House Bill 1359

By: Representatives Powell of the 32<sup>nd</sup>, Jasperse of the 11<sup>th</sup>, and Leverett of the 33<sup>rd</sup>

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 2 of Title 21 of the Official Code of Georgia Annotated, relating to
- 2 primaries and elections generally, so as to provide for sealing of ballots and unused security
- 3 paper in secure containers; to provide for chain of custody documentation and procedures;
- 4 to provide for storage of unused security paper; to provide for related matters; to provide for
- 5 an effective date; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

- 8 Chapter 2 of Title 21 of the Official Code of Georgia Annotated, relating to primaries and
- 9 elections generally, is amended by revising Code Section 21-2-372, relating to ballot
- 10 description for optical scanning voting systems, as follows:
- 11 "21-2-372.

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- 12 (a) Ballots shall be of suitable design, size, and stock to permit processing by a ballot
- scanner and shall be printed in black ink on clear, white, or colored material. Other than
- ballots delivered electronically to qualified electors who are entitled to vote by absentee
- ballot under the federal Uniformed and Overseas Citizens Absentee Voting Act, 52 U.S.C.
- Section 20301, et seq., the ballots shall be printed on security paper that incorporates

features which can be used to authenticate the ballot as an official ballot but which do not

18 make the ballot identifiable to a particular elector. 19 (b) At the time the security paper is delivered to the election superintendent from the supplier of such paper, the security paper shall be placed in locked containers. Such 20 21 containers shall be sealed with a numbered seal, the number of which shall be recorded on 22 a tracking form maintained by the superintendent. Each person who takes possession of 23 a container in which the security paper is enclosed shall provide written confirmation with 24 date, time, and signature that the number of the seal on the container matches the number recorded on the tracking forms and that such seal has not been broken or otherwise 25 tampered with or compromised. The tracking form shall also serve as a chain of custody 26 27 document on which each person who takes possession of a container shall sign for the security paper therein. Such form shall remain with such containers until the security paper 28 is used or destroyed in accordance with law. 29 30 (c) Security paper shall only be removed from a locked container for use as ballots or for

removed from a locked container the removal, amount of paper removed, and the reason for such removal shall be noted on the tracking form."

necessary training or maintenance on election equipment. Any time security paper is

34 SECTION 2.

- Said chapter is further amended by revising Code Section 21-2-377, relating to custody and storage of optical scanning voting systems when not in use, as follows:
- 37 "21-2-377.

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- 38 (a) The superintendent shall designate a person or persons who shall have custody of the
- 39 ballot scanners of the county or municipality when they are not in use at a primary or
- 40 election and shall provide for his or her compensation and for the safe storage and care of
- 41 the ballot scanners.

42 (b) All ballot scanners <u>and sealed containers of security paper</u>, when not in use, shall be 43 properly covered and stored in a suitable place or places."

44 SECTION 3.

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Said chapter is further amended by revising subsection (c) of Code Section 21-2-382, relating to additional buildings as additional registrar's office or place of registration for receiving absentee ballots and for advance voting and drop boxes, as follows:

"(c)(1) A board of registrars or absentee ballot clerk shall establish at least one drop box as a means for absentee by mail electors to deliver their ballots to the board of registrars or absentee ballot clerk. A board of registrars or absentee ballot clerk may establish additional drop boxes, subject to the limitations of this Code section, but may only establish additional drop boxes totaling the lesser of either one drop box for every 100,000 active registered voters in the county or the number of advance voting locations in the county. Any additional drop boxes shall be evenly geographically distributed by population in the county. Drop boxes established pursuant to this Code section shall be established at the office of the board of registrars or absentee ballot clerk or inside locations at which advance voting, as set forth in subsection (d) of Code Section 21-2-385, is conducted in the applicable primary, election, or runoff and may be open during the hours of advance voting at that location. Such drop boxes shall be closed when advance voting is not being conducted at that location. All drop boxes shall be closed when the advance voting period ends, as set forth in subsection (d) of Code Section 21-2-385. The drop box location shall have adequate lighting and be under constant surveillance by an election official or his or her designee, law enforcement official, or licensed security guard. During an emergency declared by the Governor pursuant to Code Section 38-3-51, drop boxes may be located outside the office of the board of registrars or absentee ballot clerk or outside of locations at which advance voting is taking place, subject to the other limitations of this Code section.

