House File 590 - Introduced

HOUSE FILE 590
BY COMMITTEEON STATE
GOVERNMENT

(SUCCESSORTO HSB 213)

(COMPANIONTO 2298SV BY COMMITTEEON STATE GOVERNMENT)

A BILL FOR

- 1 An Act relating to the conduct of elections, including
- 2 absenteeballots and voter list maintenanceactivities,
- 3 making penalties applicable, and including effective date
- 4 provisions.
- 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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Section 1. Section 39A.2, subsection 1, Code 2021, is 2 amended by adding the following new paragraph: NEW PARAGRAPH q. Failure to perform duties. As an 4 election official, fails to perform duties prescribed by 5 chapters 39 through 53, except for section 48A.41, or fails to 6 follow or implement guidance issued pursuant to section 47.1, 7 or performs those duties and responsibilities in such a way as 8 to hinder or disregard the object of the law. Sec. 2. Section 39A.3, subsection1, paragraphb, Code 2021, 10 is amended by adding the following new subparagraph: NEW SUBPARAGRAPH (9) Fails to adequatelyperform voter 12 list maintenancein violation of section 48A.41. Sec. 3. Section 39A.4, subsection1, paragraphb, 14 subparagraph(1), Code 2021, is amended to read as follows: (1) Serving as a member of a challenging committee or 16 observer under section 49.104, subsection 2, 5, or 6, 1, 17 paragraph "b", "e", or "f", while serving as a precinct election 18 official at the polls. Sec. 4. Section 39A.4, subsection1, paragraphb, 20 subparagraph(2), Code 2021, is amended by striking the 21 subparagraph. Sec. 5. Section 39A.4, subsection1, paragraphb, Code 2021, 22 23 is amended by adding the following new subparagraph: NEW SUBPARAGRAPH (14) Interferes with a person permitted 25 at a polling place pursuant to section 49.104. Sec. 6. Section 39A.4, subsection1, paragraphc, 27 subparagraphs(10) and (11), Code 2021, are amended to read as 28 follows: (10) Returning a voted absentee ballot by mail, to a ballot 30 drop box, or in person, to the commissioner'soffice and the 31 person returning the ballot is not the voter, the voter's 32 designee, or a special precinctelection official designated 33 pursuant to section 53.22, subsection 2 a person prohibited 34 to collect and deliver a completed ballot pursuant to section 35 53.33. LSB 2298HV (1) 89

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(11) Making a false or untrue statement reporting that 2 a voted absentee ballot was returned to the commissioner's 3 office, by mail or in person, or to a ballot drop box, by 4 a person other than the voter, the voter's designee, or a 5 special precinctelection official designated pursuant to 6 section 53.22, subsection2 prohibited to collect and deliver a 7 completedballot pursuant to section 53.33. Sec. 7. Section 39A.6, subsection3, Code 2021, is amended 9 to read as follows: 3. a. This notice is not a final determination of facts 11 or law in the matter, and does not entitle a person to a 12 proceedingunder chapter 17A. Upon issuance of a technical 13 infraction to a county commissioner, the state commissioner 14 shall also impose a fine not to exceed ten thousand dollars to 15 be deposited in the general fund. b. A county commissionershall pay a fine issued pursuant to 17 this section or file an appeal pursuant to chapter 17A within 18 sixty days. A county commissionerwho fails to pay a fine that 19 was not dismissed pursuant to chapter 17A shall be suspended 20 from office for a period not to exceed two years pursuant to 21 sections 66.7 and 66.8. c. If a county commissioneris suspended pursuant to 23 paragraph "b", the state commissionershall direct the deputy of 24 the county commissioner to oversee the functions of the office 25 until the suspensionis revokedor the office is vacated and a 26 successoris elected. The state commissionermay direct the 27 state commissioner's staff to assist in the performance of the 28 duties of the county commissioner. Sec. 8. Section 39A.6, Code 2021, is amended by adding the 30 following new subsection: NEW SUBSECTION 4. Upon issuing a technical infraction, 32 the state commissionershall immediatelyinform the attorney 33 general and relevant county attorney if the apparent violation 34 constitutesor may constituteelectionmisconductunder this 35 chapter.

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- 1 Sec. 9. <u>NEW SECTION</u> **39A.7 Electionmisconduct**—2 investigation.
- 3 1. The attorney general or county attorney shall
- 4 investigateallegations of election misconduct reported to the
- 5 attorney general or county attorney. Election misconductby an
- 6 election official shall also be investigated for prosecution
- 7 under chapter 721.
- 8 2. Upon the completion of an investigation required by this
- 9 section, the attorney general or county attorney shall submit
- 10 the results of the investigation to the state commissioner and
- 11 explain whether the attorney general or county attorney will
- 12 pursue charges.
- 13 Sec. 10. Section 43.20, subsection 1, Code 2021, is amended
- 14 by strikingthe subsectionand inserting in lieu thereof the
- 15 following:
- 16 1. Nominationpapers shall be signed by eligible electors as
- 17 provided in section 45.1.
- 18 Sec. 11. Section 43.20, subsection2, Code 2021, is amended
- 19 by strikingthe subsection.
- 20 Sec. 12. Section 44.1, Code 2021, is amended to read as
- 21 follows:
- 22 44.1 PoliticalnonpartyNonpartypoliticalorganizations.
- 23 1. Any conventionor caucus of eligible electors
- 24 representing apolitical organization which is not a political
- 25 party as defined by law, may, for the state, or for any
- 26 division or municipality thereof, or for any county, or for
- 27 any subdivisionthereof, for which such conventionor caucus
- 28 is held, make one nomination of a candidate for each office to
- 29 be filled therein at the general election. However, in order
- 30 to qualify for any nomination made for a statewide elective
- 31 office by such a political organization there shall be in
- 32 attendanceat the conventionor caucus where the nomination
- 33 is made a minimum of two hundred fifty five hundred eliqible
- $34\,\,\mathrm{electors}\,\mathrm{includingat}\,\,\mathrm{least}$ one eligible elector from each of
- 35 twenty-fivecounties. In order to qualify for any nomination

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1 to the office of United States representative there shall be 2 in attendanceat the conventionor caucus where the nomination 3 is made a minimum of fifty two hundred eligible electors who 4 are residents of the congressional district including at least 5 one eligible elector from each of at least one-half of the 6 counties of the congressional district. In order to qualify 7 for any nomination to an office to be filled by the voters 8 of a county or of a city there shall be in attendanceat the 9 conventionor caucus where the nomination is made a minimum of 10 ten twenty eligible electors who are residents of the county 11 or city, as the case may be, including at least one eligible 12 elector from at least one-halfof the voting precincts in that 13 county or city. In order to qualify for any nominationmade 14 for the general assembly there shall be in attendanceat the 15 conventionor caucus where the nomination is made a minimum 16 of ten twenty-fiveeligible electors who are residents of the 17 representative districtor twenty fifty eligible electors who 18 are residents of the senatorial district, as the case may be, 19 with at least one eligible elector from one-half of the voting 20 precincts in the district in each case. The names of all 21 delegates in attendanceat such conventionor caucus and such 22 fact shall be certified to the state commissioner together with 23 the other certificationrequirements of this chapter. 2. A candidatewho has been nominated under a political 25 party under chapter 43 shall not be eligible for nomination 26 under this chapter for the same office in the same election 27 year. 28 Sec. 13. Section 45.1, Code 2021, is amended to read as 29 follows: 45.1 Nominations by petition. 1. Nominations for candidates for president and vice 32 president, governor and lieutenantgovernor, and for other 33 statewide elected offices United States senator may be made 34 by nominationpetitions signed by not less than one thousand

