As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 267

Representative Loychik

A BILL

То	amend sections 3311.053, 3505.03, 3505.04,	1
	3513.04, 3513.052, and 3513.261 and to repeal	2
	sections 3513.254, 3513.255, 3513.256, and	3
	3513.259 of the Revised Code to provide for	4
	primary elections for state and school district	5
	board of education members and move the election	6
	for state and school district board members from	7
	the nonpartisan ballot.	8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3311.053, 3505.03, 3505.04,	9
3513.04, 3513.052, and 3513.261 of the Revised Code be amended	10
to read as follows:	11
Sec. 3311.053. (A) The boards of education of up to five	12
adjoining educational service centers may, by identical	13
resolutions adopted by a majority of the members of each	14
governing board within any sixty-day period, combine such	15
educational service centers into one educational service center.	16
The resolutions shall state the name of the new center, which	17
may be styled as a "joint educational service center." The	18
resolutions shall also indicate whether the governing board of	19

the new educational service center is to be formed in accordance	20
with division (B) of this section, in accordance with division	21
(A) of section 3311.054 of the Revised Code, or in accordance	22
with section 3311.057 of the Revised Code.	23
A copy of each resolution shall be filed with the state	24
board of education. The new educational service center shall be	25
created and the governing boards of the participating	26
educational service centers shall be dissolved and a new	27
governing board established thirty days after the date on which	28
the last resolution was filed with the state board.	29
the labe lebolation was like with the beate board.	2)
(B) The initial members of a new governing board	30
established in accordance with this division shall be appointed	31
as follows:	32
(1) If two educational service centers combine, each	33
center's governing board, prior to its dissolution, shall	34
appoint two members to the new governing board and the four	35
members so selected shall select a fifth member within ten days	36
of the date on which the last of the four members is appointed.	37
(2) If three educational service centers combine, each	38
center's governing board, prior to its dissolution, shall	39
appoint one member to the new governing board and the three	40
members so selected shall select the remaining two members of	41
the governing board within ten days of the date on which the	42
last of the three members is appointed.	43
(2) To face advantional according continuous ambiguation	4.4
(3) If four educational service centers combine, each	44
center's governing board, prior to its dissolution, shall	45
appoint one member to the new governing board and the four	46
members so selected shall select the remaining member of the	47

governing board within ten days of the date on which the last of

ted.	
------	--

6.5

(4) If five educational service centers combine, each
center's governing board, prior to its dissolution, shall
appoint one member to the new governing board.
52

If the members appointed to a new governing board by the governing boards of the combining educational service centers are unable to agree on the selection of the remaining members of the new governing board within ten days, the probate judge of the county in which the greatest number of pupils under the supervision of the new educational service center reside shall appoint the remaining members.

Electors of the new educational service center shall elect a new governing board at the next general election occurring in an odd-numbered year and more than ninety days after the date of the appointment of the last member to the initial governing board. Members shall serve for the duration of the term to which they are elected or until their successors are elected and qualified. At such election, two members shall be elected to terms of two years and three members shall be elected to terms of four years. Thereafter, their successors shall be elected in the same manner and for the same terms as members of governing boards of all educational service centers. Each candidate for election as a member of the educational service center governing board shall file a nominating petition in accordance with section 3513.255 of the Revised Code.

(C) The funds of each former educational service center 74 shall be paid over in full to the governing board of the new 75 educational service center, and the legal title to all property 76 of the former governing boards shall become vested in the new 77 governing board. 78

The governing board of an educational service center	79
created under this section shall honor all contracts made by the	80
former governing boards.	81
Sec. 3505.03. (A) On the office type ballot shall be	82
printed the names of all candidates for election to offices,	83
except the office of judge of a municipal court, county court,	84
or court of common pleas, who were nominated at the most recent	85
primary election as candidates of a political party or who were	86
nominated in accordance with section 3513.02 of the Revised	87
Code, and the names of all candidates for election to offices	88
who were nominated by nominating petitions, except candidates	89
for the office of judge of a municipal court, county court, or	90
court of common pleas, for member of the state board of	91
education, for member of a board of education, for municipal	92
offices, and for township offices.	93
(B) The face of the ballot below the stub shall be	94
substantially in the following form:	95
"OFFICIAL OFFICE TYPE BALLOT	96
(1) To vote for a candidate record your vote in the manner	97
provided next to the name of such candidate.	98
(2) If you tear, soil, deface, or erroneously mark this	99
ballot, return it to the precinct election officers or, if you	100
cannot return it, notify the precinct election officers, and	101
obtain another ballot."	102
(C) The order in which the offices shall be listed on the	103
ballot shall be prescribed by, and certified to each board of	104
elections by, the secretary of state; provided that for state,	105
district, and county offices the order from top to bottom shall	106
be as follows: governor and lieutenant governor, attorney	107

