A-4-102, as last amended by Chapter 3, Laws of Utah 2000
17	20A-4-103, as last amended by Chapter 2, Laws of Utah 1994
18	20A-4-104, as last amended by Chapter 340, Laws of Utah 1995
19	20A-4-106, as last amended by Chapter 75, Laws of Utah 2000
20	20A-4-301, as last amended by Chapter 22, Laws of Utah 1999
21	20A-9-806, as enacted by Chapter 22, Laws of Utah 1999
22	20A-9-808, as enacted by Chapter 22, Laws of Utah 1999
23	ENACTS:
24	20A-3-105.5 , Utah Code Annotated 1953
25	20A-4-107 , Utah Code Annotated 1953
26	20A-6-105 , Utah Code Annotated 1953
27	Be it enacted by the Legislature of the state of Utah:

28 Section 1. Section **20A-1-102** is amended to read: 29 20A-1-102. Definitions. 30 As used in this title: 31 (1) "Active voter" means a registered voter who has not been classified as an inactive voter 32 by the county clerk. 33 (2) "Automatic tabulating equipment" means apparatus that automatically examines and 34 counts votes recorded on paper ballots or ballot cards and tabulates the results. 35 (3) "Ballot" means the cardboard, paper, or other material upon which a voter records his 36 votes and includes ballot cards, paper ballots, and secrecy envelopes. 37 (4) "Ballot card" means a ballot that can be counted using automatic tabulating equipment. 38 (5) "Ballot label" means the cards, papers, booklet, pages, or other materials that contain 39 the names of offices and candidates and statements of ballot propositions to be voted on and which 40 are used in conjunction with ballot cards. 41 (6) "Ballot proposition" means opinion questions specifically authorized by the 42 Legislature, constitutional amendments, initiatives, referenda, and judicial retention questions that 43 are submitted to the voters for their approval or rejection. (7) "Board of canvassers" means the entities established by Sections 20A-4-301 and 44 45 20A-4-306 to canvass election returns. 46 (8) "Bond election" means an election held for the sole purpose of approving or rejecting the proposed issuance of bonds by a government entity. 47 48 (9) "Book voter registration form" means voter registration forms contained in a bound 49 book that are used by election officers and registration agents to register persons to vote. 50 (10) "By-mail voter registration form" means a voter registration form designed to be completed by the voter and mailed to the election officer. 51 52 (11) "Canvass" means the review of election returns and the official declaration of election 53 results by the board of canvassers. 54 (12) "Canvassing judge" means an election judge designated to assist in counting ballots 55 at the canvass. 56 (13) "Convention" means the political party convention at which party officers and 57 delegates are selected. 58 (14) "Counting center" means one or more locations selected by the election officer in

59 charge of the election for the automatic counting of ballots.

60 (15) "Counting judge" means a judge designated to count the ballots during election day.

61 (16) "Counting poll watcher" means a person selected as provided in Section 20A-3-201
62 to witness the counting of ballots.

(17) "Counting room" means a suitable and convenient private place or room, immediately
adjoining the place where the election is being held, for use by the counting judges to count ballots
during election day.

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(18) "County executive" has the meaning as provided in Subsection 68-3-12(2).

67 (19) "County legislative body" has the meaning as provided in Subsection 68-3-12(2).

68 (20) "County officers" means those county officers that are required by law to be elected.

(21) "Election" means a regular general election, a municipal general election, a statewide
 special election, a local special election, a regular primary election, a municipal primary election,
 and a special district election.

(22) "Election cycle" means the period beginning on the first day persons are eligible to
 file declarations of candidacy and ending when the canvass is completed.

- 74 (23) "Election judge" means each canvassing judge, counting judge, and receiving judge.
- 75 (24) "Election officer" means:

76 (a) the lieutenant governor, for all statewide ballots;

- (b) the county clerk or clerks for all county ballots and for certain special district and
 school district ballots as provided in Section 20A-5-400.5;
- (c) the municipal clerk for all municipal ballots and for certain special district and school
 district ballots as provided in Section 20A-5-400.5; and
- 81 (d) the special district clerk or chief executive officer for all special district ballots that are82 not part of a statewide, county, or municipal ballot.
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(25) "Election official" means any election officer, election judge, or satellite registrar.

84 (26) "Election returns" includes the pollbook, all affidavits of registration, the military and
85 overseas absentee voter registration and voting certificates, one of the tally sheets, any unprocessed
86 absentee ballots, all counted ballots, all excess ballots, all unused ballots, all spoiled ballots, the
87 ballot disposition form, and the total votes cast form.

88 (27) "Electronic voting system" means a system in which a voting device is used in
89 conjunction with ballots so that votes recorded by the voter are counted and tabulated by automatic

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90	tabulating equipment.
91	(28) "Inactive voter" means a registered voter who has been sent the notice required by
92	Section 20A-2-306 and who has failed to respond to that notice.
93	(29) "Inspecting poll watcher" means a person selected as provided in this title to witness
94	the receipt and safe deposit of voted and counted ballots.
95	(30) "Judicial office" means the office filled by any judicial officer.
96	(31) "Judicial officer" means any justice or judge of a court of record or any county court
97	judge.
98	(32) "Local election" means a regular municipal election, a local special election, a special
99	district election, and a bond election.
100	(33) "Local political subdivision" means a county, a municipality, a special district, or a
101	local school district.
102	(34) "Local special election" means a special election called by the governing body of a
103	local political subdivision in which all registered voters of the local political subdivision may vote.
104	(35) "Municipal executive" means:
105	(a) the city commission, city council, or town council in the traditional management
106	arrangement established by Title 10, Chapter 3, Part 1, Governing Body;
107	(b) the mayor in the council-mayor optional form of government defined in Section
108	10-3-1209; and
109	(c) the manager in the council-manager optional form of government defined in Section
110	10-3-1209.
111	(36) "Municipal general election" means the election held in municipalities and special
112	districts on the first Tuesday after the first Monday in November of each odd-numbered year for
113	the purposes established in Section 20A-1-202.
114	(37) "Municipal legislative body" means:
115	(a) the city commission, city council, or town council in the traditional management
116	arrangement established by Title 10, Chapter 3, Part 1, Governing Body;
117	(b) the municipal council in the council-mayor optional form of government defined in
118	Section 10-3-1209; and
119	(c) the municipal council in the council-manager optional form of government defined in
120	Section 10-3-1209.