35 five hundred eligible electors residing in not less than ten

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1 counties of the state three thousand five hundred eligible 2 electors, including at least one hundred eligible electors each 3 from at least nineteen counties of the state. 1A. Nominations for candidates for statewide of fices other 5 than those listed in subsection1 may be made by nomination 6 petitions signed by not less than two thousand five hundred 7 eligible electors, including at least seventy-seveneligible 8 electors from not less than eighteen counties of the state. 2. Nominations for candidates for a representative in 10 the United States house of representatives may be made by 11 nomination petitions signed by not less than the number of 12 eligible electors equal to the number of signatures required in 13 subsection1 divided by the number of congressional districts. 14 Signers of the petition shall be eligible electors who are 15 residents of the congressional district one thousand seven 16 hundred twenty-sixeligible electors who are residents of the 17 congressional district, including at least forty-seveneligible 18 electors each from at least one-half of the counties in the 19 congressionaldistrict 3. Nominations for candidates for the state senate may 21 be made by nominationpetitions signed by not less than one 22 hundred eligible electors who are residents of the senate 23 district. 4. Nominations for candidates for the state house of 24 25 representatives may be made by nomination petitions signed by 26 not less than fifty eligible electors who are residents of the 27 representativedistrict. 28 5. Nominations for candidates for offices filled by the

29 voters of a whole county may be made by nominationpetitions
30 signed by not less than one hundred fifty eligible electors who
31 are residents of the county equal in number to at least one
32 percent of the number of registered voters in the county on
33 July 1 in the year preceding the year in which the office will
34 appear on the ballot, or by at least two hundred fifty eligible
35 electors who are residents of the county, which ever is less.

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- 1 6. Nominations for candidates for the office of county
 2 supervisor elected by the voters of a supervisor district
 3 may be made by nomination petitions signed by not less than
 4 one hundred fifty eligible electors who are residents of the
 5 supervisor district equal in number to at least one percent
 6 of the number of registered voters in the supervisor district
 7 on July 1 in the year preceding the year in which the office
 8 will appear on the ballot, or by at least one hundred fifty
 9 eligible electors who are residents of the supervisor district,
 10 which ever is less.
 11 7. a. Nomination papers for the offices of president and
- 12 vice president shall include the names of the candidates for
 13 both offices on each page of the petition. A certificate
 14 listing the names of the candidates for presidential electors,
 15 one from each congressional district and two from the state at
 16 large, shall be filed in the state commissioner's office at the
 17 same time the nomination papers are filed.
- b. Nomination papers for the offices of governor and lieutenant governor shall include the names of candidates for both offices on each page of the petition. Nomination papers for other statewide elected offices and all other offices shall include the name of the candidate on each page of the petition.
 8. Nominations for candidates for elective offices in cities where the council has adopted nomination sunder this chapter may be submitted as follows:
- 26 a. Except as otherwise provided in subsection 9, in cities 27 having a population of three thousand five hundred twenty 28 thousand or greater according to the most recent federal 29 decennial census, nominations may be made by nomination papers 30 signed by not less than twenty-five one hundred eligible 31 electors who are residents of the city or ward.
 32 b. In cities having a population of one hundred five
- 32 b. In cities having a population of one hundred five
 33 thousand or greater, but less than three thousand five hundred
 34 twenty thousand, according to the most recent federal decennial
 35 census, nominations may be made by nomination papers signed by

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1 not less than ten fifty eligible electors who are residents of
2 the city or ward.
3 c. In cities having a population of less than one hundred
4 one thousand or greater, but less than five thousand, according

5 to the most recent federal decennial census, nominations may 6 be made by nomination papers signed by not less than five

7 $\underline{\text{twenty-fiv}}$ eeligible electors who are residents of the city.

8 <u>d. In cities having a population of less than one thousand</u>
9 according to the most recent decennial census, nominations

10 may be made by nominationpapers signed by not less than ten

11 eligible electors who are residents of the city.

9. Nominations for candidates, other than partisan
13 candidates, for elective of fices in special charter cities

14 subject to section 43.112 may be submitted as follows:

15 a. For the office of mayor, and alderman at large,

16 nominations and ward aldermanin special charter cities subject

17 to the provisions of section 43.112 may be made by nomination

18 papers signed by $\,\underline{\text{not less than one hundred}}\,\,\text{eligible}\,\text{electors}\,\,$

19 residing in the city equal in number to at least two percent of

20 the total vote received by all candidates for mayor at the last

21 precedingcity election

22 b. For the office of ward alderman, nominations may be made

23 by nominationpapers signed by eligible electors residing in

24 the ward equal in number to at least two percent of the total

 ${\tt 25} \ \ {\tt vote\ received by\ all\ candidates for\ ward\ alderman\ in\ that\ ward}$

26 at the last preceding city election.

27 Sec. 14. Section 47.1, subsection1, Code 2021, is amended

28 to read as follows:

29 1. The secretary of state is designated as the state

30 commissioner of elections and shall supervise the activities of

31 the county commissionersof elections. There is established

32 within the office of the secretary of state a division of

33 elections which shall be under the direction of the state

34 commissioner of elections. The state commissioner of

35 elections may appoint a person to be in charge of the division

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1 of elections who shall perform the duties assigned by the 2 state commissioner of elections. The state commissioner of 3 elections shall prescribe uniform election practices and 4 procedures, shall prescribe the necessary forms required 5 for the conduct of elections, shall assign a number to each 6 proposed constitutional amendment and statewide public measure 7 for identificationpurposes, and shall adopt rules, pursuant to 8 chapter 17A, to carry out this section The state commissioner 9 of elections may issue guidance that is not subject to the 10 rulemakingprocess to clarify election laws and rules. Sec. 15. Section 47.2, subsection1, Code 2021, is amended 12 to read as follows: 13 1. The county auditor of each county is designated as the 14 county commissioner of elections in each county. The county 15 commissionerof elections shall conduct voter registration 16 pursuant to chapter 48A and conduct all elections within the 17 county. The county commissioner of elections does not possess 18 home rule powers with respect to the exercise of powers or 19 duties related to the conduct of elections prescribed by 20 statute or rule, or guidance issued pursuant to section 47.1. Sec. 16. Section 47.7, subsection2, Code 2021, is amended 22 by adding the following new paragraph: 23 NEW PARAGRAPH f. (1) The state registrar shall, in the 24 first quarter of each calendaryear, conduct a verification 25 of all voters in the statewide voter registrationfile, which 26 shall include cross-referencing the records in the statewide 27 voter registrationfile with similar records maintained by 28 other states. The state registrar of voters shall cancel the 29 registration of a voter found to be ineligible pursuant to 30 section 48A.30. The state registrar shall submit a report 31 to the general assembly by April 30 of each year regarding 32 the number of voter registrationscanceled pursuant to this 33 paragraph. The state registrarshall also publish this report 34 on the internet site of the state registrar. (2) The state registrarmay contract with a third-party

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- 1 vendor to develop or provide a program to allow the state
- 2 registrar to verify the status of records in the statewide
- 3 voter registrationfile and identifyineligible voters on an
- 4 ongoing basis.
- Sec. 17. Section 47.7, Code 2021, is amended by adding the
- 6 following new subsection:
- NEW SUBSECTION 3. The state registrar of voters shall use
- 8 informationfrom the electronic registration information center
- 9 to update information in the statewidevoter registration
- 10 system, including but not limited to the following reports:
- a. In-state duplicates.
- 12 b. In-state updates.
- 13 c. Cross-statematches.
- 14 d. Deceased.
- 15 e. Eligible but unregistered.
- f. National change of address.
- 17 Sec. 18. Section 48A.28, subsections1 and 2, Code 2021, are
- 18 amended to read as follows:
- 1. Each commissionershall conduct a systematic program
- 20 that makes a reasonable effort to remove from the official list
- 21 of registeredvoters the names of registeredvoters who have
- 22 changed residence from their registration addresses. Either or
- 23 both of the methods described in this section may be used.
- 2. a. A commissionermay shall participate in the United
- 25 States postal service national change of address program, as
- 26 provided in section 48A.27. The state voter registration
- 27 commissionshall adopt rules establishingspecific requirements
- 28 for participationand use of the national change of address
- 29 program.
- b. A commissionerparticipating in the national change of
- 31 address program, in the first quarter of each calendar year,
- 32 shall send a notice and preaddressed, postage paid return card
- 33 by forwardablemail to each registeredvoter whose name was
- 34 not reported by the national change of address program and who
- 35 has not voted in two or more consecutivegeneral elections the