general, auditor of state, secretary of state, treasurer of	108
state, chief justice of the supreme court, justice of the	109
supreme court, United States senator, representative to	110
congress, state senator, state representative, judge of a court	111
of appeals, member of the state board of education, member of a	112
board of education, county commissioner, county auditor,	113
prosecuting attorney, clerk of the court of common pleas,	114
sheriff, county recorder, county treasurer, county engineer, and	115
coroner. The offices of governor and lieutenant governor shall	116
be printed on the ballot in a manner that requires a voter to	117
cast one vote jointly for the candidates who have been nominated	118
by the same political party or petition.	119
(D) Within the rectangular space within which the title of	120
each judicial office listed in division (C) of this section is	121
printed on the ballot and immediately below the title shall be	122
printed the date of the commencement of the term of the office,	123
if it is a full term, as follows: "Full term commencing	124
(Date)," or the date of the end of the term of the	125
office, if it is an unexpired term, as follows: "Unexpired term	126
ending(Date)"	127
(E)(1) The names of all candidates for an office shall be	128
arranged in a group under the title of that office, and, except	129
for absentee ballots or when the number of candidates for a	130
particular office is the same as the number of candidates to be	131
elected for that office, shall be rotated from one precinct to	132
another. On absentee ballots, the names of all candidates for an	133
office shall be arranged in a group under the title of that	134
office and shall be so alternated that each name shall appear,	135
insofar as may be reasonably possible, substantially an equal	136
number of times at the beginning, at the end, and in each	137
intermediate place, if any, of the group in which such name	138

belongs, unless the number of candidates for a particular office	139
is the same as the number of candidates to be elected for that	140
office.	141
(2) The secretary of state shall prescribe the information	142
and directions to the voter to be printed on the ballot within	143
the rectangular space in which the title of office of member of	144
the state board of education appears.	145
(3) Within the rectangular space within which the title of	146
each office for member of a board of education is printed on the	147
ballot shall be printed "For Member of Board of Education," and	148
the number to be elected, directions to the voter as to voting	149
for one, two, or more, and, if the office to be voted for is	150
member of a board of education of a city school district, words	151
shall be printed in said space on the ballot to indicate whether	152
candidates are to be elected from subdistricts or at large.	153
(4) The method of printing the ballots to meet the	154
rotation requirement of this section shall be as follows: the	155
least common multiple of the number of names in each of the	156
several groups of candidates shall be used, and the number of	157
changes made in the printer's forms in printing the ballots	158
shall correspond with that multiple. The board of elections	159
shall number all precincts in regular serial sequence. In the	160
first precinct, the names of the candidates in each group shall	161
be listed in alphabetical order. In each succeeding precinct,	162
the name in each group that is listed first in the preceding	163
precinct shall be listed last, and the name of each candidate	164
shall be moved up one place. In each precinct using paper	165
ballots, the printed ballots shall then be assembled in tablets.	166
(F) Under the name of each candidate nominated at a	167
primary election, nominated by petition under section 3517.012	168

of the Revised Code, or certified by a party committee to fill a	169
vacancy under section 3513.31 of the Revised Code shall be	170
printed, in less prominent type face than that in which the	171
candidate's name is printed, the name of the political party by	172
which the candidate was nominated or certified. Under the name	173
of each candidate appearing on the ballot who filed a nominating	174
petition and requested a ballot designation as a nonparty	175
candidate under section 3513.257 of the Revised Code shall be	176
printed, in less prominent type face than that in which the	177
candidate's name is printed, the designation of "nonparty	178
candidate." Under the name of each candidate appearing on the	179
ballot who filed a nominating petition and requested a ballot	180
designation as an other-party candidate under section 3513.257	181
of the Revised Code shall be printed, in less prominent type	182
face than that in which the candidate's name is printed, the	183
designation of "other-party candidate." No designation shall	184
appear under the name of a candidate appearing on the ballot who	185
filed a nominating petition and requested that no ballot	186
designation appear under the candidate's name under section	187
3513.257 of the Revised Code, or who filed a nominating petition	188
and failed to request a ballot designation either as a nonparty	189
candidate or as an other-party candidate under that section.	190
(G) Except as provided in this section, no words,	191
designations, or emblems descriptive of a candidate or the	192
candidate's political affiliation, or indicative of the method	193
by which the candidate was nominated or certified, shall be	194
printed under or after a candidate's name that is printed on the	195
ballot.	196
Sec. 3505.04. On the nonpartisan ballot shall be printed	197