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(2) The opening slot of a drop box shall not allow ballots to be tampered with or removed and shall be designed to minimize the ability for liquid or other substances that may damage ballots to be poured into the drop box. A drop box shall be labeled "OFFICIAL ABSENTEE BALLOT DROP BOX" and shall clearly display the signage developed by the Secretary of State pertaining to Georgia law with regard to who is allowed to return absentee ballots and destroying, defacing, or delaying delivery of ballots.

(3) The board of registrars or absentee ballot clerk shall arrange for the collecting and return of ballots deposited at each drop box at the conclusion of each day where advance voting takes place. Collection of ballots from a drop box shall be made by a team of at least two people. Any person collecting ballots from a drop box shall have sworn an oath in the same form as the oath for poll officers set forth in Code Section 21-2-95. The collection team shall complete and sign a ballot transfer form as specified by the Secretary of State upon removing the ballots from the drop box which shall include the date, time, location, number of ballots, confirmation that the drop box was locked after the removal of the ballots, and the identity of each person collecting the ballots. The ballot transfer form shall also serve as an initial chain of custody document on which each person who takes possession of the ballots shall sign for such ballots. The ballots shall be placed in a locked transfer case upon being removed from the drop box. Such transfer case shall be sealed with a numbered seal, the number of which shall be recorded on the ballot transfer form. Each person who takes possession of the transfer case in which the ballots are enclosed shall provide written confirmation with date, time, and signature that the number of the seal on the ballot transfer case matches the number recorded on the ballot transfer forms and that such seal has not been broken or otherwise tampered with or compromised. The collection team shall then immediately transfer the ballots to the board of registrars or absentee ballot clerk, who shall process and store the ballots in the same manner as absentee ballots returned by mail are processed and stored.

The board of registrars, absentee ballot clerk, or a designee of the board of registrars or absentee ballot clerk shall <u>verify that the number of the seal matches the number recorded on the ballot transfer form, verify that such seal has not been broken or otherwise tampered with or compromised, and sign the ballot transfer form upon receipt of the ballots from the collection team <u>and include the date and time of signing and verification under this provision</u>. Such form shall be considered a public record pursuant to Code Section 50-18-70.</u>

(4) At the beginning of voting at each advance location where a drop box is present, the manager of the advance voting location shall open the drop box and confirm on the reconciliation form for that advance voting location that the drop box is empty. If the drop box is not empty, the manager shall secure the contents of the drop box and immediately inform the election superintendent, board of registrars, or absentee ballot clerk, who shall inform the Secretary of State."

SECTION 4.

Said chapter is further amended by revising Code Section 21-2-386, relating to safekeeping, certification, and validation of absentee ballots, rejection of ballot, delivery of ballots to location designated by superintendent, duties of superintendent and managers, precinct returns, report of returns of verified and accepted absentee ballots cast as soon as possible following closing of polls, notification of challenged elector, and unlawful disclosure of tabulation results, as follows:

115 "21-2-386.

(a)(1)(A) The board of registrars or absentee ballot clerk shall keep safely, unopened, and stored <u>under numbered seal</u> in a manner that will prevent tampering and unauthorized access to and document the chain of custody, including the number of the <u>seal</u>, of all official absentee ballots received from absentee electors prior to the closing

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of the polls on the day of the primary or election except as otherwise provided in this subsection.