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1 most recent general election and has not registered again, or 2 who has not reported a change to an existing registration or 3 who has not responded to a notice from the commissioneror 4 registrar during the period between and following the previous 5 two general elections Registered voters receiving such 6 notice shall be marked inactive. The form and language of the 7 notice and return card shall be specified by the state voter 8 registrationcommissionby rule. A registeredvoter shall not 9 be sent a notice and return card under this subsectionmore 10 frequently than once in a four-year period. Sec. 19. Section 48A.28, subsection 3, Code 2021, is amended 12 by strikingthe subsection. Sec. 20. Section 48A.30, subsection1, paragraphg, Code 14 2021, is amended to read as follows: g. The registeredvoter's registrationrecord has been 16 inactive pursuant to section 48A.28 or 48A.29 for two 17 successivegeneral elections. Sec. 21. Section 48A.37, subsection2, Code 2021, is amended 19 to read as follows: 2. Electronicrecords shall include a status code 21 designating whether the records are active, inactive, 22 incomplete, pending, or canceled. Inactive records are records 23 of registeredvoters to whom notices have been sent pursuant 24 to section 48A.28, subsection3, and who have not returned 25 the card or otherwise responded to the notice, and those 26 records have been designated inactive pursuant to section 27 48A.29. Inactive records are also records of registered 28 voters to whom notices have been sent pursuant to section 29 48A.26A and who have not responded to the notice. Incomplete 30 records are records missing required information pursuant to 31 section 48A.11, subsection 8. Pending records are records of 32 applicants whose applications have not been verified pursuant 33 to section 48A.25A Canceled records are records that have

34 been canceled pursuant to section 48A.30. All other records 35 are active records. An inactive record shall be made active

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- 1 when the registeredvoter requests an absenteeballot, votes
- 2 at an election, registers again, or reports a change of name,
- 3 address, telephonenumber, or political party or organization
- 4 affiliation. An incompleterecord shall be made active when
- 5 a completedapplication is received from the applicant and
- 6 verified pursuant to section 48A.25A A pending record shall
- 7 be made active upon verificationor upon the voter providing
- 8 identificationpursuant to section 48A.8.
- Sec. 22. NEW SECTION 48A.40 Voter list maintenance
- 10 reports.
- 1. The commissionerof registrationshall annually
- 12 submit to the state registrar of voters a report regarding
- 13 the number of voter registrationrecords marked inactive or
- 14 canceled pursuant to sections 48A.28 through 48A.30. The state
- 15 registrar of voters shall publish such reports on the internet
- 16 site of the state registrarof voters.
- 2. The state registrar of voters shall determine by rule the
- 18 form and submissiondeadline of reports submitted pursuant to
- 19 subsection1.
- Sec. 23. NEW SECTION 48A.41 Voter registratiomaintenance 20
- 21 audits investigations.
- 1. The state registrar of voters shall conduct an audit
- 23 of voter registrationmaintenanceby each commissionerof
- 24 registrationin April of each odd-numberedyear, on a schedule
- 25 determined by the commissioner.
- 2. If in the course of an audit under this section the
- 27 state registrar of voters finds that a commissioner of
- 28 registration has failed to adequately perform required voter
- 29 list maintenance, the state registrar of voters shall submit
- 30 the audit to the relevant county attorney and attorney general
- 31 within twenty-fourhours for investigation of a violation of
- 32 section 39A.3, subsection1, paragraph "b", subparagraph(9),
- 33 or other provision of law.
- Sec. 24. NEW SECTION 49.2 Oversightby the state
- 35 commissioner.

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The state commissioner, or a designee of the state

2 commissioner, may, at the discretion of the state commissioner, 3 oversee the activities of a county commissioner of elections 4 during a period beginningsixty days before an election and 5 ending sixty days after an election. For the purposes of this 6 section, "oversee" means to observe election-related activity, 7 correct any activity not in accordance with law, and issue a 8 written notice and instructionspursuant to section 39A.6 for 9 any technical infractions that are observed. Sec. 25. Section 49.13, Code 2021, is amended by adding the 10 11 following new subsection: NEW SUBSECTION 7. A person serving on a precinctelection 12 13 board pursuant to subsection 2 or 3 who changes the political 14 party of which the person is a member within thirty days before 15 an election shall be immediately removed from the board and a 16 substituteshall be appointed pursuant to section 49.14. 17 Sec. 26. Section 49.77, subsection 2, Code 2021, is amended 18 to read as follows: 2. If the declaration of eligibility is not printed on 20 each page of the election register, any of those persons 21 present pursuant to section 49.104, subsection 2, 3, 5, or 6, 22 1, paragraph "b", "c", "e", or "f", may upon request view the 23 signed declarations of eligibility and may review the signed 24 declarations on file so long as the person does not interfere 25 with the functions of the precinct election officials. If the 26 declaration of eliqibility is printed on the election register, 27 voters shall also sign a voter roster which the precinct 28 election official shall make available for viewing. Any of 29 those persons present pursuant to section 49.104, subsection 2, 30 3, 5, or 6, 1, paragraph "b", "c", "e", or "f", may upon request 31 view the roster of those voters who have signed declarationsof 32 eligibility, so long as the person does not interferewith the 33 functions of the precinctelection officials. Sec. 27. Section 49.90, Code 2021, is amended to read as 35 follows: LSB 2298HV (1) 89

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1 49.90 Assistingvoter.

- 2 Any voter who may declare upon oath that the voter is blind,
- 3 cannot read the English language, or is, by reason of any
- 4 physical disability other than intoxication, unable to cast a
- 5 vote without assistance, shall, upon request, be assisted by
- 6 the two officers as provided in section 49.89, or alternatively
- 7 by any other person the voter may select in casting the vote,
- 8 except that the voter shall not select a person standing for
- 9 <u>election on the ballot</u>. The officers, or the person selected
- 10 by the voter, shall cast the vote of the voter requiring
- 11 assistance, and shall thereaftergive no information regarding
- 12 the vote cast. If any elector because of a disability cannot
- 13 enter the buildingwhere the polling place for the elector's
- 14 precinct of residence is located, the two officers shall take
- 15 a paper ballot to the vehicle occupiedby the elector with
- 16 a disabilityand allow the elector to cast the ballot in
- 17 the vehicle. Ballots cast by voters with disabilities shall
- 18 be deposited in the regular ballot box, or inserted in the
- 19 tabulatingdevice, and counted in the usual manner.
- 20 Sec. 28. Section 49.104, Code 2021, is amended to read as
- 21 follows:

49.104 Personspermittedat pollingplaces.

- 23 <u>1.</u> The following persons shall be permitted to be present at
- 24 and in the immediatevicinity of the polling places, provided
- 25 they do not solicit votes:
- 26 1. a. Any person who is by law authorized to perform or
- $27\ \mbox{is}$ charged with the performance of official duties at the
- 28 election.
- 29 2. b. Any number of persons, not exceeding three at a time
- 30 from each political party having candidates to be voted for
- 31 at such election, to act as challengingcommittees, who are
- 32 appointed and accredited by the executive or central committee
- 33 of such political party or organization.
- 34 $\frac{c}{c}$. Any number of persons not exceeding three at a time
- 35 from each of such political parties, appointed and accredited

