HOUSE BILL NO. 23

IN THE LEGISLATURE OF THE STATE OF ALASKA THIRTY-SECOND LEGISLATURE - FIRST SESSION

BY REPRESENTATIVE RAUSCHER

Introduced: 1/8/21 Referred: Prefiled

A BILL

FOR AN ACT ENTITLED

- 1 "An Act relating to elections and voter registration; relating to ballot custody, retention,
- 2 and destruction; prohibiting possession of another voter's ballot; requiring signature
- 3 verification; establishing an election offense hotline; and providing for an effective
- 4 date."

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5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

- 6 * **Section 1.** AS 15.07.060(e) is amended to read:
 - (e) For an applicant requesting initial registration by mail or [,] by facsimile or other electronic transmission approved by the director under AS 15.07.050, [OR BY COMPLETING A PERMANENT FUND DIVIDEND APPLICATION,] the director shall verify the information provided in compliance with (a)(2) and (3) of this section through state agency records described in AS 15.07.055(e). If the applicant cannot comply with the requirement of (a)(2) of this section because the applicant has not been issued any of the listed numbers, the applicant may instead submit a copy of one of the following forms of identification: a driver's license, state identification card,

1	current and valid photo identification, birth certificate, passport, or hunting or fishing
2	license.

* **Sec. 2.** AS 15.07.070(f) is amended to read:

(f) Incomplete or inaccurate registration forms may not be accepted. A person who submitted an incomplete or inaccurate registration form may register by reexecuting and resubmitting a registration form in person, by mail, or by facsimile or other electronic transmission approved by the director under AS 15.07.050. The requirements of (c) or (d) of this section apply to a registration form resubmitted under this subsection. [NOTWITHSTANDING THE FOREGOING, AN APPLICATION MADE UNDER AS 43.23.015 THAT CONTAINS THE INFORMATION REQUIRED BY AS 15.07.060(a)(1) - (4) AND (7) - (9), AND AN ATTESTATION THAT SUCH INFORMATION IS TRUE, SHALL NOT BE DEEMED AN INCOMPLETE REGISTRATION FORM AND SHALL BE ACCEPTED IN ACCORDANCE WITH AS 15.07.070(i).]

* Sec. 3. AS 15.15 is amended by adding new sections to read:

Sec. 15.15.055. Ballot security and chain of custody. (a) The director shall provide by regulation for a system to account for each used and unused ballot and paper record of an electronically generated ballot under AS 15.15.032 through a redundant, secure, and sealed system that tracks the location and entity that has custody of a ballot or record from the time the ballot is printed or paper record produced, until the applicable election is certified under AS 15.15.450 or, if a recount is conducted, until the election is certified under AS 15.20.490. The division shall continually update the system adopted under this section to ensure that state election practices and procedures are consistent with the best practices and procedures and protect the integrity of state elections held under this title.

- (b) The system established in (a) of this section must provide that
- (1) each ballot or record of an electronically generated ballot under AS 15.15.032 for an election is tracked and accounted for at all times through a chain-of-custody protocol;
- (2) each ballot or record of an electronically generated ballot under AS 15.15.032 for an election is returned to a single point of receipt at a designated

division location;

- (3) immediately after the polls close, digital reports from an electronic voting machine are printed in paper form and tracked and accounted for under this section.
- (c) Before certifying an election under AS 15.15.450 and, if a recount is conducted, before certifying an election under AS 15.20.490, the director shall account for each used or unused ballot and record of an electronically generated ballot under AS 15.15.032. The state ballot counting review board shall audit and certify the ballot accounting under this subsection in accordance with generally accepted accounting principles.
- (d) If, under the system established in (a) of this section, a ballot or record is not accounted for, there is a break in the scheduled chain of custody, there is a lapse in system security, or the director has reason to anticipate a break in the scheduled chain of custody or lapse in system security before an election is certified under AS 15.15.450 or, if a recount application is accepted, under AS 15.20.490, the director shall notify the attorney general, the lieutenant governor, each affected candidate, and each affected organization or organized group that sponsors or opposes an initiative, referendum, or recall. The director shall provide an affected candidate or affected organization or organized group a minimum of 24 hours' notice to appoint a watcher under AS 15.10.170 and ensure the watcher is present before any further ballots in the election are counted.
- (e) An election official or watcher who has reasonable cause to believe that a voting machine, election ballot, record, certificate, or package of ballots has been opened or otherwise tampered with, or another irregularity has occurred, shall immediately notify the director and call for an audit of the affected election materials following the closing of the polls. If an election official or watcher at a precinct calls for an audit under this subsection, the director shall require an audit of the affected election materials before the materials are mailed under AS 15.15.370.
- **Sec. 15.15.057. Election offense hotline.** (a) The director shall establish a toll-free election offense hotline to receive telephone calls reporting election offenses under this chapter. The director shall publicize the availability of the toll-free hotline