the names of all nonpartisan candidates for election to the

office of judge of a municipal court, county court, or court of

198

common pleas, the office of member of the state board of	200
education, the office of member of a board of education,	201
municipal or township offices for municipal corporations and	202
townships in which primary elections are not held for nomination	203
of candidates by political parties, and municipal offices of	204
municipal corporations having charters which provide for	205
separate ballots for elections for such municipal offices.	206
Such ballots shall have printed across the top, and below	207
the stubs, "Official Nonpartisan Ballot."	208
The order in which the offices are listed on the ballot	209
shall be prescribed by, and certified to each board of elections	210
by, the secretary of state; provided that the office of member	211
of the state board of education shall be listed first on the	212
ballot, then county judicial offices shall be listed first on	213
the ballot, followed by municipal and township offices, and by	214
offices of member of a board of education, in the order stated.	215
Within the rectangular space within which the title of	216
each judicial office is printed on the ballot and immediately	217
below such title shall be printed the date of the commencement	218
of the term of the office, if a full term, as follows: "Full	219
term commencing," or the date of the end of	220
the term of the office, if an unexpired term, as follows:	221
"Unexpired term ending(Date)"	222
The secretary of state shall prescribe the information and	223
directions to the voter to be printed on the ballot within the	224
rectangular space in which the title of office of member of the-	225
state board of education appears.	226
Within the rectangular space within which the title of	227
each office for member of a board of education is printed on the	228

ballot shall be printed "For Member of Board of Education," and	229
the number to be elected, directions to the voter as to voting-	230
for one, two, or more, and, if the office to be voted for is-	231
member of a board of education of a city school district, words-	232
shall be printed in said space on the ballot to indicate whether-	233
candidates are to be elected from subdistricts or at large.	234

235

236

237

238

239

240

241

242

243

244

The names of all nonpartisan candidates for an office shall be arranged in a group under the title of that office, and shall be rotated and printed on the ballot as provided in section 3505.03 of the Revised Code.

No name or designation of any political party nor any words, designations, or emblems descriptive of a candidate or the candidate's political affiliation, or indicative of the method by which such candidate was nominated or certified, shall be printed under or after any nonpartisan candidate's name which is printed on the ballot.

Sec. 3513.04. Candidates for party nominations to state, 245 district, county, and municipal offices or positions, and member 246 of a state, city, local, or exempted village board of education, 247 for which party nominations are provided by law, and for 248 election as members of party controlling committees shall have 249 their names printed on the official primary ballot by filing a 250 declaration of candidacy and paying the fees specified for the 251 office under divisions (A) and (B) of section 3513.10 of the 252 Revised Code, except that the joint candidates for party 253 nomination to the offices of governor and lieutenant governor 254 shall, for the two of them, file one declaration of candidacy. 255 The joint candidates also shall pay the fees specified for the 256 joint candidates under divisions (A) and (B) of section 3513.10 2.57 of the Revised Code. 258

The secretary of state shall not accept for filing the	259
declaration of candidacy of a candidate for party nomination to	260
the office of governor unless the declaration of candidacy also	261
shows a joint candidate for the same party's nomination to the	262
office of lieutenant governor, shall not accept for filing the	263
declaration of candidacy of a candidate for party nomination to	264
the office of lieutenant governor unless the declaration of	265
candidacy also shows a joint candidate for the same party's	266
nomination to the office of governor, and shall not accept for	267
filing a declaration of candidacy that shows a candidate for	268
party nomination to the office of governor or lieutenant	269
governor who, for the same election, has already filed a	270
declaration of candidacy or a declaration of intent to be a	271
write-in candidate, or has become a candidate by the filling of	272
a vacancy under section 3513.30 of the Revised Code for any	273
other state office or any federal or county office.	274

No person who seeks party nomination for an office or 275 position at a primary election by declaration of candidacy or by 276 declaration of intent to be a write-in candidate and no person 277 who is a first choice for president of candidates seeking 278 election as delegates and alternates to the national conventions 279 of the different major political parties who are chosen by 280 direct vote of the electors as provided in this chapter shall be 281 permitted to become a candidate by nominating petition, 282 including a nominating petition filed under section 3517.012 of 283 the Revised Code, by declaration of intent to be a write-in 284 candidate, or by filling a vacancy under section 3513.31 of the 285 Revised Code at the following general election for any office 286 other than the office of member of the state board of education, 287 office of member of a city, local, or exempted village board of 288 education, office of member of a governing board of an 289

educational service center, or office of township trustee.	290
Sec. 3513.052. (A) No person shall seek nomination or	291
election to any of the following offices or positions at the	292
same election by filing a declaration of candidacy and petition,	293
a declaration of intent to be a write-in candidate, or a	294
nominating petition, or by becoming a candidate through party	295
nomination in a primary election, or by the filling of a vacancy	296
under section 3513.30 or 3513.31 of the Revised Code:	297
(1) Two or more state offices;	298
(2) Two or more county offices;	299
(3) A state office and a county office;	300
(4) A federal office and a state or county office;	301
(5) Any combination of two or more municipal or township	302
offices, positions as a member of a city, local, or exempted	303
village board of education, or positions as a member of a	304
governing board of an educational service center.	305
(B) The secretary of state or a board of elections shall	306
not accept for filing a declaration of candidacy and petition, a	307
declaration of intent to be a write-in candidate, or a	308
nominating petition of a person seeking to become a candidate if	309
that person, for the same election, has already filed a	310
declaration of candidacy, a declaration of intent to be a write-	311
in candidate, or a nominating petition, or has become a	312
candidate through party nomination at a primary election or by	313
the filling of a vacancy under section 3513.30 or 3513.31 of the	314
Revised Code for:	315
(1) Any federal, state, or county office, if the	316
declaration of candidacy, declaration of intent to be a write-in	317