121	(38) "Municipal officers" means those municipal officers that are required by law to be
122	elected.
123	(39) "Municipal primary election" means an election held to nominate candidates for
124	municipal office.
125	(40) "Official ballot" means the ballots distributed by the election officer to the election
126	judges to be given to voters to record their votes.
127	(41) "Official endorsement" means:
128	(a) the information on the ballot that identifies:
129	(i) the ballot as an official ballot;
130	(ii) the date of the election; and
131	(iii) the facsimile signature of the election officer; and
132	(b) the information on the ballot stub that identifies:
133	(i) the election judge's initials; and
134	(ii) the ballot number.
135	(42) "Official register" means the book furnished election officials by the election officer
136	that contains the information required by Section 20A-5-401.
137	(43) "Paper ballot" means a paper that contains:
138	(a) the names of offices and candidates and statements of ballot propositions to be voted
139	on; and
140	(b) spaces for the voter to record his vote for each office and for or against each ballot
141	proposition.
142	(44) "Political party" means an organization of registered voters that has qualified to
143	participate in an election by meeting the requirements of Title 20A, Chapter 8, Political Party
144	Formation and Procedures.
145	(45) "Polling place" means the building where residents of a voting precinct vote.
146	(46) "Position" means a square, circle, rectangle, or other geometric shape on a ballot in
147	which the voter marks his choice.
148	(47) "Posting list" means a list of registered voters within a voting precinct.
149	(48) "Provisional ballot" means a ballot voted provisionally by a person:
150	(a) whose name is not listed on the official register at the polling place; or
151	(b) whose legal right to vote is challenged as provided in this title.

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152	(49) "Provisional ballot envelope" means an envelope printed in the form required by
153	Section 20A-6-105 that is used to identify provisional ballots and to provide information to verify
154	a person's legal right to vote.
155	[(48)] (50) "Primary convention" means the political party conventions at which nominees
156	for the regular primary election are selected.
157	[(49)] (51) "Protective counter" means a separate counter, which cannot be reset, that is
158	built into a voting machine and records the total number of movements of the operating lever.
159	[(50)] (52) "Qualify" or "qualified" means to take the oath of office and begin performing
160	the duties of the position for which the person was elected.
161	[(51)] (53) "Receiving judge" means the election judge that checks the voter's name in the
162	official register, provides the voter with a ballot, and removes the ballot stub from the ballot after
163	the voter has voted.
164	[(52)] (54) "Registration days" means the days designated in Section 20A-2-203 when a
165	voter may register to vote with a satellite registrar.
166	[(53)] (55) "Registration form" means a book voter registration form and a by-mail voter
167	registration form.
168	(56) "Regular ballot" means a ballot that is not a provisional ballot.
169	[(54)] (57) "Regular general election" means the election held throughout the state on the
170	first Tuesday after the first Monday in November of each even-numbered year for the purposes
171	established in Section 20A-1-201.
172	[(55)] (58) "Regular primary election" means the election on the fourth Tuesday of June
173	of each even-numbered year, at which candidates of political parties and nonpolitical groups are
174	voted for nomination.
175	[(56)] (59) "Resident" means a person who resides within a specific voting precinct in
176	Utah.
177	[(57)] (60) "Sample ballot" means a mock ballot similar in form to the official ballot
178	printed and distributed as provided in Section 20A-5-405.
179	[(58)] (61) "Satellite registrar" means a person appointed under Section 20A-5-201 to
180	register voters and perform other duties.
181	[(59)] (62) "Scratch vote" means to mark or punch the straight party ticket and then mark
182	or punch the ballot for one or more candidates who are members of different political parties.

183 [(60)] (63) "Secrecy envelope" means the envelope given to a voter along with the ballot 184 into which the voter places the ballot after he has voted it in order to preserve the secrecy of the 185 voter's vote. 186 [(61)] (64) "Special district" means those local government entities created under the 187 authority of Title 17A. 188 [(62)] (65) "Special district officers" means those special district officers that are required 189 by law to be elected. 190 [(63)] (66) "Special election" means an election held as authorized by Section 20A-1-204. 191 [(64)] (67) "Spoiled ballot" means each ballot that: 192 (a) is spoiled by the voter; 193 (b) is unable to be voted because it was spoiled by the printer or the election judge; or 194 (c) lacks the official endorsement. 195 [(65)] (68) "Statewide special election" means a special election called by the governor 196 or the Legislature in which all registered voters in Utah may vote. 197 [(66)] (69) "Stub" means the detachable part of each ballot. 198 [(67)] (70) "Substitute ballots" means replacement ballots provided by an election officer 199 to the election judges when the official ballots are lost or stolen. 200 [(68)] (71) "Ticket" means each list of candidates for each political party or for each group 201 of petitioners. 202 [(69)] (72) "Transfer case" means the sealed box used to transport voted ballots to the 203 counting center. 204 [(70)] (73) "Vacancy" means the absence of a person to serve in any position created by 205 statute, whether that absence occurs because of death, disability, disqualification, resignation, or 206 other cause. 207 [(71)] (74) "Valid write-in candidate" means a candidate who has qualified as a write-in 208 candidate by following the procedures and requirements of this title. 209 [(72)] (75) "Voter" means a person who meets the requirements for voting in an election, 210 meets the requirements of election registration, is registered to vote, and is listed in the official 211 register book. 212 [(73)] (76) "Voting area" means the area within six feet of the voting booths, voting 213 machines, and ballot box.

