32-LS1267\A

### HOUSE BILL NO. 267

### IN THE LEGISLATURE OF THE STATE OF ALASKA

#### THIRTY-SECOND LEGISLATURE - SECOND SESSION

#### BY REPRESENTATIVE SCHRAGE

Introduced: 1/14/22 Referred: Prefiled

#### A BILL

## FOR AN ACT ENTITLED

# 1 "An Act relating to curing a rejected absentee ballot; and providing for an effective

2 **date.**"

### **3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:**

- 4 \* **Section 1.** AS 15.20.203(i) is amended to read:
- 5 (i) The director shall mail the materials described in (h) of this section and 6 notice of the process to cure a rejected absentee ballot under AS 15.20.204 to the 7 voter not later than three days after a ballot has been rejected and in no event later 8 than 10 days after the election if the ballot is rejected by the 10th day after the 9 election. In addition to mailing the material described in (h) of this section, the 10 director may notify a voter by telephone, electronic mail, or text message that a 11 ballot has been rejected 12 [(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       GENERAL ELECTION OR SPECIAL ELECTION OTHER THAN A SPECIAL PRIMARY ELECTION DESCRIBED IN (1) OF THIS SUBSECTION].         3       * Sec. 2. AS 15.20.203(j) is amended to read:         5       (j) The director shall make available through a free access system to absentee voter a system to check to see whether the voter's ballot was counted not counted, the reason why the ballot was not counted. The director shall make an information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make information available through the free access system immediately after the director shall make available through the free access system immediately after the director shall make available through the free access system immediately after the director shall make available through the free access system immediately after the director of the RESULTS of a DAYS AFTER CERTIFICATION OF THE RESULTS GENERAL OR SPECIAL ELECTION, OTHER THAN A SPECIAL PRIMARY ELECTION DESCRIBED IN (1) OF THIS SUBSECTION].         16       * Sec	to each and, if ake this <b>irector</b> S OF A UNDER
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18 after the election, a voter may, in person at a polling location or other le	
	0 days
19 designated by the division or in a sworn affidavit on a form provided by the di	ocation
	ivision,
20 provide proof of identification and cure an absentee ballot rejected because of a	voter's
21 failure to	
22 (1) sign the certificate;	
23 (2) date the certificate or because the voter provides an improp	er date
24 on the certificate, if received by the division or postmarked on or before the day	y of the
25 election; or	
26 (3) provide proof of identity as required by AS 15.20.081(f).	
27 (b) If a voter's absentee ballot is rejected on or before election day, th	
28 may attest in a sworn affidavit that the voter's absentee ballot was rejected and	e voter
29 questioned ballot.	
27 questioned buildt.	
30 (c) Cured absentee ballots shall be forwarded immediately to the direct	mark a

- 1 \* Sec. 4. AS 15.20.220(b) is amended to read:
- 2 (b) The state review board shall review and count absentee ballots under 3 AS 15.20.081(e) and (h), absentee ballots properly cured under AS 15.20.204, and 4 questioned ballots that have been forwarded to the director and that have not been 5 reviewed or counted by a district counting board.
- 6 \* Sec. 5. This Act takes effect June 1, 2022.