House File 475 - Introduced

HOUSE FILE BY COMMITTEE ON STATE GOVERNMENT

(SUCCESSOR TO HSB 131)

Passed	House,	Date		Passed	Senate,	Date _		
Vote:	Ayes _		Nays	Vote:	Ayes _	N	lays .	
Approved						_		

A BILL FOR

1 An Act making technical changes to the laws relating to elections and voter registration, making a penalty applicable, and including effective date and applicability date provisions. 4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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Section 1. Section 2.27, Code 2009, is amended to read as
  2 follows:
          2.27 CANVASS OF VOTES FOR GOVERNOR.
   The general assembly shall meet in joint session on the same day the assembly first convenes in January of 1979 and
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   6 every four years thereafter as soon as both houses have been
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   7 organized, and canvass the votes cast for governor and 8 lieutenant governor and determine the election. When the
   9 canvass is completed, the oath of office shall be administered
1 10 to the persons or person so declared elected. Upon being
1 11 inaugurated the governor shall deliver to the joint assembly
1 12 any message the governor may deem expedient.
         Sec. 2. Section 8A.412, subsection 11, Code 2009, is
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1 14 amended to read as follows:
         11. Professional employees under the supervision of the
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1 16 attorney general, the state public defender, the secretary of
1 17 state, the auditor of state, the treasurer of state, and the 1 18 public employment relations board. However, employees of the 1 19 consumer advocate division of the department of justice, other
1 20 than the consumer advocate, are subject to the merit system. 1 21 Sec. 3. Section 39A.2, subsection 1, paragraph f, Code
1 22 2009, is amended to read as follows:
         f. VOTING EQUIPMENT TAMPERING. Intentionally alters or
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  24 damages any computer software or any physical part of \frac{1}{2} voting
  25 machine equipment, automatic tabulating equipment, or any
1 26 other part of a voting system.
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         Sec. 4. Section 43.4, unnumbered paragraph 4, Code 2009,
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  28 is amended to read as follows:
         Within fourteen days after the date of the caucus the
1 30 county central committee shall certify to the county
  31 commissioner the names of those elected as party committee
  32 members and delegates to the county convention.
  33 commissioner shall retain precinct caucus records for
  34 twenty=two months. In addition, within fourteen days after 35 the date of the precinct caucus, the chairperson of the county
     central committee shall deliver to the county commissioner all
     completed voter registration forms received at the caucus.
          Sec. 5.
                     Section 43.5, Code 2009, is amended to read as
    4 follows:
          43.5 APPLICABLE STATUTES.
   6 The provisions of chapters 39, <u>39A</u>, 47, 48A, 49, 50, 51, 7 52, 53, 57, 58, 59, 61, 62, 68A, and 722 shall apply, so far
   8 as applicable, to all primary elections, except as hereinafter
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2 9 provided. 2 NEW SECTION. 43.31 FORM OF OFFICIAL BALLOT == 1.0 Sec. 6. 2 11 IMPLEMENTATION BY RULE.

The state commissioner shall adopt rules in accordance with 12 13 chapter 17A to implement sections 43.27 through 43.30, section 2 14 43.36, sections 49.30 through 49.41, section 49.57, and any 2 15 other provision of the law prescribing the form of the 2 16 official ballot.

2.17 Section 43.45, subsection 3, Code 2009, is amended 2 18 by striking the subsection. Sec. 8. Section 43.77, subsection 4, Code 2009, is amended

2 20 to read as follows:

4. A vacancy has occurred in the office of senator in the 2 22 Congress of the United States, lieutenant governor, secretary 23 of state, auditor of state, treasurer of state, secretary of 24 agriculture, or attorney general, under the circumstances 2 25 described in section 69.13, less than eighty=nine days before 26 the primary election and not less than eighty=nine days before 27 the general election.

Sec. 9. Section 44.5, Code 2009, is amended to read as 2 29 follows:

> 44.5 NOTICE OF OBJECTIONS.

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When objections are filed notice shall forthwith 2 32 <u>immediately</u> be given to the <u>affected</u> candidate affected
2 33 thereby, The notice shall be addressed to the candidate's
2 34 place of residence as given in the certificate of nomination, 2 35 stating that objections have been made to said the 1 certificate, also stating. The notice shall include the time 2 and place such of the hearing at which the objections will be 3 considered. The hearing shall be held not later than one week

4 after the objection is filed.
5 Sec. 10. Section 45.1, subsections 2, 3, 4, 5, and 6, Code 6 2009, are amended to read as follows:

2. Nominations for candidates for a representative in the 8 United States house of representatives may be made by 9 nomination petitions signed by not less than the number of 3 10 eliqible electors equal to the number of signatures required 3 11 in subsection 1 divided by the number of congressional 12 districts. Signers of the petition shall be eligible electors 13 who are residents of the congressional district.

3 14 3. Nominations for candidates for the state senate may be 3 15 made by nomination petitions signed by not less than one 3 16 hundred eligible electors who are residents of the senate 3 17 district.

4. Nominations for candidates for the state house of 3 19 representatives may be made by nomination petitions signed by 3 20 not less than fifty eligible electors who are residents of the 3 21 representative district.

5. Nominations for candidates for offices filled by the 23 voters of a whole county may be made by nomination petitions 3 24 signed by eligible electors who are residents of the county 3 25 equal in number to at least one percent of the number of 26 registered voters in the county on July 1 in the year 3 27 preceding the year in which the office will appear on the 3 28 ballot, or by at least two hundred fifty eligible electors who 3 29 are residents of the county, whichever is less.

6. Nominations for candidates for the office of county 3 31 supervisor elected by the voters of a supervisor district may 3 32 be made by nomination petitions signed by eligible electors 3 33 who are residents of the supervisor district equal in number 34 to at least one percent of the number of registered voters in 35 the supervisor district on July 1 in the year preceding the year in which the office will appear on the ballot, or by at 2 least one hundred fifty eligible electors who are residents of

3 the supervisor district, whichever is less.
4 Sec. 11. Section 46.22, Code 2009, is amended to read as Sec. 11. follows:

46.22 VOTING.

Voting at judicial elections shall be by separate paper 8 ballot, <u>or</u> optical scan ballot, <u>or by voting machine</u> in the 9 space provided for public measures. If separate paper ballots 4 10 are used, the election judges shall offer a ballot to each 4 11 voter. If optical scan ballots are used, either a separate 4 12 ballot or a distinct heading may be used to distinguish the 4 13 judicial ballot. Separate ballot boxes for the general 4 14 election ballots and the judicial election ballots are not 4 15 required. The general election ballot and the judicial 4 16 election ballot may be voted in the same voting booth.

Sec. 12. Section 47.3, Code 2009, is amended to read as 4 18 follows:

47.3 ELECTION EXPENSES.

1. The costs of conducting a special election called by 4 21 the governor, general election, and the primary election held 4 22 prior to the general election shall be paid by the county.

The cost of conducting other elections shall be paid by 24 the political subdivision for which the election is held. The 25 costs shall include, but not be limited to, the printing of 4 26 the ballots and the election register, publication of notices,

4 27 printing of declaration of eligibility affidavits,

4 28 compensation for precinct election boards, canvass materials, 4 29 and the preparation and installation of voting machines 4 30 <u>equipment</u>. The county commissioner of elections shall certify 4 31 to the county board of supervisors a statement of cost for an 4 32 election. The cost shall be assessed by the county board of 4 33 supervisors against the political subdivision for which the 34 election was held. 3. a. Costs of registration and administrative and 4 35 1 clerical costs shall not be charged as a part of the election 2 costs. 5 If voting machines are automatic tabulating equipment is used in any election, the county commissioner of elections 5 shall not charge any political subdivision of the state a 6 rental fee for the use of any voting machines automatic <u>tabulating equipment</u>. 4. The cost of maintenance of voter registration records 9 and of preparation of election registers and any other voter

5 10 registration lists required by the commissioner in the 5 11 discharge of the duties of that office shall be paid by the 5 12 county. Administrative and clerical costs, incurred by the 13 registrar in discharging the duties of that office shall be 5 14 paid by the state. 5 15

Sec. 13. Section 47.6, subsection 3, paragraph a, Code 5 16 2009, is amended to read as follows:

17 a. A city council or a, county board of supervisors, 18 school district board of directors, or merged area board of 5 17 19 directors that has authorized a public measure to be submitted 5 20 to the voters at a special election held pursuant to section 5 21 39.2, subsection 4, shall file the full text of the public 5 22 measure with the commissioner no later than 5:00 p.m. on the 23 forty=sixth day before the election. 5 24

Sec. 14. Section 48A.2, subsection 5, Code 2009, is

5 25 amended to read as follows:

5. "Voter registration form" means an application to 27 register to vote which must be completed by or on behalf 5 28 any person registering to vote. The voter registration form 29 may also be used to make changes to an existing voter 30 registration record.

Sec. 15. Section 48A.8, subsection 1, Code 2009, is

5 32 amended to read as follows: 5 33

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1. An eligible elector may register to vote by completing 34 a mail request that a voter registration form be mailed to the 5 35 elector. The completed form may be mailed or delivered by the 1 registrant or the registrant's designee to the commissioner in 2 the county where the person resides. A separate voter 3 registration form shall be signed by each individual 4 registrant.

Sec. 16. Section 48A.25A, subsection 1, Code 2009, is 6 amended to read as follows:

1. a. Upon receipt of an application for voter 8 registration by mail, the state registrar of voters
9 commissioner of registration shall compare the Iowa driver's 6 10 license number, the Iowa nonoperator's identification card 6 11 number, or the last four numerals of the social security 12 number provided by the registrant with the records of the 6 13 state department of transportation. To be verified, the voter 6 14 registration record shall contain the same name, date of 6 15 birth, and Iowa driver's license number or Iowa nonoperator's 6 16 identification card number or whole or partial social security 6 17 number as the records of the state department of 6 18 transportation. If the information cannot be verified, the 6 19 application shall be rejected recorded and the registrant 6 20 shall be notified of the reason for the rejection the status of the voter's record shall be designated as pending status. 6 22 The commissioner of registration shall notify the applicant 6 23 that the applicant is required to present identification 6 24 described in section 48A.8, subsection 2, before voting for 6 25 the first time in the county. If the information can be 6 26 verified, a record shall be made of the verification and the 6 27 application shall be accepted status of the voter's record 28 shall be designated as active status.

6 29 b. This subsection shall not apply to applications received from registrants pursuant to section 48A.7A. Sec. 17. Section 48A.26, subsections 1 and 3, Code 2009, 6 31

6 32 are amended to read as follows:

1. a. Within Except as otherwise provided in paragraph "b", within seven working days of receipt of a voter

35 registration form or change of information in a voter 1 registration record the commissioner shall send an

2 acknowledgment to the registrant at the mailing address shown 3 on the registration form. The acknowledgment shall be sent by 4 nonforwardable mail. b. For a voter registration form or change of information <u>in a voter registration record submitted at a precinct caucus,</u> the commissioner shall send an acknowledgment within 8 forty=five days of receipt of the form or change of

7 10 3. If the registration form is missing required 7 11 information pursuant to section 48A.11, subsection 8, the 7 12 acknowledgment shall advise the applicant what additional 7 13 information is required. The commissioner shall enclose a new 7 14 registration by mail form for the applicant to use. If the 7 15 registration form has no address, the commissioner shall make 7 16 a reasonable effort to determine where the acknowledgment 7 17 should be sent. If the incomplete application is received 18 during the twelve days before the close of registration for an 19 election, the commissioner shall provide the registrant with 20 an opportunity to complete the form before the close of 21 registration. If the incomplete registration form is received 7 22 during the period in which registration is closed pursuant to 7 23 section 48A.9 but by 5:00 p.m. on the Saturday before the 24 election for general and primary elections or by 5:00 p.m. 25 the Friday before the election for all other elections, the 7 26 commissioner shall send a notice advising the applicant of 27 election day and in=person absentee registration procedures 28 under section 48A.7A.

Sec. 18. Section 48A.27, subsection 4, paragraphs b and c,

7 30 Code 2009, are amended to read as follows:
7 31 b. If the information provided by the vendor indicates 7 32 that a registered voter has moved to another address within 33 the county, the commissioner shall change the registration 34 records to show the new residence address, and shall also mail 35 a notice of that action to both the former and new addresses 1 address. The notice shall be sent by forwardable mail, and 2 shall include a postage prepaid preaddressed return form by 3 which the registered voter may verify or correct the address 4 information.