1 in the same manner as prescribedin subsection2 paragraph 2 "b" for challengingcommittees, and any number of persons 3 not exceedingthree at a time appointed as observers under 4 subsection5 paragraph "e", to witness the counting of ballots. 4. d. Any peace officer assigned or called upon to keep 6 order or maintain compliance with the provisions of this 7 chapter, upon request of the commissioneror of the chairperson 8 of the precinct election board. 5. e. One observerat a time representingany nonparty 10 political organization, any candidate nominated by petition 11 pursuant to chapter 45, or any other nonpartisancandidate 12 in a city or school election, appearingon the ballot of the 13 election in progress. Candidates who send observers to the 14 polls shall provide each observer with a letter of appointment 15 in the form prescribedby the state commissioner. 6. Any persons expressing an interest in a ballot issue 17 to be voted upon at an election except a general or primary 18 election. Any such person shall file a notice of intent to 19 serve as an observer with the commissioner before election 20 day. If more than three persons file a notice of intent to 21 serve at the same time with respect to ballot issues at an 22 election, the commissionershall appoint from those submitting 23 a notice of intent the three persons who may serve at that time 24 as observers, and shall provide a schedule to all persons who 25 filed notices of intent. The appointees, whenever possible, 26 shall include both opponents and proponents of the ballot 27 issues. 28 7. q. Any person authorized by the commissioner, in 29 consultationwith the secretaryof state, for the purposes of 30 conducting and attending educational voting programs. 8. h. Reporters, photographers, and other staff 32 representing the news media. However, representatives of the 33 news media, while present at or in the immediatevicinity of 34 the polling places, shall not interfere with the election 35 process in any way.

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2. A precinctelection officialor county commissioner 2 shall not obstructor interferewith a person fulfillingthat 3 person's role or performing that person's duty under subsection 4 1. A person who violates this subsection is guilty of election 5 misconductin the third degree. Sec. 29. NEW SECTION 50.52 Enforcement. Members of local law enforcementagencies and the state 8 patrol are authorized to take all reasonable actions to prevent 9 violations of this chapter. Sec. 30. Section 53.2, subsection1, Code 2021, is amended 11 to read as follows: 12 1. a. Any registered voter, under the circumstances 13 specified in section 53.1, may on any day, except election day, 14 and not more than one hundred twenty seventy days prior to the 15 date of the election, apply in person for an absenteeballot 16 at the commissioner'soffice or at any location designated by 17 the commissioner. However, for those elections in which the 18 commissionerdirects the polls be opened at noon pursuant to 19 section 49.73, a voter may apply in person for an absentee 20 ballot at the commissioner'soffice from 8:00 a.m. until 11:00 21 a.m. on election day. b. A registered voter may make written application to the 23 commissionerfor an absentee ballot. A written application 24 for an absentee ballot must be received by the commissionerno 25 later than 5:00 p.m. on the same day as the voter registration 26 deadline provided in section 48A.9 for the election for which 27 the ballot is requested, except when the absentee ballot is 28 requested and voted at the commissioner'soffice pursuant to 29 section 53.10. A written application for an absentee ballot 30 delivered to the commissioner and received by the commissioner 31 more than one hundred twenty seventy days prior to the date of 32 the election shall be returned to the voter with a notification 33 of the date when the applications will be accepted. c. The commissionershall not send an absentee ballot 35 application to a voter.

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- d. In the event of a public health disaster declared by the 2 governor pursuant to section 29C.6, the general assembly may by 3 resolutiondirect the state commissionerto send an absentee 4 ballot application to each registered voter prior to a primary 5 or general election held in an even-numberedyear. If the 6 general assembly is not in session, the legislative council may 7 so direct the state commissionerby a majority vote. Sec. 31. Section 53.2, subsection2, Code 2021, is amended 9 by adding the following new paragraph: NEW PARAGRAPH d. No absenteeballot applicationshall be 11 provided to a registered voter with any field prefilled, except 12 that the absenteeballot applicationmay have the fields for 13 the type and date of the election prefilled. 14 Sec. 32. Section 53.2, Code 2021, is amended by adding the 15 following new subsection: NEW SUBSECTION 11. If an application for an absentee 17 ballot is received between 5:00 p.m. on the eleventh day 18 before an election and 5:00 p.m. on the seventh day before 19 an election, the commissionershall notify the registered 20 voter within twenty-fourhours that the absentee ballot 21 request cannot be processed and notify the registered voter 22 of ways the registeredvoter may participate in the election. 23 A notificationsent pursuant to this subsectionshall be 24 transmittedin the same manner as a notification transmitted 25 pursuant to subsection 4, paragraph "b". Sec. 33. NEW SECTION 53.4 Absenteeballots—reports. 27 1. Beginningon the first day that absentee ballots are 28 mailed in each primary and general election and each special 29 election pursuant to section 69.14, and through election 30 day, the state commissionershall publish a report regarding
- 34 a county commissioner.

31 absentee ballots on a daily basis. The report shall include,

a. The number of absentee ballot request forms received by

- 35 b. The number of absentee ballots sent by a county

32 at a minimum, all of the following information:

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H.F. 590

c. The total number of absenteeballots received by a county 3 commissioner, and the total deliveredby each of the following 4 methods: (1) Mail. (2) Delivery to a drop box. (3) Deliveryby hand. (4) Voted in person at a satellitelocation. 2. Each county commissionershall provide all information 10 necessary under this section to the state commissionerin a 11 manner prescribedby the state commissioner. Sec. 34. Section 53.8, subsection1, paragrapha, 13 unnumberedparagraph 1, Code 2021, is amended to read as 14 follows: Upon receipt of an application for an absentee ballot and 16 immediately after the absenteeballots are printed, but not 17 more than twenty-nineeighteendays before the election, the 18 commissionershall mail an absentee ballot to the applicant 19 within twenty-fourhours, except as otherwise provided in 20 subsection3. When the United States post office is closed 21 in observanceof a federal holiday and is not deliveringmail 22 on the twenty-ninthday before the election, the first day to 23 mail absenteeballots is the next business day on which mail 24 delivery is available. The absentee ballot shall be sent to 25 the registeredvoter by one of the following methods: Sec. 35. Section 53.8, subsection2, paragrapha, Code 2021, 27 is amended to read as follows: a. The commissionershall enclose with the absentee ballot 29 a statementinforming the applicant that the sealed return 30 envelope may be mailed to the commissionerby the registered 31 voter or the voter's designee, may be returned to a drop box 32 establishedby the commissionerpursuant to section 53.17, 33 subsection1, by the registered voter or the voter's designee, 34 only if the commissionerhas established such a drop box, or 35 may be personally delivered to the commissioner's office by LSB 2298HV (1) 89 17/36 ss/jh -17-

- 1 the registeredvoter or the voter's designee. The statement
- 2 shall also inform the voter that the voter may request that the
- 3 voter's designee complete a receipt when retrieving the ballot
- 4 from the voter. A blank receipt shall be enclosed with the
- 5 absentee ballot.
- 6 Sec. 36. Section 53.8, Code 2021, is amended by adding the
- 7 following new subsection:
- 8 NEW SUBSECTION 4. The commissionerand the state
- 9 commissionershall not mail an absenteeballot to a person who
- 10 has not submitted an application for an absentee ballot.
- 11 Sec. 37. Section 53.10, subsection 1, Code 2021, is amended
- 12 to read as follows:
- 13 1. Not more than twenty-nine eighteen days before the
- 14 date of the primary election or the general election, the
- 15 commissionershall provide facilities for absentee voting in
- 16 person at the commissioner'soffice. This service shall also
- 17 be provided for other elections as soon as the ballots are
- 18 ready, but in no case shall absentee ballots be available under
- 19 this section more than twenty-nineeighteen days before an
- 20 election.
- 21 Sec. 38. Section 53.11, subsection1, paragrapha, Code
- 22 2021, is amended to read as follows:
- 23 a. Not more than twenty-nine eighteen days before the date
- 24 of an election, satelliteabsentee voting stations may be
- 25 establishedthroughout the cities and county at the direction
- 26 of the commissionerand shall be established upon receipt
- 27 of a petition signed by not less than one hundred eligible
- 28 electors requesting that a satellite absentee voting station
- 29 be established at a location to be described on the petition.
- 30 However, if a special election is scheduled in the county on a
- 31 date that falls between the date of the regular city election
- 32 and the date of the city runoff election, the commissioneris
- 33 not required to establish a satellite absentee voting station
- 34 for the city runoff election.
- 35 Sec. 39. Section 53.17, subsection 1, paragraph b, Code