candidate, or nominating petition is for a state or county	318
office;	319
(2) Any municipal or township office, or for member of a	320
city, local, or exempted village board of education, or for	321
member of a governing board of an educational service center, if	322
the declaration of candidacy, declaration of intent to be a	323
write-in candidate, or nominating petition is for a municipal or	324
township office, or for member of a city, local, or exempted	325
village board of education, or for member of a governing board	326
of an educational service center.	327
(C)(1) If the secretary of state determines, before the	328
day of the primary election, that a person is seeking nomination	329
to more than one office at that election in violation of	330
division (A) of this section, the secretary of state shall do	331
one of the following:	332
(a) If each office or the district for each office for	333
which the person is seeking nomination is wholly within a single	334
county and none of those offices is a federal office, the	335
secretary of state shall notify the board of elections of that	336
county. The board then shall determine the date on which the	337
person first sought to become a candidate for each of those	338
offices by filing a declaration of candidacy or a declaration of	339
intent to be a write-in candidate or by the filling of a vacancy	340
under section 3513.30 of the Revised Code. The board shall vote	341
promptly to disqualify that person as a candidate for each	342
office for which the person sought to become a candidate after	343
the date on which the person first sought to become a candidate	344
for any of those offices. If the board determines that the	345
person sought to become a candidate for more than one of those	346
offices on the same date, the board shall vote promptly to	347

disqualify that person as a candidate for each office that would

be listed on the ballot below the highest office for which that

person seeks nomination, according to the ballot order

prescribed under section 3505.03 of the Revised Code.

348

- (b) If one or more of the offices for which the person is 352 seeking nomination is a state office or an office with a 353 district larger than a single county and none of the offices for 354 which the person is seeking nomination is a federal office, the 355 secretary of state shall determine the date on which the person 356 first sought to become a candidate for each of those offices by 357 filing a declaration of candidacy or a declaration of intent to 358 be a write-in candidate or by the filling of a vacancy under 359 section 3513.30 of the Revised Code. The secretary of state 360 shall order the board of elections of each county in which the 361 person is seeking to appear on the ballot to disqualify that 362 person as a candidate for each office for which the person 363 sought to become a candidate after the date on which the person 364 first sought to become a candidate for any of those offices. If 365 the secretary of state determines that the person sought to 366 become a candidate for more than one of those offices on the 367 same date, the secretary of state shall order the board of 368 elections of each county in which the person is seeking to 369 appear on the ballot to disqualify that person as a candidate 370 for each office that would be listed on the ballot below the 371 highest office for which that person seeks nomination, according 372 to the ballot order prescribed under section 3505.03 of the 373 Revised Code. Each board of elections so notified shall vote 374 promptly to disqualify the person as a candidate in accordance 375 with the order of the secretary of state. 376
- (c) If each office or the district for each office for 377 which the person is seeking nomination is wholly within a single 378

county and any of those offices is a federal office, the	379
secretary of state shall notify the board of elections of that	380
county. The board then shall vote promptly to disqualify that	381
person as a candidate for each office that is not a federal	382
office.	383

384

385

386

387

388

389

390

391

392

393

394

395

- (d) If one or more of the offices for which the person is seeking nomination is a state office and any of the offices for which the person is seeking nomination is a federal office, the secretary of state shall order the board of elections of each county in which the person is seeking to appear on the ballot to disqualify that person as a candidate for each office that is not a federal office. Each board of elections so notified shall vote promptly to disqualify the person as a candidate in accordance with the order of the secretary of state.
- (2) If a board of elections determines, before the day of the primary election, that a person is seeking nomination to more than one office at that election in violation of division(A) of this section, the board shall do one of the following:
- (a) If each office or the district for each office for 397 which the person is seeking nomination is wholly within that 398 county and none of those offices is a federal office, the board 399 shall determine the date on which the person first sought to 400 become a candidate for each of those offices by filing a 401 declaration of candidacy or a declaration of intent to be a 402 write-in candidate or by the filling of a vacancy under section 403 3513.30 of the Revised Code. The board shall vote promptly to 404 disqualify that person as a candidate for each office for which 405 the person sought to become a candidate after the date on which 406 the person first sought to become a candidate for any of those 407 offices. If the board determines that the person sought to 408

become a candidate for more than one of those offices on the

same date, the board shall vote promptly to disqualify that

person as a candidate for each office that would be listed on

the ballot below the highest office for which that person seeks

nomination, according to the ballot order prescribed under

section 3505.03 of the Revised Code.