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- c. If the information provided by the vendor indicates 6 that a registered voter has moved to an address outside the county, the commissioner shall make the registration record 8 inactive, and shall mail a notice to the registered voter at 9 both the former and new addresses address.
 0 (1) The notice shall be sent by forwardable mail, and
- 8 10 8 11 shall include a postage paid preaddressed return card on which 8 12 the registered voter may state the registered voter's current 8 13 address.
- (2) The notice shall contain a statement in substantially 8 15 the following form:

"Information received from the United States postal service 8 17 indicates that you are no longer a resident of, and therefore 8 18 not eligible to vote in (name of county) County, Iowa. If 8 19 this information is not correct, and you still live in (name 8 20 of county) County, please complete and mail the attached 8 21 postage paid card at least ten days before the primary or 22 general election and at least eleven days before any other 23 election at which you wish to vote. If the information is 8 24 correct and you have moved, please contact a local official in 8 25 your new area for assistance in registering there. If you do 8 26 not mail in the card, you may be required to show 8 27 identification before being allowed to vote in (name of 8 28 county) County. If you do not return the card, and you do not 29 vote in an election in (name of county) County, Iowa, on or 30 before (date of second general election following the date of 8 31 the notice) your name will be removed from the list of voters 8 32 in that county. To ensure you receive this notice, it is 33 being sent to both your most recent registration address and 34 to your new address as reported by the postal service." Sec. 19. Section 48A.31, Code 2009, is amended to read as

1 follows: DECEASED PERSONS RECORD. 48A.31

The state registrar of vital statistics shall transmit or 4 cause to be transmitted to the state registrar of voters, once 5 each calendar quarter, a certified list of all persons 6 seventeen and one=half years of age and older in the state 7 whose deaths have been reported to the bureau of vital records 8 of the Iowa department of public health since the previous 9 list of decedents was certified to the state registrar of 10 voters. The list shall be submitted according to the 9 11 specifications of the state registrar of voters, who shall 12 determine whether each listed decedent was registered to vote 13 in this state. If the decedent was registered in a county 14 which uses its own data processing facilities for voter

9 15 registration recordkeeping, the registrar shall notify the 9 16 commissioner in that county who shall cancel the decedent's 9 17 registration. If the decedent was registered in a county for 18 which voter registration recordkeeping is performed under 9 19 contract by the registrar, the registrar shall immediately 9 20 cancel the registration and notify the commissioner of the 21 county in which the decedent was registered to vote of the 22 cancellation. The commissioner shall, in the month following 9 23 the end of a calendar guarter, run the statewide voter 24 registration system's matching program to determine whether 25 listed decedent was registered to vote in the county and shall 26 immediately cancel the registration of any person named on the 9 27 list of decedents. 9 28 Sec. 20. Section 48A.37 9 29 amended to read as follows: 20. Section 48A.37, subsection 2, Code 2009, is 2. Electronic records shall include a status code 9 31 designating whether the records are active, inactive, 9 32 <u>incomplete</u>, pending, or canceled. Inactive records are 9 33 records of registered voters to whom notices have been sent 9 34 pursuant to section 48A.28, subsection 3, and who have not 9 35 returned the card or otherwise responded to the notice, and 10 1 those records have been designated inactive pursuant to 10 2 section 48A.29. Inactive records are also records of 10 3 registered voters to whom notices have been sent pursuant to 10 4 section 48A.26A and who have not responded to the notice. 10 5 <u>Incomplete records are records missing required information</u> _10 6 pursuant to section 48A.11, subsection 8. Pending records are 10 7 records of applicants whose applications have not been 10 8 verified pursuant to section 48A.25A. Canceled records are 10 9 records that have been canceled pursuant to section 48A.30. 10 10 All other records are active records. An inactive record 10 11 shall be made active when the registered voter requests an 10 12 absentee ballot, votes at an election, registers again, or 10 13 reports a change of name, address, telephone number, or 10 14 political party or organization affiliation. <u>An incomplete</u> 15 record shall be made active when a completed application is 10 16 received from the applicant and verified pursuant to section 10 17 48A.25A. A pending record shall be made active upon 10 18 verification or upon the voter providing identification 10 19 pursuant to section 48A.8. 10 20 Sec. 21. Section 48A.30, 10 21 the following new subsection: Sec. 21. Section 48A.38, Code 2009, is amended by adding NEW SUBSECTION. 1A. The registrar shall update 10 23 information on participation in an election no later than 10 24 sixty days after each election. 10 25 Sec. 22. Section 49.19, Code 2009, is amended to read as 10 26 follows: 10 27 UNPAID OFFICIALS, PAPER BALLOTS OPTIONAL FOR CERTAIN 49.19 10 28 CITY ELECTIONS. 10 29 The commissioner may appoint unpaid election precinct 10 30 officials to election boards, as provided by sections 49.15, 10 31 49.16, and 49.20, or elect not to use voting machines 10 32 <u>automatic tabulating equipment</u> even though they are it is 10 33 available, as permitted by section 49.26, or both, for any 10 34 election held for a city, even if the city has a population of 10 35 more than three thousand five hundred, if there is no contest 11 for any office on the ballot and no public question is being submitted to the voters at that election.

Sec. 23. Section 49.25, subsections 1, 2, and 3, Code 11 11 11 4 2009, are amended to read as follows: 11 1. In any county or portion of a county for which voting machines have been acquired under section 52.2 the The 7 commissioner shall determine pursuant to section 49.26, 11 8 <u>subsection 2,</u> in advance of each <u>an</u> election conducted for a 11 9 city of three thousand five hundred or less population, or any 11 10 school district, and individually for each precinct, whether 11 11 voting ballots voted in that election shall be counted by 11 12 machine automatic tabulating equipment or by paper ballot 11 13 precinct election officials. In counties in which -11 14 conventional paper ballots are not used If automatic 15 tabulating equipment will be used, the commissioner shall 11 16 furnish voting equipment for use by voters with disabilities. 2. The commissioner shall furnish to each precinct, in 11 17 11 18 advance of each election, voting machines meeting the 11 19 requirements of chapter 52 or voting booths, as the case may 11 20 be, in the following number: a. At each regularly scheduled election, at least one for 11 22 every three hundred fifty voters who voted in the last 11 23 preceding similar election held in the precinct. b. At any special election at which the ballot contains

11 25 only a single public measure or only candidates for a single

11 26 office or position, the number determined by the commissioner. 3. The commissioner shall furnish to each precinct where 11 27 -11 28 voting is to be by paper ballot or optical scan ballot, rather 11 29 than by voting machine, the necessary ballot boxes, suitably 11 30 equipped with seals or locks and keys, and voting booths. T 11 31 voting booths shall be approved by the board of examiners for 32 voting machines and optical scan voting systems and shall 11 33 provide for voting in secrecy. At least one voting booth in 11 34 each precinct shall be accessible to persons with 11 35 disabilities. If the lighting in the polling place is inadequate, the voting booths used in that precinct shall -12 2 include lights. Ballot boxes shall be locked or sealed before 12 3 the polls open and shall remain locked or sealed until the 4 polls are closed, except as provided in section 51.7 or to 5 provide necessary service to a malfunctioning portable vote 12 12 -12tallying device automatic tabulating equipment. If a ballot 12 7 box is opened prior to the closing of the polls, two precinct 12 8 election officials not of the same party shall be present and 9 observe the ballot box being opened. 12 12 10 Sec. 24. Section 49.26, Code 2009, is amended to read as 12 11 follows: COMMISSIONER TO DECIDE METHOD OF VOTING == COUNTING 12 12 49.26 12 13 OF BALLOTS. 1. In all elections regulated by this chapter, the voting 12 14 12 15 shall be by paper ballots printed and distributed as provided 12 16 by law, or by voting machines systems meeting the requirements 12 17 of chapter 52. 12 18 When voting machines are available for an election 2. <u>a.</u> precinct, the The commissioner shall determine in advance of 12 19 12 20 each election conducted for a city of three thousand five 12 21 hundred or less population or <u>for</u> any school district in which 12 22 voting occurs in that precinct whether voting there shall be -12 23 by machine or paper ballot whether the ballots will be counted 24 by automatic tabulating equipment or by the precinct election 25 officials. If In making such a determination, the 12 26 commissioner concludes, on the basis of shall consider voter 12 27 turnout for recent similar elections and factors considered 12 28 likely to affect voter turnout for the forthcoming election-12 29 If the commissioner concludes that voting will probably 12 30 be so light as to make preparation and use of paper counting of ballots by the precinct elections officials less expensive 12 32 than preparation and use of a voting machine automatic 12 33 tabulating equipment, paper ballots shall be used. The
12 34 commissioner may use ballots and instructions similar to those
12 35 used when the ballots are counted by automatic tabulating
13 1 equipment.
13 2 3. In counties in which automatic tabulating equipment is 3 available, the commissioner shall determine in advance of each 4 election whether the ballots will be counted by the automatic -13 -13 13 5 tabulating equipment or by the precinct election officials. 6 The commissioner may use ballots and instructions similar to 7 those used when the ballots are counted by automatic -13-13 13 8 tabulating equipment. Sec. 25. Section 49.28, subsection 3, Code 2009, is 13 13 10 amended by striking the subsection. 13 11 Sec. 26. Section 49.43, Code 2009, is amended to read as 13 12 follows: 13 13 49.43 CONSTITUTIONAL AMENDMENT OR OTHER PUBLIC MEASURE. 1. If possible, all public measures and constitutional 13 14 13 15 amendments to be voted upon by an elector shall be included on 13 16 a single ballot which shall also include all offices to be

13 17 voted upon. However, if it is necessary, a separate ballot 13 18 may be used as provided in section 49.30, subsection 1.

In precincts using paper ballots all public measures to be -13 20 voted upon by a voter at a given election shall be printed -13 21 upon one ballot of some color other than white. In precincts -13 22 using voting machines all public measures shall be placed on 13 23 the machine.

13 24 2. Constitutional amendments and other public measures may 13 25 be summarized by the commissioner as provided in sections 13 26 49.44 and 52.25.

Sec. 27. Section 49.44, unnumbered paragraph 2, Code 2009, 13 28 is amended by striking the paragraph.

13 29 Sec. 28. Section 49.48, Code 2009, is amended to read as 13 30 follows:

13 31 NOTICE FOR JUDICIAL OFFICERS AND CONSTITUTIONAL 49.48 13 32 AMENDMENTS.

The state commissioner of elections shall prescribe a 13 33 13 34 notice to inform voters of the location on the ballot of the

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13 35 form for retaining or removing judicial officers and for 1 ratifying or defeating proposed constitutional amendments.

14 2 The notice shall be conspicuously attached to the voting -14 3 machine or to the ballot. Sec. 29. Section 49.53, subsection 1, Code 2009, is 14 4 14 5 amended to read as follows: 14 1. The commissioner shall not less than four nor more than twenty days before the day of each election, except those for 14 14 8 which different publication requirements are prescribed by 14

law, publish notice of the election. The notice shall contain 14 10 a facsimile of the portion of the ballot containing the first 14 11 rotation as prescribed by section 49.31, subsection 2, and 14 12 shall show the names of all candidates or nominees and the 14 13 office each seeks, and all public questions, to be voted upon 14 14 at the election. The sample ballot published as a part of the 14 15 notice may at the discretion of the commissioner be reduced in 14 16 size relative to the actual ballot but such reduction shall 14 17 not cause upper case letters appearing in candidates' names or 14 18 in summaries of public measures on the published sample ballot 14 19 to be less than ninety percent of the size of such upper case 14 20 letters appearing on the actual ballot nine point type. The

14 21 notice shall also state the date of the election, the hours 14 22 the polls will be open, the location of each polling place at 14 23 which voting is to occur in the election, the location of the 14 24 polling places designated as early ballot pick-up sites, and

14 25 the names of the precincts voting at each polling place, but 14 26 the statement need not set forth any fact which is apparent 14 27 from the portion of the ballot appearing as a part of the same 14 28 notice. The notice shall include the full text of all public 14 29 measures to be voted upon at the election. 14 30 Sec. 30. Section 49.56, Code 2009, is amended to read as 14 30

follows:

49.56 MAXIMUM COST OF PRINTING.

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The cost of printing the official election ballots and 14 34 printed supplies for voting machines shall not exceed the 14 35 usual and customary rates that the printer charges its regular customers.

