SB210 L.009

Amendment No.

SB24-210

SENATE FLOOR AMENDMENT

Second Reading

BY SENATOR Liston

- 1 Amend printed bill, page 22, after line 6, insert:
- 2 "SECTION 23. In Colorado Revised Statutes, 1-6-119, amend
 3 (1) as follows:

4 1-6-119. Removal of election judge by designated election 5 official. (1) (a) If a county chairperson of a major political party or the 6 county chairperson or other authorized official of a minor political party believes that an election judge appointed to represent that party is not 7 8 faithfully or fairly representing the party or that an election judge has moved from the county, the county chairperson or authorized official 9 10 may, SUBJECT TO THE PROVISIONS OF SUBSECTION (1)(b) OF THIS SECTION, 11 exercise a preemptive removal of the election judge. The county chairperson or authorized official shall notify the county clerk and 12 13 recorder and the election judge of the preemptive removal in writing. SUCH NOTICE MUST INCLUDE DOCUMENTATION REGARDING THE REASON 14 15 FOR REMOVAL OF THE ELECTION JUDGE AND MUST BE FILED WITH THE 16 COUNTY CLERK AND RECORDER WITHIN THREE DAYS OF RECEIVING THE 17 ELECTION JUDGE LIST PURSUANT TO RULES PROMULGATED BY THE 18 SECRETARY OF STATE.

(b) IF AN ELECTION JUDGE IS PREEMPTIVELY REMOVED PURSUANT
TO SUBSECTION (1)(a) OF THIS SECTION, THE COUNTY CLERK AND
RECORDER SHALL ALLOW THE ELECTION JUDGE TWO DAYS TO APPEAL THE
ELECTION JUDGE'S REMOVAL. IF APPEALED, THE COUNTY CLERK AND
RECORDER SHALL REVIEW ALL DOCUMENTATION AND DETERMINE
WHETHER THE JUDGE MAY BE REMOVED PURSUANT TO SUBSECTION (1)(a)
OF THIS SECTION.

(c) The county clerk and recorder shall fill any vacancy created by
the preemptive removal as provided in section 1-6-113.".

28 Renumber succeeding sections accordingly.

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