(B) Upon receipt of each ballot, a registrar or clerk shall write the day and hour of the receipt of the ballot on its envelope. The registrar or clerk shall then compare the number of the elector's Georgia driver's license number or state identification card issued pursuant to Article 5 of Chapter 5 of Title 40 and date of birth entered on the absentee ballot envelope with the same information contained in the elector's voter registration records. If the elector has affirmed on the envelope that he or she does not have a Georgia driver's license or state identification card issued pursuant to Article 5 of Chapter 5 of Title 40, the registrar or clerk shall compare the last four digits of the elector's social security number and date of birth entered on the envelope with the same information contained in the elector's voter registration records. The registrar or clerk shall also confirm that the elector signed the oath and the person assisting the elector, if any, signed the required oath. If the elector has signed the elector's oath, the person assisting has signed the required oath, if applicable, and the identifying information entered on the absentee ballot envelope matches the same information contained in the elector's voter registration record, the registrar or clerk shall so certify by signing or initialing his or her name below the voter's oath. Each elector's name so certified shall be listed by the registrar or clerk on the numbered list of absentee voters prepared for his or her precinct.

(C) If the elector has failed to sign the oath, or if the identifying information entered on the absentee ballot envelope does not match the same information appearing in the elector's voter registration record, or if the elector has failed to furnish required information or information so furnished does not conform with that on file in the registrar's or clerk's office, or if the elector is otherwise found disqualified to vote, the registrar or clerk shall write across the face of the envelope 'Rejected,' giving the reason therefor. The board of registrars or absentee ballot clerk shall promptly notify the

elector of such rejection, a copy of which notification shall be retained in the files of the board of registrars or absentee ballot clerk for at least two years. Such elector shall have until the end of the period for verifying provisional ballots contained in subsection (c) of Code Section 21-2-419 to cure the problem resulting in the rejection of the ballot. The elector may cure a failure to sign the oath, nonmatching identifying information, or missing information by submitting an affidavit to the board of registrars or absentee ballot clerk along with a copy of one of the forms of identification enumerated in subsection (c) of Code Section 21-2-417 before the close of such period. The affidavit shall affirm that the ballot was submitted by the elector, is the elector's ballot, and that the elector is registered and qualified to vote in the primary, election, or runoff in question. If the board of registrars or absentee ballot clerk finds the affidavit and identification to be sufficient, the absentee ballot shall be counted.

(D) An elector who registered to vote by mail, but did not comply with subsection (c) of Code Section 21-2-220, and who votes for the first time in this state by absentee

of Code Section 21-2-220, and who votes for the first time in this state by absentee ballot shall include with his or her application for an absentee ballot or in the outer oath envelope of his or her absentee ballot either one of the forms of identification listed in subsection (a) of Code Section 21-2-417 or a copy of a current utility bill, bank statement, government check, paycheck, or other government document that shows the name and address of such elector. If such elector does not provide any of the forms of identification listed in this subparagraph with his or her application for an absentee ballot or with the absentee ballot, such absentee ballot shall be deemed to be a provisional ballot and such ballot shall only be counted if the registrars are able to verify current and valid identification of the elector as provided in this subparagraph within the time period for verifying provisional ballots pursuant to Code Section 21-2-419. The board of registrars or absentee ballot clerk shall promptly notify the elector that such ballot is deemed a provisional ballot and shall provide information

on the types of identification needed and how and when such identification is to be submitted to the board of registrars or absentee ballot clerk to verify the ballot.