Sec. 31. Section 49.57, subsections 5 and 6, Code 2009, 3 are amended to read as follows:

5. On ballots that will be counted by electronic automatic 5 tabulating equipment, ballots shall include a voting target 6 next to the name of each candidate. The position, shape, and 7 size of the targets shall be appropriate for the equipment to 8 be used in counting the votes. Where paper ballots are used, 9 a square may be printed at the beginning of each line in which 15 10 the name of a candidate is printed, except as otherwise 15 11 provided.

15 12 6. A portion of the ballot, which can be shown to the 15 13 precinct officials without revealing any of the marks made by 14 the voter, shall include the words "Official ballot", the 15 15 unique identification number or name assigned by the 15 16 commissioner to the ballot style, the date of the election, 15 17 and a facsimile of the signature of the commissioner who has 15 18 caused the ballot to be printed pursuant to section 49.51. 15 19 Sec. 32. NEW SECTION.
15 20 IMPLEMENTATION BY RULE.
15 21 The state communications. 49.57A FORM OF OFFICIAL BALLOT ==

The state commissioner shall adopt rules in accordance with 15 22 chapter 17A to implement sections 49.30 through 49.41, section 15 23 49.57, and any other provision of the law prescribing the form 15 24 of the official ballot. 15 25 Sec. 33. Section 49

Sec. 33. Section 49.77, subsection 3, paragraph b, Code 15 26 2009, is amended to read as follows:

15 27 b. A precinct election official may require of the voter 15 28 unknown to the official, identification upon which the voter's 15 29 signature or mark appears in the form prescribed by the state 15 30 commissioner by rule. If identification is established to the 15 31 satisfaction of the precinct election officials, the person 15 32 may then be allowed to vote.

Section 49.84, Code 2009, is amended to read as 15 33 Sec. 34. 15 34 follows: 15 35 49.84

49.84 MARKING AND RETURN OF BALLOT.

After receiving the ballot, the voter shall a. 2 immediately go alone to one of the next available voting 3 booths booth, and without delay mark the ballot. All voters 4 shall vote in booths. No special lines shall be used to <u>5 separate voters who state that they wish to vote only a</u> 6 portion of the ballot.

16 7 b. Before leaving the voting booth, the voter shall fold 8 the ballot or may enclose it the ballot in a secrecy folder to 9 conceal the marks on the ballot. The voter shall deliver the 16 -1610 ballot to one of the precinct election officials. No -16 11 identifying mark or symbol shall be endorsed on the back of 16 12 the voter's ballot.

If the precinct has a portable vote tallying system 16 14 which automatic tabulating equipment that will not permit more 16 15 than one ballot to be inserted at a time, the voter may insert 16 16 the ballot into the tabulating device; otherwise, the election 16 17 official shall place the ballot in the ballot box. An 16 18 identifying mark or symbol shall not be endorsed on the 19 voter's ballot.
20 2. This section does not prohibit a voter from taking 16 20 16 21 minor children into the voting booth with the voter. 16 22 Sec. 35. Section 49.90, Code 2009, is amended to read as 16 23 follows: 16 24 49.90 ASSISTING VOTER. 16 25 Any voter who may declare upon oath that the voter is 16 26 blind, cannot read the English language, or is, by reason of 16 27 any physical disability other than intoxication, unable to 16 28 cast a vote without assistance, shall, upon request, be 16 29 assisted by the two officers as provided in section 49.89, or 16 30 alternatively by any other person the voter may select in 16 31 casting the vote. The officers, or the person selected by the 16 32 voter, shall cast the vote of the voter requiring assistance, 16 33 and shall thereafter give no information regarding the vote 16 34 cast. If any elector because of a disability cannot enter the 16 35 building where the polling place for the elector's precinct of 17 1 residence is located, the two officers shall take a paper 17 2 ballot to the vehicle occupied by the elector with a 17 3 disability and allow the elector to cast the ballot in the 4 vehicle. If an elector with a disability cannot cast a ballot 17 17 5 on a voting machine, the elector shall be allowed to cast a 6 paper ballot, which shall be opened immediately after the -17 -7 closing of the polling place by the two precinct election $\frac{-17}{}$ 17 8 officials designated under section 49.89, who shall register -179 the votes cast thereon on a voting machine in the polling 17 10 place before the votes cast there are tallied pursuant to 11 section 50.16. To preserve so far as possible the 17 12 confidentiality of each ballot of an elector with a 17 13 disability, the two officers shall proceed substantially in 17 14 the same manner as provided in section 53.24. In precincts -17 15 where all voters use paper ballots, those Ballots cast by 17 16 voters with disabilities shall be deposited in the regular 17 17 ballot box, or inserted in the tabulating device, and counted 17 18 in the usual manner. 17 19 Sec. 36. Section 49.99, subsection 2, Code 2009, is 17 20 amended to read as follows: 17 21 2. If a voter writes the name of a person more than once 17 22 in the proper places on a ballot or on a voting machine for an 17 23 office to which more than one person is to be elected, all but 17 24 one of those votes for that person for that office are void 17 25 and shall not be counted. 17 26 Sec. 37. Section 49.127, Code 2009, is amended to read as 17 27 follows: 17 28 49.127 COMMISSIONER TO EXAMINE MACHINES EQUIPMENT. 17 29 It shall be the duty of each commissioner to determine that 17 30 all voting machines are equipment is operational and 17 31 functioning properly and that all materials necessary for the 17 32 conduct of the election are in the commissioner's possession 17 33 and are correct. 17 34 Sec. 38. Section 50.15A, subsection 1, Code 2009, is 17 35 amended to read as follows: 18 1. In order to provide the public with an early source of 18 2 election results before the official canvass of votes, the 18 3 state commissioner of elections, in cooperation with the 18 4 commissioners of elections, shall conduct an unofficial 5 canvass of election results following the closing of the polls 18 6 on the day of a general election. The unofficial canvass 18 18 shall report election results for national offices, statewide 8 offices, the office of state representative, the office of 18 18 9 state senator, and other offices or public measures at the 18 10 discretion of the state commissioner of elections. The 18 11 unofficial canvass shall also report the total number of 18 12 ballots cast at the general election. Sec. 39. Section 50.22, unnumbered paragraph 3, Code 2009, 18 13 18 14 is amended to read as follows: If a provisional ballot is rejected, the person casting the 18 15 18 16 ballot shall be notified by the commissioner within ten days 18 17 of the reason for the rejection, on the form prescribed by the 18 18 state commissioner pursuant to section 53.25, and the envelope 18 19 containing the provisional ballot shall be preserved unopened 18 20 and disposed of in the same manner as spoiled ballots. 18 21 provisional ballots which are accepted shall be counted in the 18 22 manner prescribed by section 53.24 53.23, subsection 5. The 18 23 commissioner shall make public the number of provisional

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18 24 ballots rejected and not counted, at the time of the canvass 18 25 of the election. 18 26 Sec. 18 27 follows: Sec. 40. Section 50.24, Code 2009, is amended to read as 18 28 CANVASS BY BOARD OF SUPERVISORS. 50.24 18 29 1. The county board of supervisors shall meet to canvass 18 30 the vote on the first Monday or Tuesday after the day of each election to which this chapter is applicable, unless the law 18 31 18 32 authorizing the election specifies another date for the 18 33 canvass. If that Monday or Tuesday is a public holiday, 18 34 section 4.1, subsection 34, controls.
18 35 2. Upon convening, the board shall open and canvass the 1 tally lists and shall prepare abstracts stating, in words 19 written at length, the number of votes cast in the county, or in that portion of the county in which the election was held, -19 19 19 4 for each office and on each question on the ballot for the 19 5 election. The board shall contact the chairperson of the 19 6 special precinct board before adjourning and include in the 19 canvass any absentee ballots which were received after the 19 8 polls closed in accordance with section 53.17 and which were 19 9 canvassed by the special precinct board after election day. 19 10 The abstract shall further indicate the name of each person 19 11 who received votes for each office on the ballot, and the 19 12 number of votes each person named received for that office, 19 13 and the number of votes for and against each question 19 14 submitted to the voters at the election. The votes of all 19 15 write=in candidates who each received less than two five 19 16 percent of the votes cast for an office shall be reported 19 17 collectively under the heading "scattering". 19 18 3. The board shall certify an election canvass summary 19 19 report prepared by the commissioner. The election canvass
19 20 summary report shall include the results of the election,
19 21 including scatterings, overvotes, and undervotes, by precinct 22 for each contest and public measure that appeared on the 23 ballot of the election being canvassed. 19 24 The board shall also prepare a certificate showing the 19 25 total number of people who cast ballots in the election. 19 26 general elections and elections held pursuant to section 19 27 69.14, a copy of the certificate shall be forwarded to the 19 28 state commissioner. 19 29 5. Any obvious clerical errors in the tally lists from the 19 30 precincts shall be corrected by the supervisors. Complete 19 31 records of any changes shall be recorded in the minutes of 19 32 canvass. 19 33 Sec. 41. Section 50.30, subsection 1, unnumbered paragraph 19 34 1, Code 2009, is amended to read as follows: 19 35 The commissioner shall, within ten thirteen days after the 20 election, forward to the state commissioner one of the 2.0 2. duplicate abstracts of votes for each of the following 20 3 offices: Sec. 42. <u>NEW SECTION</u>. 50.30 FORWARDED TO STATE COMMISSIONER. 20 50.30A ELECTION CANVASS SUMMARY 20 5 20 The commissioner shall, within thirteen days after each 20 primary and general election, forward to the state 7 20 8 commissioner a true and exact copy of the election canvass summary report certified by the county board of canvassers. 20 20 10 Sec. 43. Section 50.39, Code 2009, is amended to read as 20 11 follows: 20 12 50.39 ABSTRACT. 20 13 It shall make an abstract stating, in words written at 20 length, the number of ballots cast for each office, the names 20 15 of all the persons voted for, for what office, the number of 20 16 votes each received, and whom it declares to be elected, and 20 17 if a public question has been submitted to the voters of the 20 18 state, the number of ballots cast for and against the question 20 19 and a declaration of the result as determined by the 20 20 canvassers; which abstract shall be signed by the canvassers 20 21 in their official capacity and as state canvassers, and have 20 22 the seal of the state affixed. 20 23 Sec. 44. Section 50.48, subsection 4, paragraphs a and c, 20 24 Code 2009, are amended to read as follows: 20 25 When all members of the recount board have been 20 26 selected, the board shall undertake and complete the required 20 27 recount as expeditiously as reasonably possible. The 20 28 commissioner or the commissioner's designee shall supervise 20 29 the handling of ballots or voting machine documents to ensure 20 30 that the ballots and other documents are protected from 20 31 alteration or damage. The board shall open only the sealed

20 32 ballot containers \bar{f} rom the precincts specified to be recounted 20 33 in the request or by the recount board. The board shall 20 34 recount only the ballots which were voted and counted for the