214	[(74)] (77) "Voting booth" means the space or compartment within a polling place that is
215	provided for the preparation of ballots and includes the voting machine enclosure or curtain.
216	[(75)] <u>(78)</u> "Voting device" means:
217	(a) an apparatus in which ballot cards are used in connection with a punch device for
218	piercing the ballots by the voter;
219	(b) a device for marking the ballots with ink or another substance; or
220	(c) any other method for recording votes on ballots so that the ballot may be tabulated by
221	means of automatic tabulating equipment.
222	[(76)] (79) "Voting machine" means a machine designed for the sole purpose of recording
223	and tabulating votes cast by voters at an election.
224	[(77)] (80) "Voting poll watcher" means a person appointed as provided in this title to
225	witness the distribution of ballots and the voting process.
226	[(78)] (81) "Voting precinct" means the smallest voting unit established as provided by
227	law within which qualified voters vote at one polling place.
228	[(79)] (82) "Watcher" means a voting poll watcher, a counting poll watcher, and an
229	inspecting poll watcher.
230	[(80)] (83) "Western States Presidential Primary" means the election established in Title
231	20A, Chapter 9, Part 8.
232	[(81)] (84) "Write-in ballot" means a ballot containing any write-in votes.
233	[(82)] (85) "Write-in vote" means a vote cast for a person whose name is not printed on
234	the ballot according to the procedures established in this title.
235	Section 2. Section 20A-2-307 is amended to read:
236	20A-2-307. County clerks' instructions to election judges.
237	(1) Each county clerk shall instruct election judges to allow a voter to vote a regular ballot
238	if:
239	[(1)] (a) the voter has moved from one address within a voting precinct to another address
240	within the same voting precinct [if]: and
241	(b) the voter affirms the change of address orally or in writing before the election judges[;].
242	(2) Each county clerk shall instruct election judges to allow a person to vote a provisional
243	ballot if:
244	[(2)] (a) the voter [was] is registered to vote in another voting precinct but has changed

245	residence to the election judge's voting precinct [but has changed residence to a new voting
246	precinct that is in the same county and congressional district as the election judge's voting precinct]
247	and has not registered to vote in that [new] voting precinct; [or] and
248	[(3) the official register shows that the voter has moved to a new residence in a different
249	voting precinct, but the voter affirms, orally or in writing, that the voter still resides in the voting
250	precinct.]
251	(b) the election judge's voting precinct is in the same county and congressional district as
252	the voter's previous voting precinct.
253	Section 3. Section 20A-3-101 is amended to read:
254	20A-3-101. Residency and age requirements of voters.
255	(1) A person may vote in any regular general election or statewide special election if that
256	person:
257	(a) is a citizen of the United States;
258	(b) is a resident of Utah;
259	(c) will, on the date of that election:
260	(i) be at least 18 years old; and
261	(ii) have been a resident of Utah for 30 days immediately before that election; and
262	(d) has registered to vote.
263	(2) A person may vote in the Western States Presidential Primary election or a regular
264	primary election if that person:
265	(a) is a citizen of the United States;
266	(b) is a resident of Utah;
267	(c) will, on the date of that election:
268	(i) be at least 18 years old; and
269	(ii) have been a resident of Utah for 30 days immediately before that election;
270	(d) has registered to vote; and
271	(e) whose political party affiliation, or unaffiliated status, allows the voter to vote in the
272	election.
273	(3) A person may vote in a municipal general election, municipal primary, in a local
274	special election, in a special district election, and in a bond election if that person:
275	(a) is a citizen of the United States;

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276	(b) is a resident of Utah;
277	(c) is a resident of the local entity that is holding the election;
278	(d) will, on the date of the election:
279	(i) be at least 18 years old; and
280	(ii) have been a resident of Utah for 30 days immediately before the election; and
281	(e) has registered to vote.
282	[(4) If, as of the date of any election, a person has not resided within the voting precinct
283	for at least 20 days or has not registered to vote in that voting precinct, the person may vote at the
284	voting precinct in which he resided before he moved to the new voting precinct if:]
285	[(a) the person is legally registered in that voting precinct; and]
286	[(b) that voting precinct is in the same county and congressional district as the person's
287	new voting precinct.]
288	Section 4. Section 20A-3-104 is amended to read:
289	20A-3-104. Manner of voting.
290	(1) (a) Any registered voter desiring to vote shall give his name, and, if requested, his
291	residence, to one of the election judges.
292	(b) If an election judge does not know the person requesting a ballot and has reason to
293	doubt that person's identity, the judge shall request identification or have the voter identified by
294	a known registered voter of the district.
295	(c) If the [voter] person's right to vote is challenged as provided in Section 20A-3-202, the
296	judge shall [provide a ballot to the voter if the voter takes an oath that the grounds of the challenge
297	are false] follow the procedures and requirements of Section 20A-3-105.5.
298	(2) (a) When the voter is properly identified, the election judge in charge of the official
299	register shall check the official register to determine whether or not the person is registered to vote.
300	(b) [(i)] If the voter's name is not found on the official register [and, if it is not unduly
301	disruptive of the election process], the election judge shall [attempt to contact the county clerk's
302	office to request oral verification of the voter's registration] follow the procedures and
303	requirements of Section 20A-3-105.5.
304	[(ii) If oral verification is received from the county clerk's office, the judge shall record the
305	verification on the official register, perform the other administrative steps required by Subsection
306	(3), repeat the voter's name, hand the voter a ballot, and allow the voter to enter the voting booth.]

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307	(3) If the election judge determines that the voter is registered:
308	(a) the election judge in charge of the official register shall:
309	(i) write the ballot number opposite the name of the voter in the official register; and
310	(ii) direct the voter to sign his name in the election column in the official register;
311	(b) another judge shall list the ballot number and voter's name in the pollbook;
312	(c) the election judge having charge of the ballots shall:
313	(i) endorse his initials on the stub;
314	(ii) check the name of the voter on the pollbook list with the number of the stub;
315	(iii) hand the voter a ballot; and
316	(iv) allow the voter to enter the voting booth.
317	(4) Whenever the election officer is required to furnish more than one kind of official
318	ballot to the voting precinct, the election judges of that voting precinct shall give the registered
319	voter the kind of ballot that the voter is qualified to vote.
320	Section 5. Section 20A-3-105 is amended to read:
321	20A-3-105. Marking and depositing ballots.
322	(1) (a) If paper ballots are used, the voter, upon receipt of the ballot, shall go to a voting
323	booth and prepare the voter's ballot by marking the appropriate position with a mark opposite the
324	name of each candidate of the voter's choice for each office to be filled.
325	(b) A mark is not required opposite the name of a write-in candidate.
326	(c) If a ballot proposition is submitted to a vote of the people, the voter shall mark in the
327	appropriate square with a mark opposite the answer the voter intends to make.
328	(d) [The voter shall fold the ballot before] Before leaving the booth [so], the voter shall:
329	(i) fold the ballot so that its contents are concealed and the stub can be removed[-]; and
330	(ii) if the ballot is a provisional ballot, place the ballot in the provisional ballot envelope
331	and complete the information printed on the envelope.
332	(2) (a) (i) If ballot cards are used, the voter shall insert the ballot card into the voting
333	device and mark the ballot card according to the instructions provided on the device.
334	(ii) If the voter is issued a ballot card with a long stub without a secrecy envelope, the voter
335	shall record any write-in votes on the long stub.
336	(iii) If the voter is issued a ballot card with a secrecy envelope, the voter shall record any
337	write-in votes on the secrecy envelope.