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1 2021, is amended to read as follows: b. The sealed return envelope may be mailed to the 3 commissioner by the registered voter or by the voter's 4 designee. If mailed by the voter's designee, the envelope 5 must be mailed within seventy-twohours of retrievingit from 6 the voter or within time to be postmarkedor, if applicable, 7 to have the postal service barcode traced to a date of entry 8 into the federal mail system not later than the day before the 9 election, as provided in section 53.17A, whicheveris earlier. Sec. 40. Section 53.17, subsection 1, Code 2021, is amended 11 by adding the following new paragraph: NEW PARAGRAPH c. The sealed return envelope may be 12 13 deliveredby a person not prohibited to collect and deliver a 14 completedballot pursuant to section 53.33 to a ballot drop 15 box establishedby the commissionerno later than the time the 16 polls are closed on election day. However, if delivered by 17 the voter's designee, the envelope shall be delivered within 18 seventy-twohours of retrievingit from the voter or before the 19 closing of the polls on election day, whichever is earlier. A 20 commissioneris not required to establish a ballot drop box. A 21 ballot drop box must meet all of the following requirements: (1) A commissionershall not establishmore than one 23 ballot drop box, which shall be located at the office of 24 the commissioner, or on property owned and maintained by the 25 county that directly surrounds the building where the office 26 is located. For the purposes of this subparagraph, "office of 27 the commissioner means a location where a voter may receive 28 services pursuant to section 48A.17, 50.20, 53.10, or 53.18. (2) The ballot drop box shall not be used for any purpose 30 other than the collection of absenteeballots. (3) The commissionershall implementall reasonable 32 and necessary measures to ensure that the ballot drop box 33 is accessible and secure. Security measures may include 34 placing the ballot drop box in a place regularlyviewed by the 35 commissioneror the commissioner'sstaff.

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- 1 (4) A video surveillancesystem shall be used to monitor all 2 activity at the ballot drop box at all times while the ballot 3 drop box is in place. The system shall create a recording, 4 which shall be reviewed by the state commissioner, county 5 attorney, and law enforcement in the event that misconduct 6 occurs.
- 7 (5) A ballot drop box shall be available no sooner than the 8 time that absenteeballots are allowed to be mailed pursuant 9 to section 53.8. The ballot drop box shall be removed or 10 restricted from accepting deliveries immediately upon the
- 12 (6) While available, a ballot drop box shall be securely 13 fastened to a stationary surface or an immovable object.

11 closure of polls on election day.

- 14 (7) The ballot drop box shall be secured by a lock and shall 15 include a tamper-evidentseal. Only the commissioner or an 16 employee of the commissioner shall have access to the means to 17 unfasten the lock.
- 18 (8) Materials delivered to the ballot drop box shall be 19 retrieved in an expeditious manner, but no less often than four 20 times per day.
- 21 (9) The commissionershall maintain a log of each time
 22 materials are retrieved from the ballot drop box, including the
 23 date and time materials were retrieved, and the name of the
 24 person who retrieved the materials. The commissioneror the
 25 commissioner's employee shall record on the ballot, near the
 26 portion of the envelope including the affidavit signed by the
 27 voter, that the materials were retrieved from a drop box, the
 28 date and time of the retrieval, and the initials of the person
 29 who retrieved the materials.
- 30 (10) A ballot retrieved from a ballot drop box shall be 31 processed in the same manner as a ballot returned pursuant to 32 paragraph "a".
- 33 Sec. 41. Section 53.17, subsection 2, Code 2021, is amended 34 to read as follows:
- 35 2. In order for the ballot to be counted, the return

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1 envelope must be received in the commissioner's office before
 2 the polls close on electionday or be clearly postmarkedby an
 3 officiallyauthorizedpostal service or bear a postal service
 4 barcode traceableto a date of entry into the federal mail
 5 system not later than the day before the election, as provided
 6 in section 53.17A, and received by the commissioner not later
 7 than noon on the Monday following the election.
      Sec. 42. Section 53.17, subsection 4, paragraph f, Code
 9 2021, is amended to read as follows:
      f. A statement that the completed absentee ballot will
11 be delivered to the commissioner's office within seventy-two
12 hours of retrievingit from the voter or before the closing of
13 the polls on election day, whichever is earlier, or that the
14 completed absentee ballot will be mailed to the commissioner
15 within seventy-twohours of retrievingit from the voter or
16 within time to be postmarkedor, if applicable, to have the
17 postal service barcode traced to a date of entry into the
18 federal mail system not later than the day before the election,
19 as provided in section 53.17A, whichever is earlier.
20
      Sec. 43. Section 53.17, Code 2021, is amended by adding the
21 following new subsection:
     NEW SUBSECTION 5. For the purposes of this section,
23 "voter'sdesignee" means a person not prohibited to collect and
24 deliver a completedballot pursuant to section 53.33.
25
      Sec. 44. Section 53.17A, subsection 2, paragraphs a and b,
26 Code 2021, are amended by striking the paragraphs.
      Sec. 45. Section 53.17A, subsection 3, paragraph b, Code
28 2021, is amended to read as follows:
      b. (1) If the postmark indicates that the absenteeballot
30 entered the federal mail system by the deadline specified
31 in section 53.17 or 53.22, the ballot shall be included for
32 canvass by the absentee and special voters precinctboard.
     (2) If the postmarkis illegible, missing, or dated on
34 or after electionday, the <u>The</u> commissionershall attempt
35 to verify the ballot's date of entry into the federal mail
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1 system by querying the postal service barcode in the tracking
 2 informationdatabase. If the tracking information database
 3 indicates that the absentee ballot entered the federal mail
 4 system by the deadline specified in section 53.17 or 53.22,
 5 the ballot shall be included for canvass by the absentee and
 6 special voters precinctboard. A postmark shall not be used
 7 to verify the date the absenteeballot entered the federal
 8 mail system. The commissionershall provide a report to the
 9 absentee and special voters precinct board regarding the
10 informationavailable in the tracking information database.
      (3) If there is a discrepancybetween the date indicated by
12 the postmark and the postal service barcode, the earlier of the
13 two shall determine the date of entry of the absenteeballot
14 into the federal mail system.
      (4) (2) (a) If neither the postmark nor the postal service
16 barcode indicates does not indicate that the absentee ballot
17 entered the federal mail system by the deadline specified in
18 section 53.17 or 53.22, the absentee ballot shall be sent to
19 the absentee and special voters precinct board pursuant to
20 subparagraphdivision (b) with the numeric value assigned to
21 the postal service barcode and a full report from the tracking
22 informationdatabase.
23
      (b) Up to five absentee and special voters precinct board
24 members from each political party for partisan elections,
25 or any two members of the board for nonpartisanelections,
26 shall review the postal service barcode and tracking database
27 informationreport of each absentee ballot submitted pursuant
28 to subparagraphdivision(a) and certify that the tracking
29 informationdatabase report corresponds to the absenteeballot
30 by initialingthe report and the absentee ballot envelope.
31 If the board concludes that the postal service barcode and
32 tracking information database report verify that the absentee
33 ballot entered the federal mail system by the deadline
34 specified in section 53.17 or 53.22, the ballot shall be
35 counted. Otherwise, the ballot shall not be counted.
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Sec. 46. Section 53.18, subsection 2, Code 2021, is amended 2 to read as follows: 2. a. If the commissionerreceives the return envelope 4 containing the completed absentee ballot by 5:00 p.m. on the 5 Saturday before the election for general elections and by 5:00 6 p.m. on the Friday before the election for all other elections, 7 the commissionershall review the affidavitmarked on the 8 return envelope, if applicable, for completenessor shall open 9 the return envelope to review the affidavit for completeness. 10 If the affidavitis incomplete, the commissionershall, within 11 twenty-fourhours of the time the envelope was received, notify 12 the voter of that fact and that the voter may complete the 13 affidavitin person at the office of the commissionerby 5:00 14 p.m. on the day before the election, vote a replacementballot 15 in the manner and within the time period provided in subsection 16 3, or appear at the voter's precinct polling place on election 17 day and cast a ballot in accordancewith section 53.19, 18 subsection3. If the affidavitlacks the signature of the 19 registeredvoter, the commissionershall, within twenty-four 20 hours of the receipt of the envelope, notify the voter of the 21 deficiency and inform the voter that the voter may vote a 22 replacementballot as provided in subsection3, cast a ballot 23 as provided in section 53.19, subsection 3, or complete the 24 affidavitin person at the office of the commissionernot later 25 than the time polls close on election day. If the commissionerreceives the return envelope 27 containing the completed absentee ballot after the deadline 28 in paragraph "a", the commissionershall submit the affidavit 29 to the absentee and special voters precinct board for review. 30 If the absentee and special voters precinct determines that 31 the affidavitis incomplete, the commissionershall, within 32 twenty-fourhours of the determination, notify the voter. If 33 the affidavitlacks the signature of the registered voter, the 34 commissionershall notify the voter that the voter may complete 35 the affidavitin person at the office of the commissioner