- (E) Three copies of the numbered list of voters shall also be prepared for such rejected absentee electors, giving the name of the elector and the reason for the rejection in each case. Three copies of the numbered list of certified absentee voters and three copies of the numbered list of rejected absentee voters for each precinct shall be turned over to the poll manager in charge of counting the absentee ballots and shall be distributed as required by law for numbered lists of voters.
- (F) All absentee ballots returned to the board or absentee ballot clerk after the closing of the polls on the day of the primary or election shall be safely kept unopened by the board or absentee ballot clerk and then transferred to the appropriate clerk with the chain of custody documents provided for in subparagraph (a)(1)(A) of this Code section for storage in a manner that will prevent tampering with the numbered seal for the period of time required for the preservation of ballots used at the primary or election and shall then, without being opened, be destroyed in like manner as the used ballots of the primary or election. The board of registrars or absentee ballot clerk shall promptly notify the elector by first-class mail that the elector's ballot was returned too late to be counted and that the elector will not receive credit for voting in the primary or election. All such late absentee ballots shall be delivered to the appropriate clerk and stored as provided in Code Section 21-2-390.
- (G) Notwithstanding any provision of this chapter to the contrary, until the United States Department of Defense notifies the Secretary of State that the Department of Defense has implemented a system of expedited absentee voting for those electors covered by this subparagraph, absentee ballots cast in a primary, election, or runoff by eligible absentee electors who reside outside the county or municipality in which the primary, election, or runoff is held and are members of the armed forces of the United States, members of the merchant marine of the United States, spouses or dependents of

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members of the armed forces or merchant marine residing with or accompanying such members, or overseas citizens that are postmarked by the date of such primary, election, or runoff and are received within the three-day period following such primary, election, or runoff, if proper in all other respects, shall be valid ballots and shall be counted and included in the certified election results.

(2)(A) Beginning at 8:00 A.M. on the third Monday prior to the day of the primary. election, or runoff, the election superintendent shall be authorized to open the outer oath envelope of absentee ballots that have been verified and accepted pursuant to subparagraph (a)(1)(B) of this Code section, remove the contents of such outer envelope, open the inner envelope marked 'Official Absentee Ballot,' and scan the absentee ballot using one or more ballot scanners. At least three persons who are registrars, deputy registrars, poll workers, or absentee ballot clerks must be present before commencing; and three persons who are registrars, deputy registrars, or absentee ballot clerks shall be present at all times while the storage containers are being unsealed and numbered seals verified with the documentation on the chain of custody forms and are being examined for integrity, while the absentee ballot envelopes are being opened, and while the absentee ballots are being scanned. However, no person shall tally, tabulate, estimate, or attempt to tally, tabulate, or estimate or cause the ballot scanner or any other equipment to produce any tally or tabulate, partial or otherwise, of the absentee ballots cast until the time for the closing of the polls on the day of the primary, election, or runoff except as provided in this Code section. Prior to beginning the process set forth in this paragraph, the superintendent shall provide written notice to the Secretary of State in writing at least seven days prior to processing and scanning absentee ballots. Such notice shall contain the dates, start and end times, and location or locations where absentee ballots will be processed and scanned. The superintendent shall also post such notice publicly in a prominent location in the superintendent's office and on the home page of the county election superintendent's website, if the county

election superintendent maintains such a website. The Secretary of State shall publish on his or her website the information he or she receives from superintendents stating the dates, times, and locations where absentee ballots will be processed.

- (B) The proceedings set forth in this paragraph shall be open to the view of the public, but no person except one employed and designated by the superintendent shall touch any ballot or ballot container. Any person involved in processing and scanning absentee ballots shall swear an oath, in the same form as the oath for poll officers provided in Code Section 21-2-95, prior to beginning the processing and scanning of absentee ballots. The county executive committee or, if there is no organized county executive committee, the state executive committee of each political party and political body having candidates whose names appear on the ballot for such election shall have the right to designate two persons and each independent and nonpartisan candidate whose name appears on the ballot for such election shall have the right to designate one person to act as monitors for such process. In the event that the only issue to be voted upon in an election is a referendum question, the superintendent shall also notify in writing the chief judge of the superior court of the county who shall appoint two electors of the county to monitor such process. While viewing or monitoring the process set forth in this paragraph, monitors and observers shall be prohibited from:
  - (i) In any way interfering with the processing or scanning of absentee ballots or the conduct of the election:
  - (ii) Using or bringing into the room any photographic or other electronic monitoring or recording devices, cellular telephones, or computers;
  - (iii) Engaging in any form of campaigning or campaign activity;
- (iv) Taking any action that endangers the secrecy and security of the ballots;
  - (v) Touching any ballot or ballot container;
  - (vi) Tallying, tabulating, estimating, or attempting to tally, tabulate, or estimate, whether partial or otherwise, any of the votes on the absentee ballots cast; and

(vii) Communicating any information that they see while monitoring the processing and scanning of the absentee ballots, whether intentionally or inadvertently, about any ballot, vote, or selection to anyone other than an election official who needs such information to lawfully carry out his or her official duties.