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(b) After the voter has marked the ballot card, the voter shall either:
(i) place the ballot card inside the secrecy envelope, if one is provided; or
(ii) fold the long stub over the face of the ballot card to maintain the secrecy of the vote
if the voter is issued a ballot card with a long stub without a secrecy envelope.
(c) If the ballot is a provisional ballot, the voter shall place the ballot card in the
provisional ballot envelope and complete the information printed on the envelope.
(3) (a) After preparation of the ballot, the voter shall:

345 (i) leave the voting booth; and

- 346 (ii) announce his name to the election judge in charge of the ballot box.
- 347 (b) The election judge in charge of the ballot box shall:
- 348 (i) clearly and audibly announce the name of the voter and the number on the stub of the 349 voter's ballot;
- 350 (ii) if the stub number on the ballot corresponds with the number previously recorded in 351 the official register, and bears the initials of the election judge, remove the stub from the ballot; 352 and
- 353 (iii) return the ballot to the voter.
- 354 (c) The voter shall, in full view of the election judges, cast his vote by depositing the ballot 355 in the ballot box.
- 356 (d) (i) The election judge may not accept a ballot from which the stub has been detached.
- 357 (ii) The election judge shall treat a ballot from which the stub has been detached as a 358 spoiled ballot and shall provide the voter with a new ballot and dispose of the spoiled ballot as 359 provided in Section 20A-3-107.
- 360 (4) A voter voting a paper ballot in a regular primary election shall, after marking the 361 ballot:
- 362 (a) (i) if the ballot is designed so that the names of all candidates for all political parties 363 are on the same ballot, detach the part of the paper ballot containing the names of the candidates 364 of the party he has voted from the remainder of the paper ballot;
- 365 (ii) fold that portion of the paper ballot so that its face is concealed; and
- 366 (iii) deposit it in the ballot box; and
- 367 (b) (i) fold the remainder of the paper ballot, containing the names of the candidates of the 368 parties that the elector did not vote; and

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369	(ii) deposit it in a separate ballot box that is marked and designated as a blank ballot box.
370	(5) (a) Each voter shall mark and deposit the ballot without delay and leave the voting area
371	after voting.
372	(b) A voter may not:
373	(i) occupy a voting booth occupied by another, except as provided in Section 20A-3-108;
374	(ii) remain within the voting area more than ten minutes; or
375	(iii) occupy a voting booth for more than five minutes if all booths are in use and other
376	voters are waiting to occupy them.
377	(6) If the official register shows any voter as having voted, that voter may not reenter the
378	voting area during that election unless that voter is an election official or watcher.
379	(7) The election judges may not allow more than four voters more than the number of
380	voting booths into the voting area at one time unless those excess voters are:
381	(a) election officials;
382	(b) watchers; or
383	(c) assisting voters with a disability.
384	Section 6. Section 20A-3-105.5 is enacted to read:
385	<u>20A-3-105.5.</u> Manner of voting Provisional ballot.
386	(1) As used in this section:
387	(a) "Proof of identity" means some form of photo identification, such as a driver license
388	or identification card, that establishes a person's identity.
389	(b) "Proof of residence" means some official document or form, such as a driver license
390	or utility bill that establishes a person's residence.
391	(2) The election judges shall follow the procedures and requirements of this section when:
392	(a) the person's right to vote is challenged as provided in Section 20A-3-202; or
393	(b) the person's name is not found on the official register.
394	(3) When faced with one of the circumstances outlined in Subsection (2), the election
395	judge shall:
396	(a) request that the person provide proof of identity and proof of residency; and
397	(b) review the proof of identity and proof of residency provided by the person.
398	(4) If the election judge is satisfied that the person has established their identity and their
399	residence in the voting precinct:

400	(a) the election judge in charge of the official register shall:
401	(i) record in the official register the type of source documents that established the person's
402	proof of identity and proof of residency;
403	(ii) write the provisional ballot envelope number opposite the name of the voter in the
404	official register; and
405	(iii) direct the voter to sign his name in the election column in the official register;
406	(b) another judge shall list the ballot number and voter's name in the pollbook; and
407	(c) the election judge having charge of the ballots shall:
408	(i) endorse his initials on the stub;
409	(ii) check the name of the voter on the pollbook list with the number of the stub;
410	(iii) give the voter a ballot and a provisional ballot envelope; and
411	(iv) allow the voter to enter the voting booth.
412	(5) Whenever the election officer is required to furnish more than one kind of official
413	ballot to a voting precinct, the election judges of that voting precinct shall give the registered voter
414	the kind of ballot that the voter is qualified to vote.
415	Section 7. Section 20A-4-101 is amended to read:
416	20A-4-101. Counting paper ballots during election day.
417	(1) Each county legislative body or municipal legislative body that has voting precincts
418	that use paper ballots and each election judge in those voting precincts shall comply with the
419	requirements of this section.
420	(2) (a) Each county legislative body or municipal legislative body shall provide:
421	(i) two sets of ballot boxes for all voting precincts where both receiving and counting
422	judges have been appointed; and
423	(ii) a counting room for the use of the election judges counting the ballots during the day.
424	(b) At any election in any voting precinct in which both receiving and counting judges
425	have been appointed, when at least 20 votes have been cast, the receiving judges shall:
426	(i) close the first ballot box and deliver it to the counting judges; and
427	(ii) prepare and use another ballot box to receive voted ballots.
428	(c) Upon receipt of the ballot box, the counting judges shall:
429	(i) take the ballot box to the counting room;
430	(ii) count the votes on the regular ballots in the ballot box; [and]