20 35 office in question, including any disputed ballots returned as 1 required in section 50.5. If an electronic automatic 21 2 tabulating system equipment was used to count the ballots, the 21 3 recount board may request the commissioner to retabulate the 4 ballots using the electronic automatic tabulating system 2.1 21 5 equipment. The same program used for tabulating the votes on 6 election day shall be used at the recount unless the program 21 2.1 7 is believed or known to be flawed. If a voting machine was 8 used, the paper record required in section 52.7, subsection 2, -2.19 shall be the official record used in the recount. However, if -2.121 10 the commissioner believes or knows that the paper records 21 11 produced from a machine have been compromised due to damage, 21 12 mischief, malfunction, or other cause, the printed ballot -21 13 images produced from the internal audit log for that machine 21 14 shall be the official record used in the recount. 21 15 c. The ballots or voting machine documents shall be 21 16 resealed by the recount board before adjournment and shall be 21 17 preserved as required by section 50.12. At the conclusion of 21 18 the recount, the recount board shall make and file with the 21 19 commissioner a written report of its findings, which shall be 21 20 signed by at least two members of the recount board. The 21 21 recount board shall complete the recount and file its report 21 22 not later than the eighteenth day following the county board's 21 23 canvass of the election in question. 21 24 Sec. 45. Section 51.15, Code 2009, is amended by striking 21 25 the section and inserting in lieu thereof the following: 21 26 51.15 APPLICABILITY OF LAW. 21 27 This chapter shall apply to all elections in which the 21 28 commissioner has determined that paper ballots shall be used 21 29 and counted by precinct election officials pursuant to section 21 30 49.26. 21 31 Sec Section 52.1, subsection 1, Code 2009, is amended Sec. 46. 21 32 to read as follows: 1. At all elections conducted under chapter 49, and at any 21 33 21 34 other election unless specifically prohibited by the statute -21 35 authorizing the election the commissioner directs otherwise 1 pursuant to section 49.26, votes may shall be cast, 2 registered, recorded, and counted by means of either voting 22 22 -22 machines or optical scan voting systems, in accordance with 22 4 this chapter. Sec. 47. Section 52.1, subsection 2, paragraph g, Code 22 22 2009, is amended by striking the paragraph. 22 Sec. 48. Section 52.3, Code 2009, is amended to read as 8 22 follows: 22 9 52.3 TERMS OF PURCHASE == TAX LEVY. 22 10 The county board of supervisors, on the adoption and 22 11 purchase of a voting machine or an optical scan voting system, 22 12 may issue bonds under section 331.441, subsection 2, paragraph 22 13 "b" subparagraph (1). 22 14 Sec. 49. Section 52.4, Code 2009, is amended to read as 22 15 follows: 22 16 52.4 EXAMINERS == TERM == REMOVAL. 22 17 1. The state commissioner of elections shall appoint three 22 18 members to a board of examiners for voting systems, not more 22 19 than two of whom shall be from the same political party. The 22 20 examiners shall hold office for staggered terms of six years, 22 21 subject to removal at the pleasure of the state commissioner 22 22 of elections. 22 23 2. At lea 2. At least one of the examiners shall have been trained 22 24 in computer programming and operations. The other two members 22 25 shall be directly involved in the administration of elections 22 26 and shall have experience in the use of voting machines and optical scan voting systems. 22 27 22 28 Sec. 50. Section 52.5, Code 2009, is amended to read as 22 29 follows:

52.5 TESTING AND EXAMINATION OF VOTING EQUIPMENT.

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- 1. A person or corporation owning or being interested in $\frac{1}{2}$ voting machine or <u>an</u> optical scan voting system may request 22 33 that the state commissioner call upon the board of examiners 22 34 to examine and test the machine or system. Within seven days 22 35 of receiving a request for examination and test, the state commissioner shall notify the board of examiners of the request in writing and set a time and place for the examination and test.
- 23 3 23 2. The state commissioner shall formulate, with the advice 5 and assistance of the examiners, and adopt rules governing the 2.3 23 testing and examination of any voting machine or optical scan voting system by the board of examiners. The rules shall 23 23 8 prescribe the method to be used in determining whether the 9 machine or system is suitable for use within the state and 23 10 performance standards for voting equipment in use within the

The rules shall provide that all optical scan voting 23 12 systems and voting machines approved for use by the examiners 23 13 after April 9, 2003, shall meet voting systems performance and 23 14 test standards, as adopted by the federal election commission 23 15 on April 30, 2002, and as deemed adopted by Pub. L. No. 23 16 107=252, } 222. The rules shall include standards for 23 17 determining when recertification is necessary following 23 18 modifications to the equipment or to the programs used in 23 19 tabulating votes, and a procedure for rescinding certification 23 20 if a system or machine is found not to comply with performance 23 21 standards adopted by the state commissioner. 23 22

3. The state commissioner may employ a competent person or 23 23 persons to assist the examiners in their evaluation of the 23 24 equipment and to advise the examiners as to the sufficiency of 23 25 the equipment. Consultant fees shall be paid by the person 23 25 the equipment. 23 26 who requested the certification. Following the examination 23 27 and testing of the voting machine or optical scan voting 23 28 system, the examiners shall report to the state commissioner 23 29 describing the testing and examination of the machine or 23 30 system and upon the capacity of the machine or system to 23 31 register the will of voters, its accuracy and efficiency, 23 32 with respect to its mechanical perfections and imperfections. 23 33 Their report shall be filed in the office of the state 23 34 commissioner and shall state whether in their opinion the kind 23 35 of machine or system so examined can be safely used by voters 1 at elections under the conditions prescribed in this chapter. 2 If the report states that the machine or system can be so 3 used, it shall be deemed approved by the examiners, and 4 machines or systems of its kind may be adopted for use at 5 elections as provided in this section. Any form of voting machine or system not so approved cannot be used at any 7 election.

4. Before actual use by a county of a particular optical 8 24 9 scan voting system which has been approved for use in this 24 10 state, the state commissioner shall formulate, with the advice 24 11 and assistance of the examiners, and adopt rules governing the 24 12 development of vote counting programs and all procedures used 24 13 in actual counting of votes by means of that system. Section 52.6, Code 2009, is amended to read as Sec. 51.

24 15 follows: 52.6 COMPENSATION.

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1. Each examiner is entitled to one hundred fifty dollars 24 18 for compensation and expenses in making such an examination 24 19 and report <u>under section 52.5</u>, to be paid by the person or 24 20 corporation applying for <u>such the</u> examination. No examiner 24 21 shall have any interest whatever in any machine or system -24 22 reported upon. Provided that However, each examiner shall 24 23 receive not to exceed fifteen hundred dollars and reasonable 24 24 expenses in any one year; and all sums collected for such 24 25 examinations over and above said maximum salaries and expenses 24 26 shall be turned in to the state treasury.

2. An examiner shall not have any interest whatever in any 28 optical scan voting system reported upon.

24 28 24 29 Sec. 52. Section 52.8, Code 2009, is amended to read as 24 30 follows:

52.8 EXPERIMENTAL USE.

24 32 The board of supervisors of any county may provide for the 24 33 experimental use at an election in one or more districts, of $\frac{1}{2}$ 34 voting machine or an optical scan voting system which it might 24 35 lawfully adopt, without a formal adoption thereof of the system; and its use at such election shall be as valid for all 2 purposes as if it had been lawfully adopted.

Sec. 53. Section 52.19, Code 2009, is amended to read as 4 follows:

INSTRUCTIONS. 52.19

In case any elector after entering the voting machine booth shall ask for further instructions concerning the manner of voting, two precinct election officials of opposite political parties shall give such instructions to the elector; but no 25 10 precinct election official or other election officer or person 25 11 assisting an elector shall in any manner request, suggest, or 25 12 seek to persuade or induce any such elector to vote any 25 13 particular ticket, or for any particular candidate, or for or 25 14 against any particular amendment, question, or proposition. 25 15 After receiving such instructions, such the elector shall vote 25 16 as in the case of an unassisted voter.

Sec. 54. Section 52.23, Code 2009, is amended to read as 25 18 follows:

WRITTEN STATEMENTS OF ELECTION == OTHER PAPERS. 52.23

1. After the total vote for each candidate has been

25 21 ascertained, and before leaving the room or voting place, the

25 22 precinct election officials shall make and sign the tally list 25 23 required in section 50.16. One copy of the printed results 25 24 from each tabulating device shall be signed by all precinct 25 25 election officials present and shall be attached to the tally 25 26 list from the precinct. The printed results attached to the 25 27 tally list shall reflect all votes cast in the precinct, 28 including overvotes and undervotes, for each candidate and <u>29 public measure on the ballot.</u>

2. The inspection sheets from each machine used in the -25 31 election and one copy of the printed results from each machine -25 32 shall be signed by all precinct election officials and, with -25 33 any paper or papers upon which write-in votes were recorded by 25 34 voters, shall be securely sealed in an envelope marked with -25 35 the name and date of the election, the precinct, and the -26 1 serial numbers of the machines from which the enclosed results 26 2 were removed. This envelope shall be preserved, unopened, for 26 3 twenty=two months following elections for federal offices and 26 4 for six months following elections for all other offices -26 5 unless a recount is requested pursuant to section 50.48 or an 26 6 election contest is pending. The envelope shall be destroyed -26 7 in the same manner as ballots pursuant to section 50.13. 26 8 Additional copies of the results, if any, shall be delivered 26 9 to the commissioner with the other supplies from the election 26 10 pursuant to section 50.17. 26 11

Sec. 55. Section 52.24, Code 2009, is amended to read as 26 12 follows:

> 52.24 WHAT STATUTES APPLY == SEPARATE BALLOTS.

26 13 26 14 All of the provisions of the election law not inconsistent 26 15 with the provisions of this chapter shall apply with full -26 16 force to all counties adopting the use of voting machines. 26 17 Nothing in this chapter shall be construed as prohibiting the 26 18 use of a separate ballot for public measures. 26 19

Sec. 56. Section 52.25, Code 2009, is amended to read as 26 20 follows: 26 21 52.25

SUMMARY OF AMENDMENT OR PUBLIC MEASURE.

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1. The question of a constitutional convention, 26 23 amendments, and public measures including bond issues may be 26 24 voted on voting machines and on ballots in the following 26 25 manner:

26 26 1. a. The entire convention question, amendment, or 26 27 public measure shall be printed and displayed prominently in 26 28 at least <u>four places</u> one place within the voting precinct, and 26 29 inside each voting booth, the printing to be in conformity 26 30 with the provisions of chapter 49.

2. b. The question, amendment, or measure, and summaries 26 32 thereof, shall be printed on the special paper ballots or on -26 33 the inserts used in the voting machines. In no case shall the 26 34 font size be less than ten point type.

3. 2. The public measure shall be summarized by the commissioner, except that:

a. In the case of the question of a constitutional convention, or of an amendment or measure to be voted on in 4 the entire state, the summary shall be worded by the state 5 commissioner of elections as required by section 49.44.

b. In the case of a public question to be voted on in a political subdivision lying in more than one county, the 8 summary shall be worded by the commissioner responsible under

section 47.2 for conducting that election.

Sec. 57. Section 52.27, Code 2009, is amended to read as 27 11 follows:

52.27 COMMISSIONER TO PROVIDE OPTICAL SCAN VOTING 27 13 EQUIPMENT.

27 14 The commissioner having jurisdiction of any precinct for 27 15 which the board of supervisors has adopted voting by means of 27 16 an optical scan voting system shall, as soon as practicable 27 17 thereafter, provide for use at each election held in the 27 18 precinct optical scan ballots and ballot marking devices in 27 19 appropriate numbers. The commissioner shall have custody of 27 20 all equipment required for use of the optical scan voting 27 21 system, and shall be responsible for maintaining it in good 27 22 condition and for storing it between elections. All

-27 23 provisions of chapter 49 relative to times and circumstances -27 24 under which voting machines are to be used in any election and 27 25 the number of voting machines to be provided shall also govern

26 the use of optical scan voting systems, when applicable.
27 Sec. 58. Section 52.28, Code 2009, is amended to read as 27 27 27 28 follows:

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52.28 OPTICAL SCAN VOTING SYSTEM BALLOT FORMS. The commissioner of each county in which the use of an 27 30 27 31 optical scan voting system in one or more precincts has been 27 32 authorized shall <u>print optical scan ballots using black ink on</u>