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- 1 not later than noon on the Monday following the election, or
- 2 if the law authorizing the election specifies that the votes
- 3 be canvassedearlier than the Monday following the election,
- 4 before the canvass of the election.
- 5 Sec. 47. Section 53.18, Code 2021, is amended by adding the
- 6 following new subsection:
- 7 NEW SUBSECTION 04. For the purposes of this section, a
- 8 return envelope marked with the affidavit shall be considered
- 9 incompleteif the affidavitlacks the registeredvoter's
- 10 signature. A signature or marking made in accordance with
- 11 section 39.3, subsection 17, shall not cause an affidavitto be
- 12 considered incomplete.
- 13 Sec. 48. Section 53.19, subsection1, Code 2021, is amended
- 14 to read as follows:
- 15 1. The commissionershall maintain a list of the absentee
- 16 ballots provided to registered voters, the serial number
- 17 appearing on the unsealed envelope, the date the application
- 18 for the absentee ballot was received, and the date the absentee
- 19 ballot was sent to the registeredvoter requesting the absentee
- 20 ballot, the date the absentee ballot was received by the
- 21 commissioner, the date the absentee ballot outer envelope
- 22 was opened, and whether the ballot was delivered by mail,
- 23 in person, or cast in person at a satellite location. The
- 24 informationunder this subsectionshall be reported separately
- 25 at the same time as the information reported under section
- 26 53.30, subsection3.
- 27 Sec. 49. Section 53.22, subsection 3, Code 2021, is amended
- 28 to read as follows:
- Any registered voter who becomes a patient, tenant, or
- 30 resident of a hospital, assisted living program, or health care
- 31 facility in the county where the voter is registered to vote
- 32 within three days prior to the date of any election after the
- 33 deadline to make a written application for an absentee ballot
- 34 $\underline{\text{as providedin section 53.2}}$ or on election day may request an
- 35 absentee ballot during that period or on election day. As an

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1 alternative to the application procedure prescribed by section 2 53.2, the registeredvoter may make the request directly to 3 the officers who are delivering and returning absentee ballots 4 under this section Alternatively, the request may be made by 5 telephone to the office of the commissioner not later than four 6 hours before the close of the polls. If the requesteris found 7 to be a registeredvoter of that county, these officers shall 8 deliver the appropriateabsentee ballot to the registered voter 9 in the manner prescribedby this section Sec. 50. Section 53.22, subsection 6, Code 2021, is amended 11 to read as follows: 12 6. a. If the registered voter becomes a patient, tenant, or 13 resident of a hospital, assisted living program, or health care 14 facility outside the county where the voter is registered to 15 vote within three days before the date of any election after 16 the deadline to make a written application for an absentee 17 ballot as provided in section 53.2 or on election day, the 18 voter may designate aperson to deliver and return the absentee 19 ballot. The designee may be any person the voter chooses 20 except that no candidate for any office to be voted upon for 21 the election for which the ballot is requested may deliver a 22 ballot under this subsection shall be a person not prohibited 23 to collect and deliver a completed ballot pursuant to section 24 53.33. The request for an absenteeballot may be made by 25 telephoneto the office of the commissionernot later than four 26 hours before the close of the polls. If the requesteris found 27 to be a registeredvoter of that county, the ballot shall be 28 delivered by mail or by the person designated by the voter. An 29 application form shall be included with the absentee ballot and 30 shall be signed by the voter and returned with the ballot. b. Absentee ballots voted under this subsection shall be 32 delivered to the commissionerno later than the time the polls 33 are closed on election day. If the ballot is returned by mail 34 the return envelope must be received by the time the polls 35 close, or be clearly postmarked by an officially authorized

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1 postal service or bear a postal service barcode traceable to a 2 date of entry into the federal mail system not later than the 3 day before the election, as provided in section 53.17A, and 4 received by the commissionerno later than the time established 5 for the canvass by the board of supervisors for that election. Sec. 51. Section 53.30, Code 2021, is amended to read as 7 follows: 53.30 Ballots, ballotenvelopes, and other information 9 preserved. 10 1. At the conclusion of each meeting of the absentee and 11 special voter precinct board, the board shall reconcile the 12 number of signed affidavits provided to the board by the 13 commissionerand the number of ballots that were counted and 14 tabulated. The board shall record the number of ballots that 15 were rejected prior to opening the affidavitenvelope, the 16 number of absenteeballots that have been challengedand are 17 currently unopened, and the number of absenteeballots that 18 were accepted for counting and tabulation. The board shall 19 also reconcile the number of provisional ballots provided 20 to the board by the commissioner, the number of provisional 21 ballots that were accepted for counting and tabulation, and the 22 number of provisionalballots that were rejected. 23 2. At the conclusion of each meeting of the absentee and 24 special voters precinctboard, the board shall securely seal 25 all ballots counted by them in the manner prescribed in section 26 50.12. The ballot envelopes, including the affidavit envelope 27 if an affidavitenvelopewas provided, the return envelope, and 28 secrecy envelope bearing the signatures of precinctelection 29 officials, as required by section 53.23, shall be preserved. 30 All applications for absentee ballots, ballots rejected without

35 3. Followingeach primary and general election,

31 being opened, absentee ballot logs, and any other documents 32 pertaining to the absentee ballot process shall be preserved 33 until such time as the documents may be destroyed pursuant to

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34 section 50.19.