431	(iii) place the provisional ballot envelopes in the envelope or container provided for them
432	for return to the election officer; and
433	[(iii)] (iv) when they have finished counting the votes in the ballot box, return the emptied
434	box to the receiving judges.
435	(d) (i) During the course of election day, whenever there are at least 20 ballots contained
436	in a ballot box, the receiving judges shall deliver that ballot box to the counting judges for
437	counting; and
438	(ii) the counting judges shall immediately count the regular ballots and segregate the
439	provisional ballots contained in that box.
440	(e) The counting judges shall continue to exchange the ballot boxes and count ballots until
441	the polls close.
442	(3) Counting poll watchers appointed as provided in Section 20A-3-201 may observe the
443	count.
444	(4) The counting judges shall apply the standards and requirements of Section 20A-4-104
445	to resolve any questions that arise as they count the ballots.
446	Section 8. Section 20A-4-102 is amended to read:
447	20A-4-102. Counting paper ballots after the polls close.
448	(1) (a) Except as provided in Subsection (2), as soon as the polls have been closed and the
449	last qualified voter has voted, the election judges shall count the ballots by performing the tasks
450	specified in this section in the order that they are specified.
451	(b) The election judges shall apply the standards and requirements of Section 20A-4-105
452	to resolve any questions that arise as they count the ballots.
453	(2) (a) First, the election judges shall count the number of ballots in the ballot box.
454	(b) (i) If there are more ballots in the ballot box than there are names entered in the
455	pollbook, the judges shall examine the official endorsements on the ballots.
456	(ii) If, in the unanimous opinion of the judges, any of the ballots do not bear the proper
457	official endorsement, the judges shall put those ballots in an excess ballot file and not count them.
458	(c) (i) If, after examining the official endorsements, there are still more ballots in the ballot
459	box than there are names entered in the pollbook, the judges shall place the remaining ballots back
460	in the ballot box.
461	(ii) One of the judges, without looking, shall draw a number of ballots equal to the excess

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from the ballot box.

462

463	(iii) The judges shall put those excess ballots into the excess ballot envelope and not count
464	them.
465	(d) When the ballots in the ballot box equal the number of names entered in the pollbook,
466	the judges shall count the votes.
467	(3) The judges shall:
468	(a) place all unused ballots in the envelope or container provided for return to the county
469	clerk or city recorder; and
470	(b) seal that envelope or container.
471	(4) The judges shall:
472	(a) place all of the provisional ballot envelopes in the envelope provided for them for
473	return to the election officer; and
474	(b) seal that envelope or container.
475	[(4)] (5) (a) In counting the votes, the election judges shall read and count each ballot
476	separately.
477	(b) In regular primary elections the judges shall:
478	(i) count the number of ballots cast for each party;
479	(ii) place the ballots cast for each party in separate piles; and
480	(iii) count all the ballots for one party before beginning to count the ballots cast for other
481	parties.
482	[(5)] (a) In all elections, the counting judges shall:
483	(i) count one vote for each candidate designated by the marks in the squares next to the
484	candidate's name;
485	(ii) count one vote for each candidate on the ticket beneath a marked circle, excluding any
486	candidate for an office for which a vote has been cast for a candidate for the same office upon
487	another ticket by the placing of a mark in the square opposite the name of that candidate on the
488	other ticket;
489	(iii) count each vote for each write-in candidate who has qualified by filing a declaration
490	of candidacy under Section 20A-9-601;
491	(iv) read every name marked on the ballot and mark every name upon the tally sheets
492	before another ballot is counted;

493	(v) evaluate each ballot and each vote based on the standards and requirements of Section
494	20A-4-105;
495	(vi) write the word "spoiled" on the back of each ballot that lacks the official endorsement
496	and deposit it in the spoiled ballot envelope; and
497	(vii) read, count, and record upon the tally sheets the votes that each candidate and ballot
498	proposition received from all ballots, except excess or spoiled ballots.
499	(b) Election judges need not tally write-in votes for fictitious persons, nonpersons, or
500	persons clearly not eligible to qualify for office.
501	(c) The judges shall certify to the accuracy and completeness of the tally list in the space
502	provided on the tally list.
503	(d) When the judges have counted all of the voted ballots, they shall record the results on
504	the total votes cast form.
505	[(6)] (7) Only election judges and counting poll watchers may be present at the place
506	where counting is conducted until the count is completed.
507	Section 9. Section 20A-4-103 is amended to read:
508	20A-4-103. Preparing ballot cards for the counting center.
509	(1) (a) In voting precincts using ballot cards, as soon as the polls have been closed and the
510	last qualified voter has voted, the election judges shall prepare the ballot cards for delivery to the
511	counting center as provided in this section.
512	(b) The election judges, election officers, and other persons may not manually count any
513	votes before delivering the ballots to the counting center.
514	(2) The judges shall:
515	(a) place all of the provisional ballot envelopes in the envelope or container provided for
516	them for return to the counting center; and
517	(b) seal that envelope or container.
518	[(2)] (3) (a) The judges shall check each secrecy envelope to see if either contains any
519	write-in votes.
520	(b) If a secrecy envelope does not contain any write-in votes, the election judges shall
521	remove the ballot card from the secrecy envelope.
522	(c) If a secrecy envelope contains any write-in votes, the election judges may not separate
523	the ballot card from the secrecy envelope.

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524 $\left[\frac{(3)}{(3)}\right]$ (4) The election judges shall place: 525 (a) the voted ballot cards and one copy of the statement of disposition of ballots in the 526 transfer case; 527 (b) the other copy of the statement of disposition of ballots, the pollbook, any unprocessed 528 absentee ballots, the judges' pay vouchers, the official register, and the spoiled ballot envelope in 529 the carrier envelope provided; and 530 (c) the other election materials in the election supply box. 531 Section 10. Section 20A-4-104 is amended to read: 532 20A-4-104. Counting ballots electronically. 533 (1) (a) Before beginning to count ballot cards using automatic tabulating equipment, the 534 election officer shall test the automatic tabulating equipment to ensure that it will accurately count 535 the votes cast for all offices and all measures. 536 (b) The election officer shall publish public notice of the time and place of the test at least 537 48 hours before the test in one or more daily or weekly newspapers of general circulation published 538 in the county, municipality, or jurisdiction where the equipment is used. 539 (c) The election officer shall conduct the test by processing a preaudited group of ballot 540 cards. 541 (d) The election officer shall ensure that: 542 (i) a predetermined number of valid votes for each candidate and measure are recorded on 543 the ballot cards: 544 (ii) for each office, one or more ballot cards have votes in excess of the number allowed 545 by law in order to test the ability of the automatic tabulating equipment to reject those votes; and 546 (iii) a different number of valid votes are assigned to each candidate for an office, and for 547 and against each measure. 548 (e) If any error is detected, the election officer shall determine the cause of the error and 549 correct it. 550 (f) The election officer shall ensure that: 551 (i) the automatic tabulating equipment produces an errorless count before beginning the 552 actual counting; and 553 (ii) the automatic tabulating equipment passes the same test at the end of the count before 554 the election returns are approved as official.