- (C) The State Election Board shall promulgate rules requiring reconciliation procedures; prompt and undelayed scanning of ballots after absentee ballot envelopes are opened; secrecy of election results prior to the closing of the polls on the day of a primary, election, or runoff; and other protections to protect the integrity of the process set forth in this paragraph.
- (D) At the conclusion of the scanning of the ballots, such ballots shall be stored in tamper-resistant containers sealed with numbered seals, the number of which shall be recorded on the chain of custody document forms specified by the Secretary of State, and such forms shall be signed by the person storing the ballots and the date and time of storage shall be entered on such forms.
- (3) A county election superintendent may, in his or her discretion, after 7:00 A.M. on the day of the primary, election, or runoff begin tabulating the absentee ballots. If the county election superintendent chooses to open the inner envelopes and begin tabulating such ballots prior to the close of the polls on the day of the primary, election, or runoff, the superintendent shall notify in writing, at least seven days prior to the primary, election, or runoff, the Secretary of State of the superintendent's intent to begin the absentee ballot tabulation prior to the close of the polls. The county executive committee or, if there is no organized county executive committee, the state executive committee of each political party and political body having candidates whose names appear on the ballot for such election in such county shall have the right to designate two persons and each independent and nonpartisan candidate whose name appears on the ballot for such election in such county shall have the right to designate one person to act as monitors for such process. In the event that the only issue to be voted upon in an election is a

referendum question, the superintendent shall also notify in writing the chief judge of the superior court of the county who shall appoint two electors of the county to monitor such process.

- (4) The county election superintendent shall publish a written notice in the superintendent's office of the superintendent's intent to begin the absentee ballot tabulation prior to the close of the polls and publish such notice at least one week prior to the primary, election, or runoff in the legal organ of the county.
- (5) The process for opening absentee ballot envelopes, scanning absentee ballots, and tabulating absentee ballots on the day of a primary, election, or runoff as provided in this subsection shall be conducted in a manner to maintain the secrecy of all ballots and to protect the disclosure of any balloting information before 7:00 P.M. on election day. No absentee ballots shall be tabulated before 7:00 A.M. on the day of a primary, election, or runoff.
- (6) All persons conducting the tabulation of absentee ballots during the day of a primary, election, or runoff, including the vote review panel required by Code Section 21-2-483, and all monitors and observers shall be sequestered until the time for the closing of the polls. All such persons shall have no contact with the news media; shall have no contact with other persons not involved in monitoring, observing, or conducting the tabulation; shall not use any type of communication device including radios, telephones, and cellular telephones; shall not utilize computers for the purpose of email, instant messaging, or other forms of communication; and shall not communicate any information concerning the tabulation until the time for the closing of the polls; provided, however, that supervisory and technical assistance personnel shall be permitted to enter and leave the area in which the tabulation is being conducted but shall not communicate any information concerning the tabulation to anyone other than the county election superintendent; the staff of the superintendent; those persons conducting, observing, or

monitoring the tabulation; and those persons whose technical assistance is needed for the tabulation process to operate.