33 white paper and shall determine the arrangement of candidates' 34 names and public questions upon the ballot or ballots used 27 35 with the system. The ballot information shall be arranged as 1 required by chapters 43 and 49, and by any relevant provisions 2 of any statutes which specify the form of ballots for special 2.8 28 3 elections, so far as possible within the constraints of the 28 4 physical characteristics of the optical scan voting system in use in that county. The state commissioner may adopt rules 28 28 requiring a reasonable degree of uniformity among counties in 28 arrangement of optical scan voting system ballots. 7 28 Section 52.29, Code 2009, is amended to read as Sec. 59. follows: 28 9 28 10 52.29 OPTICAL SCAN VOTING SYSTEM SAMPLE BALLOTS. The commissioner shall provide for each precinct where an 28 11 28 12 optical scan voting system is in use at least four one sample 28 13 optical scan ballots ballot which shall be an exact copies 28 14 copy of the official ballots as printed for that precinct. 28 15 The sample ballots shall be arranged in the form of a diagram 28 16 showing the optical scan ballot as it will appear to the voter -28 17 in that precinct on election day. The sample ballots ballot 28 18 shall be posted prominently within the polling place, and 28 19 shall be open to public inspection during the hours the polls 28 20 are open on election day. If the ballot used on election day 28 has offices or questions appearing on the back of the ballot, both sides of the sample ballot shall be displayed. 28 23 Sec. 60. Section 52.41, Code 2009, is amended to read as 28 24 follows: ELECTRONIC TRANSMISSION OF ELECTION RESULTS. 28 25 52.41 With the advice of the board of examiners for voting 28 26 28 27 machines and electronic voting systems, the state commissioner 28 28 shall adopt by rule standards for the examination and testing 28 29 of devices for the electronic transmission of election 28 30 results. All voting systems which contain devices for the 28 31 electronic transmission of election results submitted to the 28 32 examiners for examination and testing after July 1, 2003, 28 33 shall comply with these standards. 28 34 Sec. 61. Section 53.2, subsections 5, 6, and 7, Code 2009, 28 35 are amended to read as follows: 5. An application for a primary election ballot which 29 2 specifies a party different from that recorded on the 29 29 3 registered voter's voter registration record, or if the 29 29 29 4 voter's voter registration record does not indicate a party <u>5 affiliation,</u> shall be accepted as a change or declaration of 6 party affiliation. The commissioner shall approve the change 7 or declaration and enter a notation of the change on the 29 8 registration records at the time the absentee ballot request <u>29</u> 29 is noted on the voter's registration record. A notice shall 29 10 be sent with the ballot requested informing the voter that the 29 11 voter's registration record will be changed to show that the 29 12 voter is now affiliated with the party whose ballot the voter 29 13 requested. <u>If an application for a primary election ballot</u> 29 14 does not specify a party and the voter registration record of 29 29 15 the voter from whom the application is received shows that the 29 16 voter is affiliated with a party, the voter shall be mailed 17 the ballot of the party indicated on the voter's registration 18 record. 29 19 6. If an application for an absentee ballot is received 29 20 from an eligible elector who is not a registered voter the 29 21 commissioner shall send the eligible elector a voter 29 22 registration form under section 48A.8 and an another absentee 29 23 ballot application form to the eligible elector. If the 29 24 application is received so late that it is unlikely that -29 25 registration form can be returned in time to be effective on 29 26 election day, the commissioner shall enclose with the absentee -29 27 ballot a notice to that effect, informing the voter of the -29 28 registration time limits in section 48A.9. The commissioner -29 29 shall record on the elector's application that the elector is 30 not currently registered to vote. If the registration form is -29 31 properly returned by the time provided by section 48A.9, the -29 32 commissioner shall record on the elector's application the 29 33 date of receipt of the registration form and enter a notation 29 34 of the registration on the registration records. If the 29 35 application is received after the time registration closes 30 30 30 30 1 pursuant to section 48A.9 but by 5:00 p.m. on the Saturday 2 before the election for general and primary elections or by 3 5:00 p.m. on the Friday before the election for all other 4 elections, the commissioner shall notify the applicant by mail 30 30 5 of the election day and in-person absentee registration 6 provisions of section 48A.7A. In addition to notification by 7 mail, the commissioner shall also attempt to contact the 8 applicant by any other method available to the commissioner.

A registered voter who has not moved from the county in 30 30 10 which the elector is registered to vote may submit a change of 30 11 name, telephone number, or address on the absentee ballot application form prescribed in section 48A.8 when casting 30 13 requesting an absentee ballot. Upon receipt of a properly 30 14 completed form, the commissioner shall enter a notation of the 30 15 change on the registration records. 30 16

Sec. 62. Section 53.8, subsection 1, Code 2009, is amended

to read as follows:

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1. Upon receipt of an application for an absentee ballot 30 19 and immediately after the absentee ballots are printed, the 30 20 commissioner shall mail an absentee ballot to the applicant 30 21 within twenty=four hours, except as otherwise provided in 30 22 subsection 3. The absentee ballot shall be enclosed in an 30 23 unsealed envelope bearing a serial number and affidavit. 30 24 absentee ballot and unsealed envelope shall be enclosed in or 30 25 with a carrier return envelope marked postage paid which bears 30 26 the same serial number as the unsealed envelope. The absentee 30 27 ballot, unsealed envelope, and carrier return envelope shall 30 28 be enclosed in a third envelope to be sent to the registered 30 29 voter. If the ballot cannot be folded so that all of the 30 30 votes cast on the ballot will be hidden, the commissioner 30 31 shall also enclose a secrecy envelope with the absentee 30 32 ballot. 30 33 Sec.

Section 53.8, subsection 2, paragraph a, Code Sec. 63. 30 34 2009, is amended to read as follows:

a. The commissioner shall enclose with the absentee ballot a statement informing the applicant that the sealed carrier return envelope may be mailed to the commissioner by the 3 registered voter or the voter's designee or may be personally 4 delivered to the commissioner's office by the registered voter 5 or the voter's designee. The statement shall also inform the 6 voter that the voter may request that the voter's designee complete a receipt when retrieving the ballot from the voter. A blank receipt shall be enclosed with the absentee ballot.

Sec. 64. Section 53.17, subsections 1 and 2, Code 2009,

31 10 are amended to read as follows:

The sealed envelope containing the absentee ballot 31 12 shall be enclosed in a carrier return envelope which shall be 31 13 securely sealed. The sealed carrier <u>return</u> envelope shall be 31 14 returned to the commissioner by one of the following methods:

a. The sealed carrier <u>return</u> envelope may be delivered by 31 16 the registered voter, by the voter's designee, or by the 31 17 special precinct election officials designated pursuant to 31 18 section 53.22, subsection 1, to the commissioner's office no 31 19 later than the time the polls are closed on election day. 31 20 However, if delivered by the voter's designee, the envelope 31 21 shall be delivered within seventy=two hours of retrieving it 31 22 from the voter or before the closing of the polls on election 31 23 day, whichever is earlier.

b. The sealed carrier return envelope may be mailed to the 31 25 commissioner by the registered voter or by the voter's 31 26 designee. If mailed by the voter's designee, the envelope 31 27 must be mailed within seventy=two hours of retrieving it from 31 28 the voter or within time to be postmarked not later than the

31 29 day before the election, whichever is earlier.
31 30 2. In order for the ballot to be counted, the carrier 31 31 <u>return</u> envelope must be received in the commissioner's office 31 32 before the polls close on election day or be clearly 31 33 postmarked by an officially authorized postal service not 31 34 later than the day before the election and received by the 31 35 commissioner not later than noon on the Monday following the election.

Sec. 65. Section 53.18, subsections 1 and 2, Code 2009, are amended to read as follows:

- 1. When the return carrier envelope containing the completed absentee ballot is received by the commissioner, the commissioner shall at once record receipt of such ballot. Absentee ballots shall be stored in a secure place until they are delivered to the absentee and special voters precinct 9 board.
- 32 10 If the commissioner receives the return carrier 32 11 envelope containing the completed absentee ballot by five 5:00 32 12 p.m. on the Saturday before the election for general and primary elections and by five 5:00 p.m. on the Friday before 32 14 the election for all other elections, the commissioner shall 32 15 open the envelope to review the affidavit for any 32 16 deficiencies. If the affidavit contains a deficiency that 32 17 would cause the ballot to be rejected, the commissioner shall, 32 18 within twenty=four hours of the time the envelope was 32 19 received, notify the voter of that fact and that the voter may

32 20 correct the deficiency by five 5:00 p.m. on the day before the 32 21 election. 32 22 32 23 Sec. 66. Section 53.21, subsection 2, paragraph b, Code

2009, is amended to read as follows:

b. The voter shall enclose one copy of the above statement 32 25 in the return carrier envelope with the affidavit envelope and

32 26 retain a copy for the voter's records. Sec. 67. Section 53.22, subsection 5, paragraph b, Code

2009, is amended to read as follows: b. Absentee ballots voted under this subsection shall be

32 29 32 30 delivered to the commissioner no later than the time the polls are closed on election day. If the ballot is returned by mail 32 31 32 32 the carrier return envelope must be received by the time the 32 33 polls close, or clearly postmarked by an officially authorized 32 34 postal service not later than the day before the election and 32 35 received by the commissioner no later than the time 1 established for the canvass by the board of supervisors for that election.

Sec. 68. Section 53.25, Code 2009, is amended to read as 4 follows:

53.25 REJECTING BALLOT.

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If the absentee voter's affidavit is found to be 7 insufficient lacks the voter's signature, if the applicant is 8 not a duly registered voter <u>on election day</u> in such the 9 precinct <u>where the absentee ballot was cast</u>, if the affidavit 33 10 envelope contains more than one ballot of any one kind, or if 33 11 the voter has voted in person, such vote shall not be accepted 12 or counted rejected by the absentee and special voters
13 precinct board. If the affidavit envelope is open, or has 33 14 been opened and resealed, or if the ballot is not enclosed in 33 15 the affidavit envelope, and an affidavit envelope with the 33 16 same serial number and marked "Replacement ballot" is not 33 17 attached as provided in section 53.18, the vote shall not be 33 18 accepted or counted rejected by the absentee and special 19 voters precinct board.

2. If the absentee ballot is rejected prior to the opening 33 21 of the affidavit envelope, the voter casting the ballot shall 33 22 be notified by a precinct election official by the time the 33 23 canvass is completed of the reason for the rejection on a form 33 24 prescribed by the state commissioner of elections.

Section 53.30, Code 2009, is amended to read as Sec. 69. 33 26 follows:

53.30 BALLOTS, BALLOT ENVELOPES, AND OTHER INFORMATION 33 28 PRESERVED.

At the conclusion of each meeting of the absentee and 33 30 special voter's precinct board, the board shall securely seal 33 31 all ballots counted by them in the manner prescribed in 33 32 section 50.12. The ballot envelopes, including the envelope 33 33 having the registered voter's affidavit on it, the return 33 34 carrier envelope, and secrecy envelope bearing the signatures 33 35 of precinct election officials, as required by section 53.23, shall be preserved. All applications for absentee ballots, 2 ballots rejected without being opened, absentee ballot logs, and any other documents pertaining to the absentee ballot process shall be preserved until such time as the documents 3 5 may be destroyed pursuant to section 50.19.

Sec. 70. Section 53.40, subsection 1, paragraph c, Code 2009, is amended to read as follows:
 c. A request shall show the residence (including street

9 address, if any) of the voter, and the age of the voter, and length of residence in the city or township, county and state, 34 11 and shall designate the address to which the ballot is to be 34 12 sent, and in . In the case of the primary election, the request shall also show the party affiliation of such the 34 14 voter. Such The request shall be made to the commissioner of 34 15 the county of the voter's residence, provided that. However, 34 16 if the request is made by the voter to any elective state, 34 17 city, or county official, the said official shall forward it 34 18 to the commissioner of the county of the voter's residence, 34 19 and such request so forwarded shall have the same force and 34 20 effect as if made direct directly to the commissioner by the 34 21

Sec. 71. Section 53.53, subsection 4, paragraph b, Code

34 23 2009, is amended to read as follows:

34 24 b. The voter's application for a regular absentee ballot 34 25 was received by the commissioner less than fourteen days prior 34 26 to the election. However, if the voter's application for a 34 27 regular absentee ballot is not received by the commissioner 34 28 and if the federal write=in absentee ballot is not prohibited 34 29 by another provision of this subsection, a federal write=in