and encourage the public to provide information to the division related to voter
misconduct or other election offenses under this chapter. The director shall ensure the
hotline is continuously staffed during the hours an absentee voting station is open
under AS 15.20.045, during the hours an early voting location is open under
AS 15.20.064, and for 24 hours after the time the polls open on election day. From 24
hours after the polls open until all election results are certified under AS 15.15.450,
the director shall ensure an election official is continuously available to respond to
calls made to the hotline.

- (b) The director shall have the election offense hotline number printed on a sticker and placed on voting machines, ballot envelopes, and other election materials in a manner the director determines will provide maximum public notice of the election offense hotline.
- * Sec. 4. AS 15.15.060 is amended by adding a new subsection to read:

- (f) The director shall provide each election board in the state with notices containing the election offense hotline telephone number. The election board shall post at least two of the notices in each polling place. The election board shall post the notices so that they are conspicuous to voters.
- * Sec. 5. AS 15.15 is amended by adding new sections to read:
 - **Sec. 15.15.374. Notice of voter disqualification.** If a voter's vote for or against a candidate, proposition, or question is not counted, the director shall notify the voter by mail of the reason the vote was not counted and action the voter may take to avoid the issue in a future election. The director shall mail the explanation not later than
 - (1) 10 days after completion of the review of ballots by the state review board for a primary election or a special primary election under AS 15.40.140;
 - (2) 60 days after certification of the results of a general election or special election other than a special primary election described in (1) of this section.
 - Sec. 15.15.375. Free access system. The director shall make available through a free access system to each voter a system to check to see whether the voter's ballot was counted and, if not counted, the reason why the ballot was not counted. The director shall make this information available through the free access system not less

1	than
2	(1) 10 days after certification of the results of a primary election or a
3	special primary election under AS 15.40.140; and

- (2) 30 days after certification of the results of a general or special election other than a special primary election described in (1) of this section.
- * Sec. 6. AS 15.15.450 is amended by adding a new subsection to read:
 - (b) The director or lieutenant governor may not certify the results of an election under (a) of this section until each ballot and paper record of an electronically generated ballot under AS 15.15.032 is accounted for under AS 15.15.055(c).
- * **Sec. 7.** AS 15.15.470 is amended to read:

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Sec. 15.15.470. Preservation and destruction of election ballots, papers, and materials. (a) The director shall preserve all precinct election certificates, tallies, and registers for four years after the election.

(b) A ballot or paper record of an electronically generated ballot under AS 15.15.032 may not be destroyed before the result of the election in which the ballot was cast is certified under AS 15.15.450. However, the [ALL] ballots and paper records of electronically generated ballots under AS 15.15.032 [STUBS] for elections other than national elections may be destroyed 30 days after the certification of the state ballot counting review unless an application for recount has been filed and not completed, the election is being contested under AS 15.20.540, or [UNLESS] their destruction is **otherwise** stayed by an order of the court. All ballots for national elections may be destroyed in accordance with federal law. The director may permit the inspection of election materials upon call by the Congress, the state legislature, or a court of competent jurisdiction. A ballot or paper record of an electronically generated ballot under AS 15.15.032 may not be destroyed unless the destruction is authorized by the lieutenant governor. When authorized, ballots and paper records of electronically generated ballots under AS 15.15.032 must be destroyed at a single location designated by the division. The director or the director's designee shall witness the destruction. The director shall then certify before a notary public that the ballots and paper records have been destroyed.