- (7) The absentee ballots shall be tabulated in accordance with the procedures of this chapter for the tabulation of absentee ballots. As such ballots are tabulated, they shall be placed into locked ballot boxes and may be transferred to locked ballot bags, if needed, for security. Such boxes or bags shall be sealed with numbered seals which shall be recorded on chain of custody documents and witnessed and verified by each person taking custody of such items by each such person's signature and date and time of taking custody. The persons conducting the tabulation of the absentee ballots shall not cause the tabulating equipment to produce any count, partial or otherwise, of the absentee votes cast until the time for the closing of the polls except as otherwise provided in this Code section.
- (b) When requested by the superintendent, but not earlier than the third Monday prior to a primary, election, or runoff, a registrar or absentee ballot clerk shall deliver the official absentee ballot of each certified absentee elector, each rejected absentee ballot, applications for such ballots, and copies of the numbered lists of certified and rejected absentee electors to the location designated by the superintendent in secure, sealed containers with numbered seals with the chain of custody document forms specified by the Secretary of State on which shall be entered the seal number and the signature and date and time of the person who sealed the container, and the superintendent or official receiving such absentee ballots shall issue his or her receipt therefor after verifying the seal number on each container matches the number recorded on the chain of custody document form.
- (c) The superintendent shall cause the verified and accepted absentee ballots to be opened and tabulated as provided in this Code section. A manager shall then open the outer envelope in such manner as not to destroy the oath printed thereon and shall deposit the inner envelope marked 'Official Absentee Ballot' in a secure, sealed ballot box reserved for absentee ballots with accompanying chain of custody documentation forms. In the event

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that an outer envelope is found to contain an absentee ballot that is not in an inner envelope, the ballot shall be sealed in an inner envelope, initialed and dated by the person sealing the inner envelope, and deposited in the ballot box and counted in the same manner as other absentee ballots, provided that such ballot is otherwise proper. Such manager with two assistant managers, appointed by the superintendent, with such clerks as the manager deems necessary shall count the absentee ballots following the procedures prescribed by this chapter for other ballots, insofar as practicable. (d) All absentee ballots shall be counted and tabulated in such a manner that returns may be reported by precinct; and separate returns shall be made for each precinct in which absentee ballots were cast showing the results by each precinct in which the electors reside. The superintendent shall utilize the procedures set forth in this Code section to ensure that the returns of verified and accepted absentee ballots cast are reported to the public as soon as possible following the closing of the polls on the day of the primary, election, or runoff. Failure to utilize these procedures to ensure that the returns of verified and accepted absentee ballots are reported as soon as possible following the close of polls shall subject the superintendent to sanctions by the State Election Board. If a superintendent fails to report the returns of verified and accepted absentee ballots by the day following the election at 5:00 P.M., the State Election Board may convene an independent performance review board pursuant to Code Section 21-2-107. (e) If an absentee elector's right to vote has been challenged for cause, a poll officer shall write 'Challenged,' the elector's name, and the alleged cause of challenge on the outer envelope and shall deposit the ballot in a secure, sealed ballot box for which there shall be a chain of custody form as specified by the Secretary of State on which is recorded and witnessed the number of the seal or seals attached and the name and signature of each person taking custody of such ballots; and it shall be counted as other challenged ballots are counted. Where direct recording electronic voting systems are used for absentee balloting and a challenge to an elector's right to vote is made prior to the time that the

elector votes, the elector shall vote on a paper or optical scanning ballot and such ballot shall be handled as provided in this subsection. The board of registrars or absentee ballot clerk shall promptly notify the elector of such challenge.

(f) It shall be unlawful at any time prior to the close of the polls for any person to disclose or for any person to receive any information regarding the results of the tabulation of absentee ballots except as expressly provided by law."

367 SECTION 5.

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Said chapter is further amended by revising subsection (a) of Code Section 21-2-419, relating to validation of provisional ballots and reporting to Secretary of State, as follows:

"(a) A person shall cast a provisional ballot on the same type of ballot that is utilized by the county or municipality. Such provisional ballot shall be sealed in double envelopes as provided in Code Section 21-2-384 and shall be deposited by the person casting such ballot in a secure, sealed ballot box for which the number of the seal shall be recorded and witnessed on a chain of custody form as specified by the Secretary of State and the name and signature of the person or persons having custody of such ballots shall also be documented on such form. Such form shall remain with such ballots until such ballots are destroyed in accordance with law."