34 30 absentee ballot cast by the voter and received by the

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commissioner is valid.
                       Section 69.8, subsection 2, Code 2009, is amended
            Sec. 72.
 34 33 to read as follows:
34 34 2. STATE OFFICE
            2. STATE OFFICES. In all state offices, judges of courts
 34 35 of record, officers, trustees, inspectors, and members of all 35 1 boards or commissions, and all persons filling any position of
      2 trust or profit in the state, by the governor, except when
 35
      3 some other method is specially provided.
 35
                                                           An appointment by
35
35
35
      4 the governor to fill a vacancy in the office of lieutenant
     5 governor shall be for the balance of the unexpired term.
      6 appointment made under this subsection to a state office
     7 subject to section 69.13 shall be for the period until the
 35
 35
     8 vacancy is filled by election pursuant to law.
        Sec. 73. Section 256.11, subsection 5, paragraph b, Code 2009, is amended to read as follows:
 35
 35 10
 35 11
           b. Five units of the social studies including instruction
 35 12 in voting statutes and procedures, voter registration
 35 13 requirements, the use of paper ballots and voting machines
 35 14 systems in the election process, and the method of acquiring
 35 15 and casting an absentee ballot. All students shall complete a
 35 16 minimum of one=half unit of United States government and one
 35 17 unit of United States history. The one=half unit of United
 35 18 States government shall include the voting procedure as
 35 19 described in this lettered paragraph and section 280.9A. 35 20 government instruction shall also include a study of the
 35 21 Constitution of the United States and the Bill of Rights
 35 22 contained in the Constitution and an assessment of a student's
 35 23 knowledge of the Constitution and the Bill of Rights.
           Sec. 74. Section 260C.15, subsection 1, Code 2009, is
 35 24
 35 25 amended to read as follows:
 35 26 1. Regular elections held by the merged area for the 35 27 election of members of the board of directors as required by
 35 28 section 260C.11, for the renewal of the twenty and one=fourth
 35 29 cents per thousand dollars of assessed valuation levy 35 30 authorized in section 260C.22, or for any other matter
<del>35</del>
 35 31 authorized by law and designated for election by the board of
 35 32 directors of the merged area, shall be held on the date of the
 35 33 school election as fixed by section 277.1. However, elections
35 34 held for the renewal of the twenty and one=fourth cents p
35 35 thousand dollars of assessed valuation levy authorized in
36 1 section 260C.22 shall be held either on the date of the s
36 2 election as fixed by section 277.1 or at a special election
36 3 held on the second Tuesday in September of the even=number
36 4 years. The election parties shall be made a part of the lection.
    34 held for the renewal of the twenty and one=fourth cents per
       section 260C.22 shall be held either on the date of the school election as fixed by section 277.1 or at a special election
     3 held on the second Tuesday in September of the even=numbered
36
     4 year. The election notice shall be made a part of the local 5 school election notice published as provided in section 49.53
 36
      6 in each local school district where voting is to occur in the
 36
 36
        merged area election and the election shall be conducted by
        the county commissioner of elections pursuant to chapters 39 through 53 and section 277.20.
 36
 36
 36 10
            Sec. 75. Section 260C.22, subsection 1, paragraph a, Code
 36 11
        2009, is amended to read as follows:
 36 12
                In addition to the tax authorized under section
 36 13 260C.17, the voters in a merged area may at the regular school
 36 14 election or at a special election held on the second Tuesday
        in September of the even=numbered year vote a tax not
36
 36 16 exceeding twenty and one=fourth cents per thousand dollars of
 36 17 assessed value in any one year for a period not to exceed ten
 36 18 years for the purchase of grounds, construction of buildings,
 36 19 payment of debts contracted for the construction of buildings,
 36 20 purchase of buildings and equipment for buildings, and the
 36 21 acquisition of libraries, for the purpose of paying costs of
 36 22 utilities, and for the purpose of maintaining, remodeling,
 36 23 improving, or expanding the community college of the merged 36 24 area. If the tax levy is approved under this section, the
 36 25 costs of utilities shall be paid from the proceeds of the 36 26 levy. The tax shall be collected by the county treasurers and
 36 27 remitted to the treasurer of the merged area as provided in
 36 28 section 331.552, subsection 29. The proceeds of the tax shall
 36 29 be deposited in a separate and distinct fund to be known as
 36 30 the voted tax fund, to be paid out upon warrants drawn by the
 36 31 president and secretary of the board of directors of the
 36 32 merged area district for the payment of costs incurred in
 36 33 providing the school facilities for which the tax was voted.
 36 34
            Sec. 76. Section 275.18, subsection 3, Code 2009, is
 36 35 amended to read as follows:
 37
            3. The area education agency administrator shall furnish
 37
        to the commissioner a map of the proposed reorganized area
      3 which must be approved by the commissioner as suitable for 4 posting. The map shall be displayed prominently in at least
 37
 37
 37
      5 four places one place within the voting precinct, and inside
      6 each voting booth, or on the left-hand side inside the curtain
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of each voting machine 37 8 Sec. 77. Section 280.9A, subsections 1 and 2, Code 2009, 37 9 are amended to read as follows: 1. The board of directors of each local public school 37 11 district and the authorities in charge of each nonpublic 37 12 school shall require that all students in grades nine through 37 13 twelve complete, as a condition of graduation, instruction in 37 14 American history and the governments of Iowa and the United 37 15 States, including instruction in voting statutes and 37 16 procedures, voter registration requirements, the use of paper 37 17 ballots and voting machines systems in the election process, 37 18 and the method of acquiring and casting an absentee ballot. 2. The county auditor, upon request and at a site chosen 37 19 37 20 by the county auditor, shall make available to schools within 37 21 the county voting machines equipment or sample ballots that 37 22 are generally used within the county, at times when these 23 machines this equipment or sample ballots are not in use for 37 24 their recognized purpose. Sec. 78. Section 294.8, Code 2009, is amended to read as 37 25 37 26 follows: 37 27 294.8 PENSION SYSTEM. 37 28 $\frac{1}{2}$ Any $\frac{1}{2}$ school district located in whole or in part within a 37 29 city having a population of twenty=five thousand one hundred 37 30 or more may establish a pension and annuity retirement system 37 31 for the public school teachers of such district provided said 37 32 system, However, in cities having a population less than 37 33 seventy=five thousand, establishment of the system shall be 37 34 ratified by a vote of the people at a general regular school 37 35 election. Sec. 79. Section 298.2, subsection 4, unnumbered paragraph 1, Code 2009, is amended to read as follows: 38 38 38 The board may on its own motion, and upon the written 4 request of not less than one hundred eligible electors or 38 38 thirty percent of the number of eligible electors voting at 6 the last regular school election, whichever is greater, shall, 7 direct the county commissioner of elections to provide for 38 38 38 8 submitting the proposition of levying the voter=approved 38 9 physical plant and equipment levy for a period of time 38 10 authorized by the voters in the notice of election, not to 38 11 exceed ten years, in the notice of the regular school 38 12 election. The proposition is adopted if a majority of those 38 13 voting on the proposition at the election approves it. 38 14 voter=approved physical plant and equipment levy shall be 38 15 funded either by a physical plant and equipment property tax 38 16 or by a combination of a physical plant and equipment property 38 17 tax and a physical plant and equipment income surtax, as 38 18 determined by the board. However, if the board intends to 38 19 enter into a rental or lease arrangement under section 279.26, 38 20 or intends to enter into a loan agreement under section 38 21 297.36, only a property tax shall be levied for those 38 22 purposes. Subject to the limitations of section 298.14, if 38 23 the board uses a combination of a physical plant and equipment 38 24 property tax and a physical plant and equipment surtax, for 38 25 each fiscal year the board shall determine the percent of 38 26 income surtax to be imposed expressed as full percentage 38 27 points, not to exceed twenty percent. Section 298.9, Code 2009, is amended to read as 38 28 Sec. 80. 38 29 follows: 38 30 298.9 SPECIAL LEVIES. 38 31 If the voter=approved physical plant and equipment levy, 38 32 consisting solely of a physical plant and equipment property 38 33 tax levy, is approved by the voters at the regular school an 38 34 election held on a date specified in section 39.2, subsection 35 4, paragraph "c", and certified to the board of supervisors

1 after the regular levy is made, the board shall at its next

2 regular meeting levy the tax and cause it to be entered upon 39 39 39 3 the tax list to be collected as other school taxes. 4 certification is filed prior to May 1, the annual levy shall 5 begin with the tax levy of the year of filing. If the 39 39 39 6 certification is filed after May 1 in a year, the levy shall 39 begin with the levy of the fiscal year succeeding the year of 39 8 the filing of the certification. 39 Sec. 81. Section 301.24, Code 2009, is amended to read as 39 10 follows: 39 11 301.24 PETITION == ELECTION. 39 12 Whenever a petition signed by one hundred eligible electors 39 13 residing in the school district or a number of eligible 39 14 electors residing in the school district equal to at least ten 39 15 percent of the number of voters in the last preceding regular 39 16 school election, whichever is greater, is filed with the 39 17 secretary thirty sixty days or more before the regular school

39 18 election, asking that the question of providing free textbooks 39 19 for the use of pupils in the school district's attendance 39 20 centers be submitted to the voters at the next regular school 39 21 election, the secretary shall cause notice of such the 39 22 proposition to be given in the notice of such the election. 39 23 Sec. 82. Section 331.201, subsection 3, Code 2009, is 39 24 amended to read as follows: 39 25 3. The office of supervisor is an elective office except 39 26 that if a vacancy occurs on the board, a successor shall may 39 27 be appointed to the unexpired term as provided in chapter 69 section 69.14A. 39 28 Sec. 83. Section 331.383, Code 2009, is amended to read as 39 29 39 30 follows: 39 31 DUTIES AND POWERS RELATING TO ELECTIONS. 331.383 The board shall ensure that the county commissioner of 39 32 39 33 elections conducts primary, general, city, school, and special 39 34 elections in accordance with applicable state law. The board 39 35 shall canvass elections in accordance with sections 43.49 to 43.51, 43.60 to 43.62, 46.24, 50.13, 50.24 to 50.29, 50.44 to 40 2 50.47, 260C.39, 275.25, 277.20, 376.1, 376.7, and 376.9. The 3 board shall prepare and deliver a list of persons nominated in 4 accordance with section 43.55, provide for a recount in 40 40 40 accordance with section 50.48, provide for election precincts in accordance with sections 49.3, 49.4, 49.6 to 49.8, and 40 40 40 49.11, pay election costs as provided in section 47.3, 40 8 participate in election contests as provided in sections 62.1A 40 and 62.9, and perform other election duties required by state 40 10 The board may authorize additional precinct election 40 11 officials as provided in section 51.1, provide for the use of 40 12 a voting machine or an optical scan voting system as provided 40 13 in sections 52.2, 52.3, and 52.8, and exercise other election 40 14 powers as provided by state law. 40 15 Sec. 84. Section 331.425, subsection 2, Code 2009, is 40 16 amended to read as follows: 40 17 2. The election shall be held on the second first Tuesday 40 18 in March and be conducted by the county commissioner of 40 19 elections in accordance with the law. Sec. 85. Section 331.427, subsection 3, paragraph c, Code 2009, is amended to read as follows: 40 20 40 21 40 22 c. Purchase of voting machines systems and equipment under 40 23 chapter 52. 40 24 Section 331.441, subsection 2, paragraph b, Sec. 86. 40 25 subparagraph (1), Code 2009, is amended to read as follows: 40 26 (1) Voting machines or an An optical scan voting system. Sec. 87. Section 331.502, subsection 17, Code 2009, is 40 27 40 28 amended to read as follows: 40 29 17. Make available to schools, voting machines equipment 40 30 or sample ballots for instructional purposes as provided in section 280.9A. 40 31 40 32 Sec. 88. Section 364.2, subsection 4, paragraph b, Code 40 33 2009, is amended to read as follows: 40 34 Such an ordinance shall not become effective unless 40 35 approved at an election. The proposal may be submitted by the council on its own motion to the voters at any city election. 41 41 Upon receipt of a valid petition as defined in section 362.4 41 3 requesting that a proposal be submitted to the voters, the 41 4 council shall submit the proposal at the next regular city 41 election or at a special election called for that purpose 6 before the next regular city election. However, the city 41 41 council may dispense with such election as to the grant, 41 8 amendment, extension, or renewal of an electric light and 41 power, heating, or gasworks franchise unless there is a valid 41 10 petition requesting submission of the proposal to the voters, 41 11 or the party seeking such franchise, grant, amendment, 41 12 extension, or renewal requests an election. If a majority of 41 13 those voting approves the proposal, the city may proceed as 41 14 proposed. The complete text of the ordinance shall be 41 15 included on the ballot if conventional paper ballots are used. 41 16 If an optical scan voting system or voting machine is used, 41 17 the proposal shall be stated on the optical scan ballot and on -41 18 the machine, and the full text of the ordinance posted for the 41 19 voters pursuant to section 52.25. All absentee voters shall 41 20 receive the full text of the ordinance. 41 21 Sec. 89. Section 368.19, subsection 2, Code 2009, is 41 22 amended to read as follows: 41 23 2. The city shall provide to the commissioner of elections 41 24 a map of the area to be incorporated, discontinued, annexed, severed, or consolidated, which must be approved by the commissioner as suitable for posting. The map shall be 41 25 41 41 27 displayed prominently in at least four places one place within 41 28 the voting precinct, and inside each voting booth, or on the