1 commissioners shall report to the state commissioner the 2 number of voted absenteeballots received by the commissioner, 3 the total number of absentee ballots counted and tabulated 4 by the board, and the number of absenteeballots rejected by 5 the board. The commissionershall also provide the number of 6 provisionalballots cast, the number of provisionalballots 7 rejected, and the number of provisional ballots that were 8 counted and tabulated by the board. 9 Sec. 52. NEW SECTION 53.33 Unlawfulreturn of ballot. 10 Notwithstandingany provision of law to the contrary, no 11 person other than the registeredvoter or an individualwho 12 lives in the same householdas the registeredvoter, the 13 registeredvoter's immediate family member, an individual 14 serving as a caretaker for the registered voter, or an 15 individual pursuant to section 53.22 shall collect a completed 16 ballot and return the ballot by mail or in person to the county 17 auditor's office or other election location. A violation of 18 this section constitutes election misconductin the third 19 degree under section 39A.4. Sec. 53. Section 66.1A, Code 2021, is amended by adding the 20 21 following new subsection: NEW SUBSECTION 8. For failure to pay a fine imposed 23 pursuant to section 39A.6 and not dismissed pursuant to chapter 24 17A. 25 Sec. 54. Section 69.14A, subsection2, paragrapha, 26 subparagraphs(1) and (2), Code 2021, are amended to read as 27 follows: 28 (1) The appointmentshall be for the period until the 29 next pending election as defined in section 69.12 general 30 election, and shall be made within forty days after the vacancy 31 occurs. If the board of supervisorschooses to proceed under 32 this paragraph, the board shall publish notice in the manner 33 prescribedby section 331.305 stating that the board intends

34 to fill the vacancy by appointment but that the electors of 35 the county have the right to file a petition requiring that

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1 the vacancy be filled by special election. The board may 2 publish notice in advance if an elected official submits a 3 resignation to take effect at a future date. The board may 4 make an appointment to fill the vacancy after the notice is 5 publishedor after the vacancy occurs, whichever is later. A 6 person appointed to an office under this subsection except for 7 a county attorney, shall have actually resided in the county 8 which the appointeerepresents sixty days prior to appointment. 9 A person appointed to the office of county attorney shall be a 10 resident of the county at the time of appointment. (2) However, if within fourteendays after publication 12 of the notice or within fourteendays after the appointment 13 is made, a petitionis circulatedand filed with the county 14 auditor requestinga special election to fill the vacancy, 15 the appointmentis temporary and a special election shall be 16 called as provided in paragraph "b". The petition shall meet 17 the requirements of section 331.306 A signature shall not be 18 considered valid if the signature is dated prior to the date on 19 which the appointmentwas made. Sec. 55. Section 69.14A, subsection 2, paragraph b, 20 21 subparagraph(1), Code 2021, is amended to read as follows: (1) The board of supervisors may, on its own motion, or 23 shall, upon receipt of a petition as provided in paragraph 24 "a", call for a special election to fill the vacancy in lieu 25 of appointment. The supervisors shall order the special 26 election at the earliest practicable date, but giving at least 27 thirty-twodays' notice of the election. A special election 28 called under this section shall be held on a Tuesday and shall 29 not be held on the same day as a school election within the 30 county. Sec. 56. Section 331.756, Code 2021, is amended by adding 32 the followingnew subsection: NEW SUBSECTION 75. Bring actions under chapter 66 for 34 failure to pay fines imposed pursuant to section 39A.6 and not 35 dismissed pursuant to chapter 17A.

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Sec. 57. EFFECTIVE DATE. This Act, being deemed of 2 immediate importance, takes effect upon enactment. Sec. 58. APPLICABILITY. The followingapply to all 4 candidates seeking election to an office that will appear on a 5 ballot in or after 2022: 1. The sections of this Act amending section 43.20. 7 The section of this Act amending section 44.1. 8 The section of this Act amending section 45.1. 9 EXPLANATION 10 The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly. 12 This bill relates to the conduct of elections. The bill allows the state commissioner of elections to issue 14 guidance outside of the rulemakingprocess to clarify election 15 laws and rules. The bill makes failure to follow or implement 16 such guidance election misconductin the first degree, which 17 is a class "D" felony. A class "D" felony is punishableby 18 confinement for no more than five years and a fine of at least 19 \$1,025 but not more than \$10,245. The bill also makes the 20 failure to perform election duties and performance of election 21 duties in such a way as to hinder or disregard the object of the 22 law election misconductin the first degree. The bill makes interferenceby a precinct election official 24 or county commissioner with a person who is allowed to be at a 25 polling place election misconductin the third degree, which 26 is a serious misdemeanor. A serious misdemeanoris punishable 27 by confinement for no more than one year and a fine of at least 28 \$430 but not more than \$2,560. The bill expressly grants state and local law enforcement 30 agencies the authority to take all reasonableactions to 31 prevent the violation of Code chapter 50 (canvass of votes). The bill makes failure to adequately perform voter list 33 maintenanceby an election official election misconductin 34 the second degree, an aggravatedmisdemeanor. An aggravated 35 misdemeanoris punishableby confinement for no more than two LSB 2298HV (1) 89 29/36 ss/jh -29-

1 years and a fine of at least \$855 but not more than \$8,540. The bill allows a county commissioner of elections to 3 establish a single drop box where voters can return completed 4 absentee ballots. The bill requires the drop box to be located 5 at or near the office of the county commissionerand sets 6 certain requirements regarding the security, maintenance, and 7 documentation of ballot drop boxes. The bill makes conforming 8 changes regarding the return of absentee ballots. The bill requires the state commissioner of elections to 10 issue a fine of up to \$10,000, to be paid into the general 11 fund, to a county commissioner of elections when the state 12 commissionerissues a technicalinfraction to a county 13 commissioner. A county commissionershall pay or appeal the 14 fine within 60 days. A county commissionerwho fails to pay a 15 fine that is not dismissed within 60 days shall be suspended 16 from office for no longer than two years. If a county 17 commissioneris suspended from office, the state commissioner 18 shall direct the deputy county commissioner to fulfill the 19 duties of the office, and the state commissionermay direct 20 the state commissioner's staff to assist the deputy county 21 commissioner. The bill also requires the state commissioner 22 to report a technical infraction to the attorney general and 23 relevant county attorney if the infraction constitutes or 24 may constitute election misconduct. The attorney general or 25 county attorney shall report the results of the investigation 26 to the state commissioner of elections and explain whether the 27 attorney will pursue charges. 28 The bill requires the attorney general or county attorney 29 to investigateallegations of election misconduct, and to 30 investigatemisconductby election officials for prosecution 31 under Code chapter 721 (officialmisconduct). The bill prohibits a person who has been nominated by a 33 political party from being nominated by a nonparty political 34 organization for the same office in the same election. The bill changes the number of signatures required to be

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1 received for the nomination of candidates for partisan office 2 to be the same as provided for in Code section 45.1. The bill 3 sets the signature requirements for candidates for president 4 and vice president, governor and lieutenant governor, and 5 United States senator to 3,500 signatures, with at least 100 6 signatureseach from at least 19 counties; for other statewide 7 offices to 2,500 signatures, with at least 77 signatureseach 8 from at least 18 counties; and for representative in the United 9 States house of representatives to 1,726 signatures, with at 10 least 47 signatures from at least half of the counties in the 11 congressionaldistrict. 12 The bill changes the required conventionor caucus size for 13 nominees from nonparty political organizations. 14 The bill prohibits county commissioners of elections from 15 exercisinghome rule powers with respect to the administration 16 of elections. 17 The bill requires the state registrar of voters to verify 18 each record in the statewidevoter registrationfile in 19 the first quarter of each calendar year. The verification 20 procedure shall include cross-referencing the records in 21 the statewide voter registrationfile with similar records 22 maintained by other states. If the state registraridentifies 23 an invalid registration, the state registrar shall cancel that 24 registration. The bill requires the state registrar to submit 25 a report to the general assembly by April 30 of each year 26 regarding the number of registrations canceled pursuant to the 27 provisions of the bill. The state registrar shall also post 28 the report on the state registrar'sinternetsite. The bill allows the state registrar to contract with a 30 third-partyvendor to develop or provide a program to allow 31 the state registrarto verify the status of records in the 32 statewide voter registrationfile and identify ineligible 33 voters on an ongoing basis. The bill changes the earliest date before an election on