409

(b) If one or more of the offices for which the person is 415 seeking nomination is a state office or an office with a 416 district larger than a single county and none of the offices for 417 which the person is seeking nomination is a federal office, the 418 board shall notify the secretary of state. The secretary of 419 state then shall determine the date on which the person first 420 sought to become a candidate for each of those offices by filing 421 a declaration of candidacy or a declaration of intent to be a 422 write-in candidate or by the filling of a vacancy under section 423 3513.30 of the Revised Code. The secretary of state shall order 424 the board of elections of each county in which the person is 425 seeking to appear on the ballot to disqualify that person as a 426 candidate for each office for which the person sought to become 427 a candidate after the date on which the person first sought to 428 become a candidate for any of those offices. If the secretary of 429 state determines that the person sought to become a candidate 430 for more than one of those offices on the same date, the 431 secretary of state shall order the board of elections of each 432 county in which the person is seeking to appear on the ballot to 433 disqualify that person as a candidate for each office that would 434 be listed on the ballot below the highest office for which that 435 person seeks nomination, according to the ballot order 436 prescribed under section 3505.03 of the Revised Code. Each board 437 of elections so notified shall vote promptly to disqualify the 438 person as a candidate in accordance with the order of the 439

secretary of state.	440
(c) If each office or the district for each office for	441
which the person is seeking nomination is wholly within a single	442
county and any of those offices is a federal office, the board	443
shall vote promptly to disqualify that person as a candidate for	444
each office that is not a federal office.	445
(d) If one or more of the offices for which the person is	446
seeking nomination is a state office and any of the offices for	447
which the person is seeking nomination is a federal office, the	448
board shall notify the secretary of state. The secretary of	449
state then shall order the board of elections of each county in	450
which the person is seeking to appear on the ballot to	451
disqualify that person as a candidate for each office that is	452
not a federal office. Each board of elections so notified shall	453
vote promptly to disqualify the person as a candidate in	454
accordance with the order of the secretary of state.	455
(D)(1) If the secretary of state determines, after the day	456
of the primary election and before the day of the general	457
election, that a person is seeking election to more than one	458
office at that election in violation of division (A) of this	459
section, the secretary of state shall do one of the following:	460
(a) If each office or the district for each office for	461
which the person is seeking election is wholly within a single	462
county and none of those offices is a federal office, the	463
secretary of state shall notify the board of elections of that	464
county. The board then shall determine the offices for which the	465
person seeks to appear as a candidate on the ballot. The board	466
shall vote promptly to disqualify that person as a candidate for	467
each office that would be listed on the ballot below the highest	468

office for which that person seeks election, according to the

ballot order prescribed under section 3505.03 of the Revised	470
Code. If the person sought nomination at a primary election and	471
has not yet been issued a certificate of nomination, the board	472
shall not issue that certificate for that person for any office	473
that would be listed on the ballot below the highest office for	474
which that person seeks election, according to the ballot order	475
prescribed under section 3505.03 of the Revised Code.	476

- (b) If one or more of the offices for which the person is 477 seeking election is a state office or an office with a district 478 larger than a single county and none of the offices for which 479 the person is seeking election is a federal office, the 480 secretary of state shall promptly investigate and determine the 481 offices for which the person seeks to appear as a candidate on 482 the ballot. The secretary of state shall order the board of 483 elections of each county in which the person is seeking to 484 appear on the ballot to disqualify that person as a candidate 485 for each office that would be listed on the ballot below the 486 highest office for which that person seeks election, according 487 to the ballot order prescribed under section 3505.03 of the 488 Revised Code. Each board of elections so notified shall vote 489 promptly to disqualify the person as a candidate in accordance 490 with the order of the secretary of state. If the person sought 491 nomination at a primary election and has not yet been issued a 492 certificate of nomination, the board shall not issue that 493 certificate for that person for any office that would be listed 494 on the ballot below the highest office for which that person 495 seeks election, according to the ballot order prescribed under 496 section 3505.03 of the Revised Code. 497
- (c) If each office or the district for each office for
 which the person is seeking election is wholly within a single
 county and any of those offices is a federal office, the
 500

secretary of state shall notify the board of elections of that	501
county. The board then shall vote promptly to disqualify that	502
person as a candidate for each office that is not a federal	503
office. If the person sought nomination at a primary election	504
and has not yet been issued a certificate of nomination, the	505
board shall not issue that certificate for that person for any	506
office that is not a federal office.	507
(d) If one or more of the offices for which the person is	508