555	(2) (a) The election officer or his designee shall supervise and direct all proceedings at the
556	counting center.
557	(b) (i) Proceedings at the counting center are public and may be observed by interested
558	persons.
559	(ii) Only those persons authorized to participate in the count may touch any ballot, ballot
560	card, or return.
561	(c) The election officer shall deputize and administer an oath or affirmation to all persons
562	who are engaged in processing and counting the ballots that they will faithfully perform their
563	assigned duties.
564	(d) (i) Counting poll watchers appointed as provided in Section 20A-3-201 may observe
565	the testing of equipment and actual counting of the ballot cards.
566	(ii) Those counting poll watchers may make independent tests of the equipment before or
567	after the vote count as long as the testing does not interfere in any way with the official tabulation
568	of the ballot cards.
569	(3) If any ballot card is damaged or defective so that it cannot properly be counted by the
570	automatic tabulating equipment, the election officer shall:
571	(a) cause a true duplicate copy of the ballot card to be made with an identifying serial
572	number;
573	(b) substitute the duplicate for the damaged ballot card;
574	(c) label the duplicate ballot card "duplicate"; and
575	(d) record the duplicate ballot card's serial number on the damaged or defective ballot card.
576	(4) The election officer may:
577	(a) conduct an unofficial count before conducting the official count in order to provide
578	early unofficial returns to the public;
579	(b) release unofficial returns from time to time after the polls close; and
580	(c) report the progress of the count for each candidate during the actual counting of ballots.
581	(5) The election officer shall review and evaluate the provisional ballot envelopes and
582	prepare any valid provisional ballots for counting as provided in Section 20A-4-107.
583	[(5)] (a) The election officer or his designee shall:
584	(i) separate, count, and tabulate any ballots containing valid write-in votes; and
585	(ii) complete the standard form provided by the clerk for recording valid write-in votes.

- 586 (b) In counting the write-in votes, if, by casting a valid write-in vote, a voter has cast more 587 votes for an office than that voter is entitled to vote for that office, the judges shall count the valid 588 write-in vote as being the obvious intent of the voter. 589 $\left[\frac{(6)}{(7)}\right]$ (a) The election officer shall certify the return printed by the automatic tabulating 590 equipment, to which have been added write-in and absentee votes, as the official return of each 591 voting precinct. 592 (b) Upon completion of the count, the election officer shall make official returns open to 593 the public.
- 594 [(7)] (8) If for any reason it becomes impracticable to count all or a part of the ballot cards
 595 with tabulating equipment, the election officer may direct that they be counted manually according
 596 to the procedures and requirements of this part.
- 597 [(8)] (9) After the count is completed, the election officer shall seal and retain the 598 programs, test materials, and ballots as provided in Section 20A-4-202.

599 Section 11. Section **20A-4-106** is amended to read:

- 600 **20A-4-106.** Paper ballots -- Sealing.
- 601 (1) (a) (i) At all elections using paper ballots, as soon as the counting judges have read and 602 tallied the ballots, they shall string the counted, excess, and spoiled ballots on separate strings.
- 603 (ii) After the ballots are strung, they may not be examined by anyone, except when604 examined during a recount conducted under the authority of Section 20A-4-401.
 - (b) The judges shall carefully seal all of the strung ballots in a strong envelope.
- 606 (2) (a) For regular primary elections, after all the ballots have been counted, certified to,
 607 and strung by the judges, they shall seal the ballots cast for each of the parties in separate
 608 envelopes.
- 609 (b) The judges shall:
- (i) seal each of the envelopes containing the votes of each of the political parties in one
- 611 large envelope; and

605

- 612 (ii) return that envelope to the county clerk.
- 613 (c) The judges shall:
- (i) destroy the ballots in the blank ballot box; or
- 615 (ii) if directed to do so by the election officer, return them to the election officer for616 destruction.

617	(3) As soon as the judges have counted all the votes and sealed the ballots they shall sign
618	and certify the pollbooks.
619	(4) (a) The judges, before they adjourn, shall:
620	(i) enclose and seal the official register, the posting book, the pollbook, all affidavits of
621	registration received by them, the ballot disposition form, the military and overseas absentee voter
622	registration and voting certificates, one of the tally sheets, and any unprocessed absentee ballots
623	in a strong envelope or pouch;
624	(ii) ensure that all counted ballots, all excess ballots, and all spoiled ballots have been
625	strung and placed in a separate envelope or pouch as required by Subsection (1);
626	(iii) place all unused ballots, all spoiled ballots, one tally list, and a copy of the ballot
627	disposition form in a separate envelope or pouch; and
628	(iv) place all provisional ballots in a separate envelope or pouch; and
629	[(iv)] (v) place the total votes cast form and the judges' vouchers requesting compensation
630	for services rendered in a separate pouch.
631	(b) Before enclosing the official register in the envelope or pouch, the election judges shall
632	certify it substantially as follows:
633	"We, the undersigned, judges of election for precinct, (jurisdiction),
634	Utah, certify that the required entries have been made for the election held
635	(month\day\year), including:
636	a list of the ballot numbers for each voter;
637	the voters' signatures, except where a judge has signed for the absentee voters;
638	a list of information surrounding a voter who is challenged,
639	including any affidavits; and
640	a notation for each time a voter was assisted with a ballot."
641	(5) Each judge shall:
642	(a) write his name across the seal of each envelope or pouch;
643	(b) mark on the exterior of the envelope or pouch:
644	(i) the word "ballots" or "returns" or "unused ballots," or "provisional ballots" or other
645	words plainly indicating the contents of the packages; and
646	(ii) the number of the voting precinct.
647	Section 12. Section 20A-4-107 is enacted to read:

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648	20A-4-107. Review and disposition of provisional ballot envelopes.
649	(1) (a) Upon receipt of provisional ballot envelopes, the election officer shall review the
650	affirmation on the face of each provisional ballot envelope and determine if the person signing the
651	affirmation is a registered voter and legally entitled to vote the ballot that the voter voted.
652	(b) If the election officer determines that the person is not a registered voter or is not
653	legally entitled to vote the ballot that the voter voted, the election officer shall retain the ballot
654	envelope, unopened, for the period specified in Section 20A-4-202 unless ordered by a court to
655	produce or count it.
656	(c) If the election officer determines that the person is a registered voter and is legally
657	entitled to vote the ballot that the voter voted, the election officer shall remove the ballot from the
658	provisional ballot envelope and place the ballot with the absentee ballots to be counted with those
659	ballots at the canvass.
660	(2) If the election officer determines that the person is a registered voter, the election
661	officer shall ensure that the voter registration records are updated to reflect the information
662	provided on the provisional ballot envelope.
663	Section 13. Section 20A-4-301 is amended to read:
664	20A-4-301. Board of canvassers.
664 665	20A-4-301. Board of canvassers.(1) (a) Each county legislative body is the board of county canvassers for the county and
665	(1) (a) Each county legislative body is the board of county canvassers for the county and
665 666	(1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county.
665 666 667	(1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county.(b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall
665 666 667 668	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon
665 666 667 668 669	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the [Monday] second Friday after the election.
665 666 667 668 669 670	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the [Monday] second Friday after the election. (ii) When canvassing returns for the Western States Presidential Primary, the board of
665 666 667 668 669 670 671	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the [Monday] second Friday after the election. (ii) When canvassing returns for the Western States Presidential Primary, the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body.
665 667 668 669 670 671 672	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the [Monday] second Friday after the election. (ii) When canvassing returns for the Western States Presidential Primary, the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the Thursday after the election.
665 666 667 668 669 670 671 672 673	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the [Monday] second Friday after the election. (ii) When canvassing returns for the Western States Presidential Primary, the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the Thursday after the election. (c) If one or more of the county legislative body fails to attend the meeting of the board
665 667 668 669 670 671 672 673 674	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the [Monday] second Friday after the election. (ii) When canvassing returns for the Western States Presidential Primary, the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the Thursday after the election. (c) If one or more of the county legislative body fails to attend the meeting of the board of county canvassers, the remaining members shall replace the absent member by appointing in
 665 666 667 668 669 670 671 672 673 674 675 	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the [Monday] second Friday after the election. (ii) When canvassing returns for the Western States Presidential Primary, the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the Thursday after the election. (c) If one or more of the county legislative body fails to attend the meeting of the board of county canvassers, the remaining members shall replace the absent member by appointing in the order named:
 665 666 667 668 669 670 671 672 673 674 675 676 	 (1) (a) Each county legislative body is the board of county canvassers for the county and for each special district whose election is conducted by the county. (b) (i) Except as provided in Subsection (1)(b)(ii), the board of county canvassers shall meet to canvass the returns at the usual place of meeting of the county legislative body, at noon on the [Monday] second Friday after the election. (ii) When canvassing returns for the Western States Presidential Primary, the board of county legislative body, at noon on the Thursday after the election. (c) If one or more of the county legislative body fails to attend the meeting of the board of county canvassers, the remaining members shall replace the absent member by appointing in the order named: (i) the county treasurer;

679	(d) The board of county canvassers shall always consist of three acting members.
680	(e) The county clerk is the clerk of the board of county canvassers.
681	(2) (a) The mayor and the municipal legislative body are the board of municipal canvassers
682	for the municipality.
683	(b) The board of municipal canvassers shall meet to canvass the returns at the usual place
684	of meeting of the municipal legislative body no sooner than three days and no later than seven days
685	after the election.
686	(3) (a) This part does not apply to bond elections.
687	(b) Persons responsible for canvassing bond elections shall comply with the canvassing
688	procedures and requirements of Title 11, Chapter 14, Utah Municipal Bond Act.
689	Section 14. Section 20A-6-105 is enacted to read:
690	20A-6-105. Provisional ballot envelopes.
691	Each election officer shall ensure that provisional ballot envelopes are printed in
692	substantially the following form:
693	"AFFIRMATION
694	Name of Voter
695	<u>First</u> <u>Middle</u> <u>Last</u>
696	Driver License or Identification Card Number
697	Date of Birth
698	Street Address of Principal Place of Residence
699	
700	<u>City</u> <u>County</u> <u>State</u> <u>Zip Code</u>
701	Telephone Number (optional)
702	Last four digits of Social Security Number (optional)
703	Place of Birth
704	Last former address at which I was registered to vote (if known)
705	
706	<u>City</u> <u>County</u> <u>State</u> <u>Zip Code</u>
707	Voting Precinct (if known)
708	I, (please print your full name) do solemnly swear or
709	<u>affirm:</u>

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710	1. that I am currently registered to vote in, County, Utah; that
711	I have not moved out of the county since the date of the original registration; that I have not voted
712	in this election in any other precinct; and that I request that I be permitted to vote in this election
713	in this precinct:
714	2. that on or about (Date), I completed a voter registration
715	application at (please indicate the office at which you
716	completed the voter registration application, for example, Human Services, Driver License, etc.,
717	or, if you filled out a mail-in registration form, please indicate.);
718	3. that I have previously registered to vote in , County, Utah; that
719	I have not resided outside of that county since completing that registration; and that I am entitled
720	to vote today; and
721	4. subject to penalty of law for false statements, that the information contained in this form
722	is true, and that I am a citizen of the United States and a resident of Utah, residing at the above
723	address; and that I am at least 18 years old and have resided in Utah for the 30 days immediate
724	before this election.
725	Signed
726	Dated
727	Section 15. Section 20A-9-806 is amended to read:
728	20A-9-806. Ballots.
729	(1) The lieutenant governor, together with county clerks, suppliers of election materials,
730	and representatives of registered political parties, shall:
731	(a) develop paper ballots, ballot labels, [and] ballot cards, and provisional ballot envelopes
732	to be used in Utah's Western States Presidential Primary;
733	(b) ensure that the paper ballots, ballot labels, [and] ballot cards, and provisional ballot
734	envelopes comply generally with the requirements of Title 20A, Chapter 6, Part 1, General
735	Requirements for All Ballots; and
736	(c) provide voting booths, election records and supplies, and ballot boxes for each voting
737	precinct as required by Section 20A-5-403.
738	(2) (a) Notwithstanding the requirements of Subsections (1)(b) and (c), Title 20A, Chapter
739	6, Part 1, General Requirements for All Ballots, and Section 20A-5-403, the lieutenant governor,
739 740	6, Part 1, General Requirements for All Ballots, and Section 20A-5-403, the lieutenant governor, together with county clerks, suppliers of election materials, and representatives of registered