35 which a registered voter may request an absentee ballot from

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1 120 days before the election to 70 days before the election.
 2 The bill prohibits county commissioners of elections from
 3 sending an absenteeballot application to a voter. In the
 4 event of a public health disaster declared by the governor, the
 5 bill allows the general assembly to, by resolution, direct the
 6 state commissionerto send an absenteeballot application to
 7 each registeredvoter prior to a primary or general election
 8 held in an even-numberedyear. If the general assembly is
 9 not is session, the bill allows the legislative council to so
10 direct the state commissionerby a majority vote.
      The bill prohibits an absentee ballot application from being
12 provided to a voter with any information other than the date
13 and type of election prefilled. The bill requires a county
14 commissionerwho receives an application for an absenteeballot
15 between 5:00 p.m. on the 11th day before an election and 5:00
16 p.m. on the 7th day before an election to notify the registered
17 voter within 24 hours that the application cannot be processed
18 and provide options for the registered voter to participate in
19 the election.
20
      The bill requires the state commissioner of elections to
21 publish daily reports regarding absentee ballots during the
22 duration of certain elections. The bill requires county
23 commissionersof elections to provide any necessary information
24 for such reports to the state commissioner of elections.
25
      The bill requires the state registrar of voters to use
26 information from the electronic registration information center
27 to update information in the statewidevoter registration
28 system. The bill enumeratescertain reports that the state
29 registrar of voters is required to use.
      The bill requires each county commissionerof registration
31 to participate in the United States postal service national
32 change of address program. The bill requires the county
33 commissionerto send a notice to and mark as inactive a voter
34 who has not participated n the most recent general election
35 and who has not reported a change of address or registered
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1 again. Current law requires that such voters be marked
 2 inactive after having not voted in two consecutivegeneral
 3 elections. The bill repeals an alternative to participation in
 4 the national change of address program.
      The bill requires each commissionerof registration to
 6 annually submit to the state registrarof voters a report
 7 regarding voter registration maintenance activities. The state
 8 registrar of voters shall publish such reports on the internet
 9 site of the state registrarof voters.
      The bill requires the state registrar of voters to conduct
11 an audit of the voter registrationmaintenanceactivities of
12 each county commissionerof registrationin April of each
13 odd-numberedyear. If the state registrar of voters discovers
14 that a county commissionerof registration has failed to
15 perform adequate maintenance activities, the state registrar of
16 voters shall transmit the audit to the relevant county attorney
17 and attorney general for investigation of election misconduct.
      The bill allows the state commissionerof elections to
19 oversee the activities of a county commissioner of elections
20 during a period beginning 60 days before an election and ending
21 60 days after an election. The state commissionermay correct
22 any activity not in accordance with law, including by the
23 issuance of technical infractions.
      The bill requires that a person serving on a precinct
25 election board for an election including partisan offices or
26 for an election in which candidates 'names appear under the
27 heading of political parties who changes party affiliation
28 within 30 days before an election shall be immediately removed
29 from the board and replaced with a substitute.
      The bill prohibits a voter from selecting as a person to
31 assist the voter in casting a ballot at the polling place a
32 person who is standing for election on the ballot.
      The bill changes the earliest date before an election on
34 which a county commissioner of elections may mail an absentee
35 ballot from 29 days before the election to 18 days before the
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- 1 election. The bill strikes a provisional tering the first
- 2 day on which an absentee ballot may be mailed when the United
- 3 States post office is closed and not deliveringmail on that 4 day.
- 5 The bill prohibits the county commissioner of elections
- 6 and state commissioner of elections from mailing an absentee
- 7 ballot to a person who has not submittedan application for an
- 8 absentee ballot.
- 9 The bill repeals a provisionallowing a county commissioner
- 10 of elections to establish satellite absentee voting locations
- 11 at the commissioner's discretion. The bill does not alter
- 12 a provisionrequiring a county commissioner of elections to
- ${\tt 13\ establish\, satellite\, absentee\, voting\, locations\, upon\, receipt\, of}\\$
- 14 a petition.
- 15 The bill changes the earliest date on which a person can vote
- 16 absentee in person at the county commissioner'soffice from 29
- 17 days before an election to 18 days before an election.
- 18 The bill removes a postmarkas a method by which the date on
- 19 which an absenteeballot was mailed may be verified. The bill
- 20 prohibits a postmark from being used for such purpose.
- 21 The bill removes certain requirements that county
- 22 commissioners of elections must meet before implementing or
- 23 discontinuing the use of a postal service barcode for the
- 24 purpose of tracking absentee ballots.
- 25 The bill changes the process for a county commissionerto
- 26 notify a voter that an absenteeballot affidavitis incomplete.
- 27 The bill requires a county commissioner to notify a voter
- 28 within 24 hours of receipt of an affidavitlacking a signature
- 29 that the voter may vote a replacement ballot, cast a ballot
- 30 at the polls, or complete the affidavitat the office of the
- 31 county commissioner. If the county commissionerreceives
- 32 an absenteeballot after 5:00 p.m. on the Saturday before
- 33 a general election or after 5:00 p.m. on the Friday before
- 34 any other election, the county commissionershall submit the
- 35 affidavitto the special voters precinct board. If the board

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1 finds that the affidavitis incomplete, the county commissioner
2 shall notify the voter that the voter may complete the
3 affidavitin person at the county commissioner'soffice. The
4 bill defines an incomplete affidavitas one lacking the voter's
5 signature.
6 The bill adds the date the absentee ballot was received by
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- 7 the county commissioner, the date the absenteeballot outer 8 envelope was opened, and how the ballot was delivered to 9 the county commissioner to the information that the county 10 commissioner must maintain regarding absentee ballots. The 11 bill requires such information to be reported to the state 12 commissioner of elections.
- The bill allows a person who becomes a patient, tenant, or 14 resident of a hospital, assisted living program, or health 15 care facility in the county where the voter is registered to 16 vote after the deadline to make a written application for an 17 absentee ballot to request an absentee ballot by phone or in 18 person to election officers delivering or collecting such 19 ballots.
- The bill requires the absentee and special voter precinct
 board to reconcile the number of signed affidavits provided
 by the county commissioner of elections with the number of
 ballots counted and tabulated by the board, as well as the
 number of provisional ballots provided to the board, the number
 rejected by the board, and the number counted and tabulated by
 the board. The board shall also record the number of ballots
 rejected prior to opening the affidavitence lope, the number
 of absentee ballots that have been challenged and remain
 unopened, and the number of absentee ballots that were accepted
 for counting and tabulation. Following each primary and
 general election, the bill requires the county commissioner to
 report to the state commissioner certain information regarding
- The bill prohibits a person other than a registered voter, the registered voter's immediate family member, an individual

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33 absentee ballots.

- 1 in the voter's household, an individual acting as a caretaker
- 2 for the registeredvoter, or an election official assisting
- 3 a confinedperson from collecting and returning a completed
- 4 absentee ballot, including to a ballot drop box. A person who
- 5 violates this provision of the bill commits election misconduct
- 6 in the third degree and is guilty of a serious misdemeanor. A
- 7 serious misdemeanoris punishableby confinement for no more
- 8 than one year and a fine of at least \$430 but not more than 9 \$2,560.
- 10 The bill changes the period of appointment for a person
- 11 appointed to fill a vacancy in an elected county office from
- 12 until the next pending election to until the next general
- 13 election. For petitions requesting a special election to fill
- 14 the vacancy, the bill requires a petition to be circulated and
- 15 filed within 14 days after the appointment. The bill requires
- 16 signatures on such a petition to be dated on or after the
- 17 date of the appointment. The bill repeals a prohibition na
- 18 special election to fill a vacancy in a county elected office
- 19 being held on the same day as a school election within the
- 20 county.
- 21 The bill takes effect upon enactment. The provisions of the
- 22 bill relating to nominations of candidates apply to candidates
- 23 seeking election to an office on a ballot in or after 2022.

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