* **Sec. 8.** AS 15.20.066(a) is amended to read:

1	(a) The director shall adopt regulations applicable to the delivery of absence
2	ballots by electronic transmission in a state election and to the use of electronic
3	transmission absentee voting in a state election by qualified voters. The regulations
4	must
5	(1) require the voter to comply with the same time deadlines as for
6	voting in person on or before the closing hour of the polls;
7	(2) ensure the accuracy and, to the greatest degree possible, the
8	integrity and secrecy of the ballot process:
9	(3) prohibit absentee voting by facsimile in a state election.
10	* Sec. 9. AS 15.20.203(a) is amended to read:
11	(a) The district absentee ballot counting board shall examine each absentee
12	ballot envelope and shall determine whether the absentee voter is qualified to vote at
13	the election, whether the signature on the certificate is consistent with the voter's
14	signature in voter registration records, and whether the absentee ballot has been
15	properly cast.
16	* Sec. 10. AS 15.20.203(b) is amended to read:
17	(b) An absentee ballot may not be counted if
18	(1) the voter has failed to properly execute the certificate;
19	(2) an official or the witnesses authorized by law to attest the voter's
20	certificate fail to execute the certificate, except that an absentee ballot cast in person
21	and accepted by an absentee voting official or election supervisor may be counted
22	despite failure of the absentee voting official or election supervisor to properly sign
23	and date the voter's certificate as attesting official as required under AS 15.20.061(c);
24	(3) the ballot is not attested on or before the date of the election;
25	(4) the ballot, if postmarked, is not postmarked on or before the date of
26	the election;
27	(5) after the day of election, the ballot was delivered by a means other
28	than mail; [OR]
29	(6) the voter voted
30	(A) in person and is a
31	(i) first-time voter who initially registered by mail or by

1	facsimile or other electronic transmission approved by the director
2	under AS 15.07.050, has not provided the identification required by
3	AS 15.15.225(a), was not eligible for waiver of the identification
4	requirement under AS 15.15.225(b), and has not provided the
5	identifiers required in AS 15.07.060(a)(2) and (3) that can be verified
6	through state agency records described in AS 15.07.055(e); or
7	(ii) voter other than one described in (i) of this
8	subparagraph, did not provide identification described in
9	AS 15.15.225(a), was not personally known by the election official,
10	and has not provided the identifiers required in AS 15.07.060(a)(2) and
11	(3); or
12	(B) by mail or electronic transmission, is a first-time voter who
13	initially registered by mail or by facsimile or other electronic transmission
14	approved by the director under AS 15.07.050 to vote, has not met the
15	identification requirements set out in AS 15.07.060, and does not submit with
16	the ballot a copy of a
17	(i) driver's license, state identification card, current and
18	valid photo identification, birth certificate, passport, or hunting or
19	fishing license; or
20	(ii) current utility bill, bank statement, paycheck,
21	government check, or other government document; an item described
22	in this sub-subparagraph must show the name and current address of
23	the voter <u>; or</u>
24	(7) the signature on the certificate is inconsistent with the voter's
25	signature in voter registration records.
26	* Sec. 11. AS 15.20.490 is amended by adding a new subsection to read:
27	(b) The director or lieutenant governor may not certify the results of an
28	election under (a) of this section until each ballot and paper record is accounted for
29	under AS 15.15.055(c).
30	* Sec. 12. AS 15.56.035(a) is amended to read:
31	(a) A person commits the crime of unlawful interference with voting in the