41 29 left-hand side inside the curtain of each voting machine Sec. 90. Section 372.13, subsection 2, paragraph b, Code 41 30 41 31 2009, is amended to read as follows: 41 32 b. (1) By a special election held to fill the office for 41 33 the remaining balance of the unexpired term. If the council 41 34 opts for a special election or a valid petition is filed under 41 35 paragraph "a", the special election may be held concurrently with any pending election as provided by section 69.12 if by 42 2 so doing the vacancy will be filled not more than ninety days 42 42 3 after it occurs. Otherwise, a special election to fill the 42 4 office shall be called by the council at the earliest 5 practicable date. The council shall give the county 42 6 commissioner at least thirty=two days' written notice of the 7 date chosen for the special election. The council of a city 8 where a primary election may be required shall give the county 42 42 42 42 9 commissioner at least sixty days' written notice of the date 42 10 chosen for the special election. A special election held 42 11 under this subsection is subject to sections 376.4 through 42 12 376.11, but the dates for actions in relation to the special 42 13 election shall be calculated with regard to the date for which 42 14 the special election is called. However, a nomination 42 15 petition must be filed not less than twenty=five days before 42 16 the date of the special election and, where a primary election 42 17 may be required, a nomination petition must be filed not less 42 18 than fifty=three days before the date of the special 42 19 election. 42 20 (2) If there are concurrent vacancies on the council and 42 21 the remaining council members do not constitute a quorum of 42 22 the full membership, a special election shall be called by the 42 23 county commissioner at the earliest practicable date.

42 24 remaining council members shall give notice to the county 42 25 commissioner of the absence of a quorum. If there are no 42 26 remaining council members, the city clerk shall give notice to 42 27 the county commissioner of the absence of a council. If the 42 28 office of city clerk is vacant, the city attorney shall give 42 29 notice to the county commissioner of the absence of a clerk 42 30 and a council. Notice of the need for a special election 42 31 shall be given under this paragraph by the end of the 42 32 following business day.

Sec. 91. Section 373.6, subsection 1, Code 2009, is 42 34 amended to read as follows:

1. If a proposed charter for consolidation is received not 1 later than sixty seventy=eight days before the next general 2 election, the council of the participating city with the 3 largest population shall, not later than sixty=nine days 4 before the general election, direct the county commissioner of 5 elections to submit to the registered voters of the 6 participating cities at the next general election the question of whether the proposed charter shall be adopted. A summary 8 of the proposed charter shall be published in a newspaper of 43 9 general circulation in each city participating in the charter 43 10 commission process at least ten but not more than twenty days 43 11 before the date of the election. The proposed charter shall 43 12 be effective in regard to a city only if a majority of the 43 13 electors of the city voting approves the proposed charter.
43 14 Sec. 92. Section 376.4, Code 2009, is amended to read as 43 15 follows:

CANDIDACY. 376.4

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43 16 43 17 $\frac{43}{17}$ $\frac{1}{1}$ $\frac{1}{1}$ An eligible elector of a city may become a $\frac{43}{18}$ tandidate for an elective city office by filing with the city 43 19 clerk a valid petition requesting that the elector's name be 43 20 placed on the ballot for that office. The petition must be 43 21 filed not more than seventy=one days and not less than 43 22 forty=seven days before the date of the election, and must be 43 23 signed by eligible electors equal in number to at least two 43 24 percent of those who voted to fill the same office at the last 43 25 regular city election, but not less than ten persons. 43 26 However, for those cities which may be required to hold a 43 27 primary election, the petition must be filed not more than 43 28 eighty=five days and not less than sixty=eight days before the 43 29 date of the regular city election. A person may sign 30 nomination petitions for more than one candidate for the same 43 31 office, and the signature is not invalid solely because the 43 32 person signed nomination petitions for one or more other 33 candidates for the office. Nomination petitions shall be 43 34 filed not later than $\frac{\text{five o'clock}}{\text{5:00}}$ p.m. on the last day 43 35 for filing.

b. The petitioners for an individual seeking election from 2 a ward must be residents of the ward at the time of signing 3 the petition. An individual is not eliqible for election from 4 a ward unless the individual is a resident of the ward at the

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44
     5 time the individual files the petition and at the time of
 44 6 election.
     7 2. a. The petition must include space for the signatures of the petitioners, a statement of their place of 9 residence, and the date on which they signed the petition. A
 44
 44
 44
 44
     10 person may sign nomination petitions for more than one
44
        candidate for the same office, and the signature is not invalid solely because the person signed nomination petitions
44
44 13 for one or more other candidates for the office.
 44 14
             b. The petition must include the affidavit of the
 44 15 individual for whom it is filed, stating the individual's
 44 16 name, the individual's residence, that the individual is a
         candidate and eligible for the office, and that if elected the
 44 17
 44 18 individual will qualify for the office. The affidavit shall
 44 19 also state that the candidate is aware that the candidate is
 44 20 disqualified from holding office if the candidate has been
 44 21 convicted of a felony or other infamous crime and the
 44 22 candidate's rights have not been restored by the governor or
 44 23 by the president of the United States.
 44 24 3. If the city clerk is not readily available during 44 25 normal office hours, the city clerk shall designate other
 44 26 employees or officials of the city who are ordinarily
 44 27 available to accept nomination papers under this section.
 44 28 the final date for filing nomination papers the office of the
 44 29 city clerk shall remain open until five 5:00 p.m.
 44 30
            4. The city clerk shall review each petition and affidavit
        of candidacy for completeness following the standards in
44 31
44 32 section 45.5 and shall accept the petition for filing if on 44 33 its face it appears to have the requisite number of signatures 44 34 and if it is timely filed. The city clerk shall note upon 44 35 each petition and affidavit accepted for filing the date and 45 1 time that they were filed. The clerk shall return any
45 2 rejected nomination papers to the person on whose behalf the
45
      3 nomination papers were filed.
      4 5. Nomination papers filed with the city clerk shall be 5 available for public inspection. The city clerk shall deliver 6 all nomination petitions papers together with the text of any
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45
 45
     7 public measure being submitted by the city council to the 8 electorate to the county commissioner of elections not later
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 45
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      9 than five o'clock 5:00 p.m. on the day following the last day
 45 10 on which nomination petitions can be filed.
45 11 6. Any person on whose behalf nomination petitions have
 45 12 been filed under this section may withdraw as a candidate by
 45 13 filing a signed statement to that effect as prescribed in 45 14 section 44.9. Objections to the legal sufficiency of
 45 15 petitions shall be filed in accordance with the provisions of
 45 16 sections 44.4, 44.5, and 44.8.
 45 17 Sec. 93. Section 384.12, subsection 20, paragraphs a and 45 18 b, Code 2009, are amended to read as follows:
45 19 a. The election may be held as specified in this
 45 20 subsection if notice is given by the city council, not later 45 21 than thirty=two days before the second first Tuesday in March,
 45 22 to the county commissioner of elections that the election is
 45 23 to be held.
 45 24
            b. An election under this subsection shall be held on the
 45 25 second first Tuesday in March and be conducted by the county
 45 26 commissioner of elections in accordance with the law.
 45 27 Sec. 94. Section 300.01.
45 28 are amended to read as follows:
            Sec. 94. Section 468.511, subsections 2 and 3, Code 2009,
             2. For the purpose of this subchapter, applications for
 45 30 ballots shall be made on blanks substantially in the following
 45 31 form:
 45 32
                   Application for ballot to be voted at the ....
 45 33
               (Name of District) District Election on ..... (Date)
 45 34 State of ......
 45 35 ..... County
                                              ) ss.
 46
            I, ...... (Applicant), do solemnly swear that I am a
 46
      2 landowner in the ..... (Name of District) District and that I
      3 am a duly qualified voter entitled to vote in said election,
 46
     4 and that on account of ..... (business, illness, residence 5 outside of the county, etc.) I cannot be at the polls on
46
46
<del>-46</del>
         election day, and I hereby make application for an official
      7 ballot or ballots to be voted by me at such election, and that
 46
 46
      8 I will return said ballot or ballots to the officer issuing
 46
      9 same before the day of said election.
 46 10
                                                   Signed .....
 46 11
                                                   Date .....
 46 12
                                  Residence (street number if any) ......
 46 13
                                  City ...... State ......
             Subscribed and sworn to before me this ... day of .....
 46 14
 46 15 (month), ... (year)
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3. For the purpose of this subchapter, the affidavit on 46 17 the reverse side of the envelopes used for enclosing the 46 18 marked ballots shall be substantially as follows: 46 19 State of 46 20 County) ss. 46 21 I, (Applicant), do solemnly swear that I am a 46 22 landowner in the (Name of District) District and that I 46 23 am a duly qualified voter to vote in the election of trustees 46 24 of said district and that I shall be prevented from attending 46 25 the polls on the day of election because of (business, illness, residence outside of the county, etc.) and 46 27 that I have marked the enclosed ballot in secret. Signed 46 28 46 29 Subscribed and sworn to before me this ... uay of . 46 30 (month), ... (year), and that I hereby certify that the Subscribed and sworn to before me this ... day of 46 31 affiant exhibited the enclosed ballot to me unmarked; that the $46\ 32$ affiant then in my presence and in the presence of no other 46 33 person and in such manner that I could not see the affiant's 46 34 vote, marked such ballot, enclosed and sealed the same in this 46 35 envelope; and that the affiant was not solicited or advertised 47 1 by me for or against any candidate or measure. 47 47 (Official Title) Sec. 95. Sections 43.26, 48A.40, 49.35, 49.42A, 50.2, 47 47 47 52.7, 52.9, 52.10, 52.17, 52.18, 52.20, and 53.24, Code 2009, 47 are repealed. 7 Sec. 96. EFFECTIVE AND APPLICABILITY DATES.
1. The section of this Act amending section 48A.27, being 47 8 47 47 10 deemed of immediate importance, takes effect upon enactment 47 11 and applies to notices mailed on or after the effective date. 2. The section of this Act amending section 298.9, being 47 12 47 13 deemed of immediate importance, takes effect upon enactment. 47 14 EXPLANATION 47 15 This bill makes technical and corrective changes to the law 47 16 relating to elections and voter registration. 47 17 Code sections 2.27, 43.77, and 69.8 are amended to reflect 47 18 the 1988 amendment to the Constitution of the State of Iowa 47 19 requiring that the governor and lieutenant governor be elected 47 20 jointly and to specify that a vacancy in the office of 47 21 lieutenant governor is to be filled by appointment by the 47 22 governor and the appointment is for the balance of the 47 23 unexpired term. 47 24 Code section 8A.412 is amended to add professional 47 25 employees under the supervision of the secretary of state to 47 26 the list of employees exempt from the merit system. 47 27 Code section 43.4 is amended to require that the county 47 28 commissioner of elections (county auditor) retain caucus 47 29 records for 22 months. The Code section is further amended to 47 30 require the chairperson of the county central committee, 47 31 within 14 days after the date of the precinct caucus, to 47 32 deliver to the county commissioner all completed voter 47 33 registration forms received at the caucus. Current law 34 provides that it is election misconduct in the third degree, a 47 47 35 serious misdemeanor, if a party committee member neglects to 48 1 perform a statutory duty relating to a precinct caucus. A 48 2 serious misdemeanor is punishable by confinement for no more 48 than one year and a fine of at least \$315 but not more than 48 \$1,875. 4 48 5 Code section 43.5 is amended to add Code chapter 39A, 48 $\ensuremath{\text{6}}$ relating to election misconduct, to the list of Code chapters 48 applicable to primary elections. Code sections 43.26 and 49.42A, which illustrate the format 48 48 9 of the official primary and general election ballots, are 48 10 repealed. New Code sections 43.31 and 49.57A are enacted to 48 11 require the state commissioner of elections to adopt 48 12 administrative rules implementing ballot format and printing 48 13 requirements. 48 14 Code section 44.5 is amended to provide that a hearing on 48 15 an objection to a nomination shall be held not later than one 48 16 week after the objection is filed. 48 17 Code section 45.1 is amended to specify signers of 48 18 nomination petitions for elective offices are required to be 48 19 eligible electors who reside in the applicable county or 48 20 district. 48 21 Code section 47.6 is amended to require that the text of a 48 22 public measure to be submitted at election to the voters of a

48 25 day before the election.
48 26 Code section 48A.2 is amended to specify that the voter

48 23 school district or merged area must be submitted to the county 48 24 commissioner of elections no later than 5:00 p.m. on the 46th

48 27 registration form may be used to make changes in an existing 48 28 registration record in addition to being an application to 48 29 register to vote.