378 **SECTION 6.** 

Said chapter is further amended by revising subsection (a) of Code Section 21-2-420, relating to procedure for counting and tabulation of votes, and by adding a new subsection to read as follows:

"(a) After the time for the closing of the polls and the last elector voting, the poll officials in each precinct shall complete the required accounting and related documentation for the precinct and shall advise the election superintendent of the total number of ballots cast at such precinct and the total number of provisional ballots cast. The chief manager and at

least one assistant manager shall post a copy of the tabulated results for the precinct on the door of the precinct and then immediately deliver all required documentation and election materials to the election superintendent in sealed containers accompanied by chain of custody forms on which are recorded and witnessed the number of the seal and the names and signatures of each person having custody of such ballots. The Upon receipt of such ballots, the election superintendent shall verify that the seal number on each container matches the number recorded on the chain of custody documentation forms and the election superintendent shall then ensure that such ballots are processed, counted, and tabulated as soon as possible and shall not cease such count and tabulation until all such ballots are counted and tabulated." "(c) No ballots shall be handled without a poll official being present and without documentation on the chain of custody documentation forms of who is handling such ballots and when and why such ballots are being handled. After the activity requiring the handling of ballots is completed, such ballots shall be resealed in ballot boxes or other secure containers with numbered seals, the numbers of which shall be recorded and witnessed on chain of custody documentation forms as specified by the Secretary of State and shall be signed by the persons having custody of such ballots. Such chain of custody documentation forms shall remain with the ballots until such ballots are destroyed in accordance with law."

405 **SECTION 7.** 

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Said chapter is further amended by revising subsection (a) of Code Section 21-2-437, relating to procedure as to count and return of votes generally and void ballots, as follows:

"(a) After the polls close and as soon as all the ballots have been properly accounted for and those outside the ballot box as well as the voter's certificates, numbered list of voters, and electors list have been sealed with numbered seals, the poll officers shall confirm the seal number for the ballot box, open the ballot box, and take therefrom all ballots contained

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therein. In primaries in which more than one ballot box is used, any ballots or stubs belonging to another party holding its primary in the same polling place shall be returned to the ballot box for the party for which they were issued, sealed with a numbered seal, and a chain of custody documentation form shall be completed with the number of the seal recorded on such form, and signed and witnessed. In primaries, separate tally and return sheets shall be prepared for each party, and separate poll officers shall be designated by the chief manager to count and tally each party's ballot. Where the same ballot box is being used by one or more parties, the ballots and stubs shall first be divided by party before being tallied and counted. The ballots shall then be counted one by one and a record made of the total number. Then the chief manager, together with such assistant managers and other poll officers as the chief manager may designate, under the scrutiny of one of the assistant managers and in the presence of the other poll officers, shall read aloud the names of the candidates marked or written upon each ballot, together with the office for which the person named is a candidate, and the answers contained on the ballots to the questions submitted, if any; and the other assistant manager and clerks shall carefully enter each vote as read and keep account of the same in ink on a sufficient number of tally papers, all of which shall be made at the same time. All ballots, after being removed from the box, shall be kept within the unobstructed view of all persons in the voting room until replaced in the box. No person, while handling the ballots, shall have in his or her hand any pencil, pen, stamp, or other means of marking or spoiling any ballot. The poll officers shall immediately proceed to canvass and compute the votes cast and shall not adjourn or postpone the canvass or computation until it shall have been fully completed. After completing the count of the ballots, such ballots shall be returned to the ballot boxes or other secure containers, sealed with numbered seals, and the numbers of such seals recorded on the accompanying chain of custody documentation form along with the names and signatures of the persons having custody of such ballots. Such form shall accompany the ballots until such ballots are destroyed in accordance with law."

**SECTION 8.** 

- 440 This Act shall become effective upon its approval by the Governor or upon its becoming law
- without such approval.
- **SECTION 9.**
- 443 All laws and parts of laws in conflict with this Act are repealed.