1	second degree if the person
2	(1) has an official ballot in possession outside of the voting room
3	unless the person is an election official or other person authorized by law or local
4	ordinance, or by the director or chief municipal elections official in a local election;
5	(2) makes, or knowingly has in possession, a counterfeit of an official
6	election ballot;
7	(3) knowingly solicits or encourages, directly or indirectly, a registered
8	voter who is no longer qualified to vote under AS 15.05.010, to vote in an election;
9	(4) as a registration official
10	(A) knowingly refuses to register a person who is entitled to
11	register under AS 15.07.030; or
12	(B) accepts a fee from an applicant applying for registration;
13	(5) violates AS 15.20.081(a) by knowingly supplying or encouraging
14	or assisting another person to supply to a voter an absentee ballot application form
15	with a political party or group affiliation indicated if the voter is not already registered
16	as affiliated with that political party or group;
17	(6) knowingly designs, marks, or encourages or assists another person
18	to design or mark an absentee ballot application in a manner that suggests choice of
19	one ballot over another as prohibited by AS 15.20.081(a); [OR]
20	(7) knowingly submits or encourages or assists another person to
21	submit an absentee ballot application to an intermediary who could control or delay
22	the submission of the application to the division of elections or who could gather data
23	from the application form as prohibited by AS 15.20.081(a); or
24	(8) knowingly possesses a ballot provided to another voter under
25	this title unless the person
26	(A) is a family member of the voter;
27	(B) is a caregiver of the voter; or
28	(C) is engaged in official duties as an election official or a
29	worker for the United States Postal Service or a private commercial
30	<u>delivery service</u> .
31	* Sec. 13. AS 15.56.035 is amended by adding a new subsection to read:

1	(d) In this section,
2	(1) "caregiver" means a person who provides medical, health care, or
3	other assistance to the voter in a state or federal correctional center, nursing care
4	institution, hospice facility, assisted living center, assisted living facility, assisted
5	living home, residential care institution, adult day health care facility, or adult foster
6	care home;
7	(2) "family member" means a person who is related to the voter by
8	blood, marriage, adoption, or legal guardianship.
9	* Sec. 14. AS 15.56.060(a) is amended to read:
10	(a) A person commits the crime of unlawful interference with an election if
11	the person
12	(1) induces or attempts to induce an election official to fail in the
13	official's duty by force, threat, intimidation, or offers of reward;
14	(2) intentionally changes, attempts to change, or causes to be changed
15	an official election document including ballots, tallies, and returns;
16	(3) intentionally delays, attempts to delay, or causes to be delayed the
17	sending of the certificate, register, ballots, or other materials whether original or
18	duplicate, required to be sent by AS 15.15.370;
19	(4) intentionally opens or tampers with a sealed election ballot,
20	certificate, or package of ballots without express authorization from the director;
21	or
22	(5) [(4)] is contracted or employed by the state to print or reproduce in
23	any manner an official ballot, and the person knowingly
24	(A) personally appropriates, or gives or delivers to, or permits
25	to be taken by anyone other than a person authorized by the director, official
26	ballots; or
27	(B) prints or reproduces or has printed or reproduced official
28	ballots in a form or with a content other than that prescribed by law or as
29	directed by the director.
30	* Sec. 15. AS 15.07.050(a)(5), 15.07.070(i), 15.07.070(j), 15.07.070(k), 15.07.070(<i>l</i>),
31	15.07.070(m); AS 43.23.015(b)(3), 43.23.101, 43.23.110(a)(7), and 43.23.110(c) are repealed.

- * Sec. 16. The uncodified law of the State of Alaska is amended by adding a new section to
- 2 read:
- 3 APPLICABILITY. AS 15.56.035(a)(8), enacted by sec. 12 of this Act, and
- 4 AS 15.56.060(a)(4), enacted by sec. 14 of this Act, apply to offenses committed on or after
- 5 the effective date of secs. 12 and 14 of this Act.
- * Sec. 17. The uncodified law of the State of Alaska is amended by adding a new section to
- 7 read:
- 8 APPLICABILITY: PERMANENT FUND DIVIDEND APPLICATIONS. The
- 9 changes made by secs. 1 and 2 of this Act and the repeals of AS 15.07.050(a)(5),
- 10 AS 43.23.015(b)(3), 43.23.101, 43.23.110(a)(7), and 43.23.110(c) by sec. 15 of this Act apply
- to permanent fund dividend applications filed on or after January 1, 2022.
- * Sec. 18. The uncodified law of the State of Alaska is amended by adding a new section to
- 13 read:
- 14 TRANSITION: REGULATIONS. The Department of Revenue and the division of
- elections may adopt regulations necessary to implement the changes made by this Act. The
- regulations take effect under AS 44.62 (Administrative Procedure Act), but not before the
- 17 effective date of the law implemented by the regulation.
- * Sec. 19. Section 18 of this Act takes effect immediately under AS 01.10.070(c).
- * Sec. 20. Except as provided in sec. 19 of this Act, this Act takes effect January 1, 2022.