- (d) If one or more of the offices for which the person is seeking election is a state office and any of the offices for 509 which the person is seeking election is a federal office, the 510 secretary of state shall order the board of elections of each 511 county in which the person is seeking to appear on the ballot to 512 disqualify that person as a candidate for each office that is 513 not a federal office. Each board of elections so notified shall 514 vote promptly to disqualify the person as a candidate in 515 accordance with the order of the secretary of state. If the 516 person sought nomination at a primary election and has not yet 517 been issued a certificate of nomination, the board shall not 518 issue that certificate for that person for any office that is 519 not a federal office. 520
- (2) If a board of elections determines, after the day of the primary election and before the day of the general election, that a person is seeking election to more than one office at that election in violation of division (A) of this section, the board of elections shall do one of the following:

521

522

523

524

525

(a) If each office or the district for each office for
which the person is seeking election is wholly within that
527
county and none of those offices is a federal office, the board
shall determine the offices for which the person seeks to appear
as a candidate on the ballot. The board shall vote promptly to
530

disqualify that person as a candidate for each office that would 531 be listed on the ballot below the highest office for which that 532 person seeks election, according to the ballot order prescribed 533 under section 3505.03 of the Revised Code. If the person sought 534 nomination at a primary election and has not yet been issued a 535 certificate of nomination, the board shall not issue that 536 certificate for that person for any office that would be listed 537 on the ballot below the highest office for which that person 538 seeks election, according to the ballot order prescribed under 539 section 3505.03 of the Revised Code. 540

541 (b) If one or more of the offices for which the person is seeking election is a state office or an office with a district 542 larger than a single county and none of the offices for which 543 the person is seeking election is a federal office, the board 544 shall notify the secretary of state. The secretary of state 545 promptly shall investigate and determine the offices for which 546 the person seeks to appear as a candidate on the ballot. The 547 secretary of state shall order the board of elections of each 548 county in which the person is seeking to appear on the ballot to 549 disqualify that person as a candidate for each office that would 550 be listed on the ballot below the highest office for which that 551 person seeks election, according to the ballot order prescribed 552 under section 3505.03 of the Revised Code. Each board of 553 elections so notified shall vote promptly to disqualify the 554 person as a candidate in accordance with the order of the 555 secretary of state. If the person sought nomination at a primary 556 election and has not yet been issued a certificate of 557 nomination, the board shall not issue that certificate for that 558 person for any office that would be listed on the ballot below 559 the highest office for which that person seeks election, 560 according to the ballot order prescribed under section 3505.03 561 of the Revised Code.

(c) If each office or the district for each office for 563 which the person is seeking election is wholly within that 564 county and any of those offices is a federal office, the board 565 shall vote promptly to disqualify that person as a candidate for 566 each office that is not a federal office. If the person sought 567 nomination at a primary election and has not yet been issued a 568 certificate of nomination, the board shall not issue that 569 certificate for that person for any office that is not a federal 570 office. 571

562

585

586

587

588

589

590

- (d) If one or more of the offices for which the person is 572 seeking election is a state office and any of the offices for 573 which the person is seeking election is a federal office, the 574 board shall notify the secretary of state. The secretary of 575 state shall order the board of elections of each county in which 576 the person is seeking to appear on the ballot to disqualify that 577 person as a candidate for each office that is not a federal 578 office. Each board of elections so notified shall vote promptly 579 580 to disqualify the person as a candidate in accordance with the order of the secretary of state. If the person sought nomination 581 at a primary election and has not yet been issued a certificate 582 of nomination, the board shall not issue that certificate for 583 that person for any office that is not a federal office. 584
- (E) When a person is disqualified as a candidate under division (C) or (D) of this section, on or before the seventieth day before the day of the applicable election, the board of elections shall remove the person's name from the ballot for any office for which that person has been disqualified as a candidate according to the directions of the secretary of state.

 When a person is disqualified as a candidate under division (C)

or (D) of this section after the seventieth day before the day	592
of the applicable election, the board of elections shall not	593
remove the person's name from the ballot for any office for	594
which that person has been disqualified as a candidate. The	595
board of elections shall post a notice at each polling location	596
on the day of the applicable election, and shall enclose with	597
each absent voter's ballot given or mailed after the candidate	598
is disqualified, a notice that votes for the person for the	599
office for which the person has been disqualified as a candidate	600
will be void and will not be counted. If the name is not removed	601
from the ballots before the day of the election, the votes for	602
the disqualified candidate are void and shall not be counted.	603
(F) Any vacancy created by the disqualification of a	604
person as a candidate under division (C) or (D) of this section	605
may be filled in the manner provided for in sections 3513.30 and	606
3513.31 of the Revised Code.	607
(G) Nothing in this section or section 3513.04, 3513.041,	608
3513.05, 3513.251, 3513.253, 3513.254, 3513.255, 3513.257,	609
3513.259, or 3513.261 of the Revised Code prohibits, and the	610
secretary of state or a board of elections shall not disqualify,	611
a person from being a candidate for an office, if that person	612
timely withdraws as a candidate for any offices specified in	613
division (A) of this section for which that person first sought	614
to become a candidate by filing a declaration of candidacy and	615
petition, a declaration of intent to be a write-in candidate, or	616
a nominating petition, by party nomination in a primary	617
election, or by the filling of a vacancy under section 3513.30	618
or 3513.31 of the Revised Code.	619
(H) As used in this section:	620