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48 30 Code section 48A.8, relating to registering to vote by 48 31 mail, removes the reference to "mail registration form". The 48 32 same voter registration form is used whether or not a person 48 33 is registering by mail or in person.

Code section 48A.25A is amended to comply with the federal 48 35 Help America Vote Act requirement that identification numbers on all voter registration applications, not just those received by mail, be verified. The section is further amen to provide that if the identification information cannot be The section is further amended 4 verified, the registration will be recorded as pending, and the voter will be notified that the voter must present identification before voting for the first time in the county. These requirements do not apply to election day registrants or 8 in=person absentee registrants.

Code section 48A.26 is amended to provide that the 49 10 commissioner of registration (county auditor) shall send an 49 11 acknowledgment of receipt of voter registration or a change of information in a voter registration record within 45 days of 49 12 49 13 receipt of the form or change of information if the form or 49 14 change of information was submitted at a precinct caucus. 49 15 Code section 48A.26 is also amended to provide that if an 49 16 incomplete registration form is received by the commissioner 49 17 after registration closes but by 5:00 p.m. on the Saturday 49 18 before the election for primary and general elections or by 49 19 5:00 p.m. on the Friday before the election for all other 49 20 elections, the commissioner shall notify the applicant of 49 21 election day and in-person absentee registration procedures.

49 22 Code section 48A.27 is amended to require the commissioner 49 23 to send an acknowledgment of change of address information 49 24 received from the United States postal service to the new 49 25 address only. Current law requires that the acknowledgment be 49 26 sent to the former and new addresses. This section of the 49 27 bill takes effect upon enactment and applies to notices mailed 49 28 on or after the effective date.

Code section 48A.31, relating to purging the names of 49 30 deceased persons from voter registration lists, is amended to 49 31 delete language referring to the process that was in place 49 32 prior to implementation of the statewide voter registration 49 33 system maintained by the secretary of state and also requires 49 34 the county commissioner to run the state's matching program 49 35 for the list of deceased persons in the month following receipt of the list from the department of public health.

Code section 48A.37, relating to electronic voter 3 registration records, is amended to define "incomplete 4 records as those registration records missing information 5 required to be included on the voter registration form. 6 section is further amended to provide that an incomplete 7 record shall be made an active record when a completed form is 8 provided and the information verified.

Code section 48A.38 is amended to require the state 50 10 registrar of voters to update voter participation information 50 11 no later than 60 days after each election.

Code section 48A.40, relating to voter registration reports 50 13 required to be filed with the state registrar by the county 50 14 commissioner of registration, is repealed because the reports 50 15 are no longer necessary due to implementation of the statewide 50 16 voter registration system maintained by the secretary of 50 17 state. 50 18 Cod

Code section 49.25 is amended to eliminate the requirement 50 19 that voting booths be approved by the board of examiners for 50 20 voting systems. Code sections 49.25 and 49.26 are amended to 50 21 remove duplicate language referring to those elections at 50 22 which the commissioner may determine whether ballots will be 50 23 counted by hand by election precinct officials or by automatic 50 24 tabulating equipment.

Code section 49.43 is amended to remove the requirement 50 26 that ballots containing public measures shall be printed on 50 27 other than white paper in those precincts using hand=counted 50 28 paper ballots.

Code section 49.53 is amended to provide that the minimum 50 30 font size for published ballots shall be nine point type,

50 31 rather than the current 90 percent of font size.
50 32 Code sections 49.57, 49.84, and 50.48 are amended to make 50 33 reference to the statutorily defined term "automatic 50 34 tabulating equipment" rather than electronic tabulating 50 35 equipment or vote tallying system.

51 Code section 49.57 is also amended to remove the 2 requirement that the words "Official ballot" be printed on the $\,$

3 ballot in such a way as would allow them to be shown to an 4 election official without revealing any of the marks made by 5 the voter.

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Code section 49.77 is amended to provide that the state commissioner of elections (secretary of state) shall prescribe 8 by rule the types of identification that can be presented by a voter when the voter is unknown to the precinct election 51 10 official.

Code section 50.15A is amended to require the state 51 12 commissioner to report in the unofficial canvass the total 51 13 number of ballots cast at the general election.

Code section 50.24 is amended to require the county board 51 15 of canvassers (board of supervisors), when canvassing the vote 51 16 after an election, to also certify the election canvass 51 17 summary report prepared by the county commissioner of 51 18 elections. Code section 50.30 is amended and new Code section 51 19 50.30A is enacted to require the commissioner to forward the 51 20 abstracts of votes and summary report to the state 51 21 commissioner of elections within 13 days after each primary 51 22 and general election.

51 23 Code sections 50.24 and 50.39 are amended to strike the 51 24 requirement that the abstract of votes state its required 51 25 information in words "written at length".

Code section 51.15, relating to double counting boards, is 51 27 amended to specify that the chapter applies to elections in 51 28 which paper ballots are to be counted by hand by the precinct 51 29 election officials.

Code section 52.23 is amended to require that a copy of the 51 31 printed results from each automatic tabulating device be 51 32 signed by precinct election officials and attached to the 51 33 precinct tally list and that the printed results shall reflect 51 34 all the votes cast in the precinct.

Code section 52.25 is amended to provide that the entire text of a public measure, including measures related to the Iowa constitution, shall be displayed prominently in at least 1 one place, rather than the current four places, within the 4 voting precinct. Code section 52.25 is also amended to refer to ballots generally rather than to special paper ballots. Code sections 52.25 and 275.18 are amended, and Code

sections 49.35, 52.10, and 52.18 are repealed, to eliminate references to lever voting machines, which are no longer used in Iowa.

Code section 52.28 is amended to clarify that optical scan 52 11 ballots shall be printed using black ink on white paper.

Code section 52.29 is amended to conform to current law 52 13 regarding the requirement that one sample ballot be posted 52 14 prominently in each precinct. The section is also amended to provide that if an office or public measure is printed on the 52 16 back of the ballot, both sides shall be displayed.

52 17 Code section 53.2 is amended to provide that the party 52 18 affiliation of a voter requesting an absentee ballot will be 52 19 changed at the time the request is recorded on the 52 20 registration record if the ballot requested is for a party 52 21 other than the voter's current party affiliation or 52 22 declaration. The Code section is amended to provide that if a 52 23 voter whose registration record indicates a party affiliation 52 24 requests a primary election ballot and does not indicate a 52 25 party on the ballot application, the voter shall be mailed the 52 26 ballot of the party indicated on the registration record. 52 27 Code section 53.2 is further amended to provide that if an 52 28 absentee ballot request is received from a person who is not 52 29 registered to vote, the commissioner shall send a voter 52 30 registration form and another absentee ballot application form 52 31 to the person, rather than sending a registration form and an The Code section is further amended to 32 absentee ballot. 52 33 provide that if the absentee ballot request of a person not 52 34 registered to vote is received after registration closes but 52 35 by 5:00 p.m. on the Saturday before the election for primary 53 1 and general elections or by 5:00 p.m. on the Friday before the 2 election for all other elections, the commissioner shall, by 3 mail, notify the person of election day and in=person absentee 4 registration procedures. The commissioner shall also attempt 5 notification by any other method available to the 6 commissioner. Finally, Code section 53.2 is amended to 7 provide that a change of name, telephone number, or address on 8 an absentee ballot application of a voter who has moved within 9 the county shall be used to update the voter's registration

53 10 record. Code sections 53.8, 53.17, 53.18, 53.21, 53.22, and 53.30 53 11 53 12 are amended to conform to the current use of return envelope 53 13 to refer to the return postage envelopes containing an

53 14 absentee ballot.

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Code section 53.25 is amended to specify that an 53 16 insufficient absentee ballot affidavit is one that lacks the voter's signature. The section is also amended to conform 53 18 statutory language on rejecting absentee ballots.

Code section 53.40, relating to an absentee ballot request 53 20 from a person in the armed forces, is amended to strike the 53 21 requirement that the request include information on the length 53 22 of residency in the city or township, county, and state 53 23 because the federal application form does not include a space 53 24 for that information.

Code section 53.53 is amended to conform to a federal court 53 26 ruling that if the absentee ballot application of an overseas or military voter is not received by the commissioner, a federal absentee ballot cast by the voter and received by 53 29 commissioner is valid.

Code sections 260C.15 and 260C.22 are amended to allow 53 31 community colleges to submit the question of imposing or 53 32 renewing the facilities property tax levy at the regular 53 33 school election in September of the odd=numbered year or at a 53 34 special election held on the second Tuesday in September of 53 35 the even=numbered year.

Code sections 275.18 and 368.19 are amended to provide that a map of a proposed school district reorganization or proposed city annexation, respectively, shall be posted prominently in one place, rather than the current four, within the precinct.

Code section 294.8 is amended to provide that certain elections held on school pension systems shall be held at the regular school election rather than the general election.

Code section 298.2, relating to the physical plant and equipment levy that requires voter approval, is amended to specify that an election on the levy may be called by the 54 11 board of directors on its own motion.

Code section 298.9 is amended to specify that the portion of the physical plant and equipment levy that is required to receive approval of the voters may be submitted at a special election rather than only at the regular school election. 54 16 This section of the bill takes effect upon enactment.

Code section 301.24 changes the deadline for submitting a 54 18 petition requesting that the proposition to distribute free 54 19 textbooks in a school district be placed on the regular school 54 20 election ballot. The current deadline of 30 days before the 54 21 election is changed to 60 days before the election.

Code section 331.201, relating to a vacancy in the office 54 23 of county supervisor, is amended to specifically refer to Code section 69.14A, rather than generally to Code chapter 69. 54 24

Code section 331.425, relating to a county special levy 54 26 election, is amended to provide that the election shall be 54 27 held on the first Tuesday in March, rather than the second 54 28 Tuesday in March.

54 29 Code section 372.13, relating to special elections to fill 54 30 a city council vacancy, is amended to change the filing 54 31 deadline for nomination petitions in cities with a primary 54 32 election from 52 days before the election to 53 days before the election in order to avoid the deadline falling on a 54 34 Saturday.

Code section 373.6, relating to metropolitan consolidation charters, is amended to change the filing deadline for submission of the charter at a general election to no later than 69 days before the election, which is the same as the filing deadline for offices to be filled at the general election.

Code section 376.4 is amended to clarify the process of city clerks accepting and reviewing candidate nomination

papers filed for city office.

Code section 384.12, relating to a city special levy 55 10 election, is amended to provide that the election shall be 55 11 held on the first Tuesday in March, rather than the second 55 12 Tuesday in March.

Code section 468.511, relating to drainage district trustee 55 14 elections, is amended to remove language requiring an absentee 55 15 voter to specify the reason that the voter is voting absentee.

The following Code sections are amended to remove 55 16 55 17 references and requirements relating specifically to voting 55 18 machines (i.e., direct recording electronic devices), which 55 19 are no longer allowed for use in Iowa: 39A.2, 43.45, 46.22 55 20 47.3, 49.19, 49.25, 49.26, 49.28, 49.43, 49.44, 49.48, 49.56, 55 21 49.90, 49.99, 49.127, 50.22, 50.48, 51.15, 52.1, 52.3 through 55 22 52.6, 52.8, 52.19, 52.23, 52.24, 52.25, 52.27, 52.41, 256.11, 55 23 280.9A, 331.383, 331.427, 331.441, 331.502, and 364.2.

The following Code sections relating to voting machines,

55 25 are repealed: 50.2, 52.7, 52.9, 52.17, 52.18, 52.20, and 55 26 53.24.
55 27 LSB 1288HV 83 55 28 sc/nh/14