741	political parties shall ensure that the paper ballots, ballot labels, ballot cards, provisional ballot
742	envelopes, and voting booths, election records and supplies, and ballot boxes:
743	(i) facilitate the distribution, voting, and tallying of ballots in a closed primary;
744	(ii) simplify the task of election judges, particularly in determining a voter's party
745	affiliation;
746	(iii) minimize the possibility of spoiled ballots due to voter confusion; and
747	(iv) protect against fraud.
748	(b) To accomplish the requirements of this Subsection (2), the lieutenant governor, county
749	clerks, suppliers of election materials, and representatives of registered political parties shall:
750	(i) mark, prepunch, or otherwise identify ballot cards as being for a particular registered
751	political party; and
752	(ii) instruct persons counting the ballots to count only those votes for candidates from the
753	registered political party whose ballot the voter received.
754	(c) To accomplish the requirements of this Subsection (2), the lieutenant governor, county
755	clerks, suppliers of election materials, and representatives of registered political parties may:
756	(i) notwithstanding the requirements of Sections 20A-6-101 and 20A-6-102, use different
757	colored ballot cards for each registered political party;
758	(ii) place ballot labels for each registered political party in different voting booths and
759	direct voters to the particular voting booth for the political party whose ballot they are voting; or
760	(iii) consider other means of accomplishing the objectives outlined in Subsection (2)(a).
761	Section 16. Section 20A-9-808 is amended to read:
762	20A-9-808. Voting.
763	(1) As used in this section:
764	(a) "Proof of identity" means some form of photo identification, such as a driver license
765	or identification card, that establishes a person's identity.
766	(b) "Proof of residence" means some official document or form, such as a driver license
767	or utility bill that establishes a person's residence.
768	[(1)] (2) (a) Any registered voter desiring to vote at the Western States Presidential
769	Primary shall give his name, the name of the registered political party whose ballot the voter
770	wishes to vote, and, if requested, his residence, to one of the election judges.
771	(b) If an election judge does not know the person requesting a ballot and has reason to

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doubt that person's identity, the judge shall request identification or have the voter identified bya known registered voter of the district.

(c) If the [voter] person's right to vote is challenged as provided in Section 20A-3-202, the
judge shall [provide a ballot to the voter if the voter takes an oath that the grounds of the challenge
are false] follow the procedures and requirements of Section 20A-3-105.5.

- 777 [(2)] (3) (a) (i) When the voter is properly identified, the election judge in charge of the
 778 official register shall check the official register to determine:
- 779

(A) whether or not the person is registered to vote; and

(B) whether or not the person's party affiliation designation in the official register allowsthe voter to vote the ballot that the voter requested.

(ii) If the official register does not affirmatively identify the voter as being affiliated with
a registered political party or if the official register identifies the voter as being "unaffiliated," the
voter shall be considered to be "unaffiliated."

(b) [(i)] If the voter's name is not found on the official register [and, if it is not unduly
disruptive of the election process], the election judge shall [attempt to contact the county clerk's
office to request oral verification of the voter's registration] follow the procedures and
requirements of Section 20A-3-105.5.

[(ii) If oral verification is received from the county clerk's office, the judge shall record the
 verification on the official register, determine the voter's party affiliation and the ballot that the
 voter is qualified to vote, and perform the other administrative steps required by Subsection (3).]

(c) (i) Except as provided in Subsection (3)(c)(ii), if the voter's political party affiliation
listed in the official register does not allow the voter to vote the ballot that the voter requested, the
election judge shall inform the voter of that fact and inform the voter of the ballot or ballots that
the voter's party affiliation does allow the voter to vote.

(ii) (A) If the voter is listed in the official register as "unaffiliated," or if the official register
does not affirmatively identify the voter as either "unaffiliated" or affiliated with a registered
political party, and the voter, as an "unaffiliated" voter, is not authorized to vote the ballot that the
voter requests, the election judge shall ask the voter if the voter wishes to affiliate with the
registered political party whose ballot the voter requested, vote another registered political party
ballot that the voter, as "unaffiliated," is authorized to vote, or remain "unaffiliated."

802

(B) If the voter wishes to affiliate with the registered political party whose ballot the voter

803	requested, the election judge shall enter in the official register the voter's new party affiliation and
804	proceed as required by Subsection [(3)] (4).
805	(C) If the voter wishes to vote another registered political party ballot that the unaffiliated
806	voter is authorized to vote, the election judge shall proceed as required by Subsection [(3)] (4).
807	(D) If the voter wishes to remain unaffiliated and does not wish to vote another ballot that
808	unaffiliated voters are authorized to vote, the election judge shall instruct the voter that the voter
809	may not vote.
810	[(3)] (4) If the election judge determines that the voter is registered and eligible, under
811	Subsection $[(2)]$ (3), to vote the ballot that the voter requested:
812	(a) the election judge in charge of the official register shall:
813	(i) write the ballot number and the name of the registered political party whose ballot the
814	voter voted opposite the name of the voter in the official register; and
815	(ii) direct the voter to sign his name in the election column in the official register;
816	(b) another judge shall list the ballot number and voter's name in the pollbook; and
817	(c) the election judge having charge of the ballots shall:
818	(i) endorse his initials on the stub;
819	(ii) check the name of the voter on the pollbook list with the number of the stub;
820	(iii) hand the voter the ballot for the registered political party that the voter requested and
821	for which the voter is authorized to vote; and
822	(iv) allow the voter to enter the voting booth.
823	[(4)] (5) Whenever the election officer is required to furnish more than one kind of official
824	ballot to the voting precinct, the election judges of that voting precinct shall give the registered
825	voter the kind of ballot that the voter is qualified to vote.

Legislative Review Note as of 1-2-02 2:51 PM

A limited legal review of this legislation raises no obvious constitutional or statutory concerns.

Office of Legislative Research and General Counsel

Committee Note

The Government Operations Interim Committee recommended this bill.