(1) "State office" means the offices of governor,

lieutenant governor, secretary of state, auditor of state,	622
treasurer of state, attorney general, member of the state board	623
of education, member of the general assembly, chief justice of	624
the supreme court, and justice of the supreme court.	625
(2) "Timely withdraws" means either of the following:	626
(a) Withdrawing as a candidate before the applicable	627
deadline for filing a declaration of candidacy, declaration of	628
intent to be a write-in candidate, or nominating petition for	629
the subsequent office for which the person is seeking to become	630
a candidate at the same election;	631
(b) Withdrawing as a candidate before the applicable	632
deadline for the filling of a vacancy under section 3513.30 or	633
3513.31 of the Revised Code, if the person is seeking to become	634
a candidate for a subsequent office at the same election under	635
either of those sections.	636
Sec. 3513.261. A nominating petition may consist of one or	637
more separate petition papers, each of which shall be	638
substantially in the form prescribed in this section. If the	639
petition consists of more than one separate petition paper, the	640
statement of candidacy of the candidate or joint candidates	641
named need be signed by the candidate or joint candidates on	642
only one of such separate petition papers, but the statement of	643
candidacy so signed shall be copied on each other separate	644
petition paper before the signatures of electors are placed on	645
it. Each nominating petition containing signatures of electors	646
of more than one county shall consist of separate petition	647
papers each of which shall contain signatures of electors of	648
only one county; provided that petitions containing signatures	649

650

651

of electors of more than one county shall not thereby be

declared invalid. In case petitions containing signatures of

electors of more than one county are filed, the board of	652
elections shall determine the county from which the majority of	653
the signatures came, and only signatures from this county shall	654
be counted. Signatures from any other county shall be invalid.	655
All signatures on nominating petitions shall be written in	656
ink or indelible pencil.	657
At the time of filing a nominating petition, the candidate	658
designated in the nominating petition, and joint candidates for	659
governor and lieutenant governor, shall pay to the election	660
officials with whom it is filed the fees specified for the	661
office under divisions (A) and (B) of section 3513.10 of the	662
Revised Code. The fees shall be disposed of by those election	663
officials in the manner that is provided in section 3513.10 of	664
the Revised Code for the disposition of other fees, and in no	665
case shall a fee required under that section be returned to a	666
candidate.	667
Candidates or joint candidates whose names are written on	668
the ballot, and who are elected, shall pay the same fees under	669
section 3513.10 of the Revised Code that candidates who file	670
nominating petitions pay. Payment of these fees shall be a	671
condition precedent to the granting of their certificates of	672

Each nominating petition shall contain a statement of 674 candidacy that shall be signed by the candidate or joint 675 candidates named in it or by an attorney in fact acting pursuant 676 to section 3501.382 of the Revised Code. Such statement of 677 candidacy shall contain a declaration made under penalty of 678 election falsification that the candidate desires to be a 679 candidate for the office named in it, and that the candidate is 680 an elector qualified to vote for the office the candidate seeks. 681

673

election.

The form of the nominating petition and s	tatement of	682
candidacy shall be substantially as follows:		683
"STATEMENT OF CANDIDACY		684
I,(N	ame of	685
candidate), the undersigned, hereby declare und	ler penalty of	686
election falsification that my voting residence	e is in	687
Precinct of the		688
(Township) or (Ward a	and City, or	689
Village) in the county of Ohio;	that my post-	690
office address is	(Street and	691
Number, if any, or Rural Route and Number) of t	he	692
(City, Village,	or post office)	693
of, Ohio; and that I am a		694
in the precinct in which my voting residence is	located. I	695
hereby declare that I desire to be a candidate	for election to	696
the office of in the		697
(State, District, County, City, Village, or Tow	nship , or School	698
District) for the	(Full	699
term or unexpired term ending)		700
Election to be held on the day of _		701
I further declare that I am an elector qu	alified to vote	702
for the office I seek. Dated this day o	of	703
		704
		705
(Signature o	of candidate)	706
WHOEVER COMMITS ELECTION FALSIFICATION IS	GUILTY OF A	707
FELONY OF THE FIFTH DEGREE.		708
I,, her	eby constitute	709
the persons named below a committee to represen	nt me:	710

Name		Resi	dence					711
								712
								713
								714
								715
								710
								716
		NOMINATIN	G PETITION	1				717
We,	the u	ndersigned, qu	alified el	ectors o	f the stat	te of		718
Ohio, who	ose vot	ing residence	is in the	County,	City, Vil	lage,		719
Ward, To	wnship	or Precinct se	t opposite	our nam	es, hereb	У		720
nominate			as a cand	didate fo	r electio	n to the		721
office o	f		i	n the				722
			(State, Di	strict,	County, C	ity,		723
Village,	<u>or</u> Tow	nship , or Sch e	ol Distric	:t) for t	he			724
		(Full term	or unexpir	ed term	ending			725
) to be vo	ted for at	the gen	eral elec	tion		726
next here	eafter	to be held, an	d certify	that thi	s person	is, in		727
our opin	ion, we	ell qualified t	o perform	the duti	es of the	office		728
or posit	ion to	which the pers	on desires	s to be e	lected.			729
								730
	1	2	3	4	5	6	7	
A		Street						
В		Address						
С		or R.F.D.						

D		(Must use					
E		address on	City,				
F		file with	Village				
G		the board of	or			Date of	
Н	Signature	elections)	Township Ward	Precinct	County	Signing	
							731
							732
							733
		,	declares under pe	enalty of e	lection		734
fal	sification th	nat such person	n is a qualified	elector of	the		735
sta	te of Ohio ar	nd resides at t	the address appea	aring below	such		736
per	son's signatu	are hereto; tha	at such person is	s the circu	lator of	.	737
the	foregoing pe	etition paper o	containing				738
sig	natures; that	such person w	witnessed the aft	fixing of e	very		739
sig	nature; that	all signers we	ere to the best of	of such per	son's		740
kno	wledge and be	elief qualified	d to sign; and th	nat every s	ignature	:	741
is	to the best of	of such person	's knowledge and	belief the			742
sig	nature of the	e person whose	signature it pur	rports to b	e or of		743
an	attorney in f	fact acting pur	rsuant to section	n 3501.382	of the		744
Rev	rised Code.						745
					_		746
			(Signature of ci	irculator)			747
					_		748
			(Address of circ	culator's			749

F	permanent residence	750
i	n this state)	751
_		752
	If petition is for a statewide	753
C	candidate, the name and address	754
C	of person employing circulator	755
t	co circulate petition, if any)	756
WHOEVER COMMITS ELECTION	FALSIFICATION IS GUILTY OF A	757
FELONY OF THE FIFTH DEGREE."		758
The secretary of state sh	all prescribe a form of	759
nominating petition for a group	o of candidates for the office of	760
member of a board of education,	—township office $ au$ and offices of	761
municipal corporations of under	two thousand population.	762
The secretary of state sh	all prescribe a form of statement	763
of candidacy and nominating pet	ition, which shall be	764
substantially similar to the fo	orm of statement of candidacy and	765
nominating petition set forth i	n this section, that will be	766
suitable for joint candidates f	or the offices of governor and	767
lieutenant governor.		768
If such petition nominate	s a candidate whose election is	769
to be determined by the elector	s of a county or a district or	770
subdivision within the county,	it shall be filed with the board	771
of such county. If the petition	nominates a candidate whose	772
election is to be determined by	the voters of a subdivision	773
located in more than one county	, it shall be filed with the	774
board of the county in which th	ne major portion of the population	775
of such subdivision is located.		776

If the petition nominates a candidate whose election is to	777
oe determined by the electors of a district comprised of more	778
than one county but less than all of the counties of the state,	779
it shall be filed with the board of elections of the most	780
populous county in such district. If the petition nominates a	781
candidate whose election is to be determined by the electors of	782
the state at large, it shall be filed with the secretary of	783
state.	784

The secretary of state or a board of elections shall not 785 accept for filing a nominating petition of a person seeking to 786 become a candidate if that person, for the same election, has 787 already filed a declaration of candidacy, a declaration of 788 intent to be a write-in candidate, or a nominating petition, or 789 has become a candidate through party nomination at a primary 790 election or by the filling of a vacancy under section 3513.30 or 791 3513.31 of the Revised Code for any federal, state, or county 792 office, if the nominating petition is for a state or county 793 office, or for any municipal or township office, for member of a 794 city, local, or exempted village board of education, or for 795 member of a governing board of an educational service center, if 796 the nominating petition is for a municipal or township office, 797 or for member of a city, local, or exempted village board of 798 education, or for member of a governing board of an educational 799 service center. 800

Section 2. That existing sections 3311.053, 3505.03,	801
3505.04, 3513.04, 3513.052, and 3513.261 of the Revised Code are	802
hereby repealed.	803

Section 3. That sections 3513.254, 3513.255, 3513.256, and 804 3513.259 of the Revised Code are hereby repealed. 805