SECOND REGULAR SESSION SENATE COMMITTEE SUBSTITUTE FOR

SENATE BILL NO. 623

97TH GENERAL ASSEMBLY

 $Reported from the Committee \ on \ Financial \ and \ Governmental \ Organizations \ and \ Elections, \ March \ 6, \ 2014, \ with \ recommendation \ that \ the \ Senate \ Committee \ Substitute \ do \ pass.$

	TERRY L. SPIELER, Secretary
4376S.02C	

AN ACT

To repeal sections 115.225 and 115.237, RSMo, and to enact in lieu thereof three new sections relating to elections.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 115.225 and 115.237, RSMo, are repealed and three 2 new sections enacted in lieu thereof, to be known as sections 115.225, 115.237,

3 and 115.506, to read as follows:

115.225. 1. Before use by election authorities in this state, the secretary
2 of state shall approve the marking devices and the automatic tabulating
3 equipment used in electronic voting systems and may promulgate rules and
4 regulations to implement the intent of sections 115.225 to 115.235.

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2. No electronic voting system shall be approved unless it:

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(1) Permits voting in absolute secrecy;

- 7 (2) Permits each voter to vote for as many candidates for each office as a
 8 voter is lawfully entitled to vote for;
- 9 (3) Permits each voter to vote for or against as many questions as a voter 10 is lawfully entitled to vote on, and no more;
- (4) Provides facilities for each voter to cast as many write-in votes foreach office as a voter is lawfully entitled to cast;
- (5) Permits each voter in a primary election to vote for the candidates ofonly one party announced by the voter in advance;
- (6) Permits each voter at a presidential election to vote by use of a single
 punch or mark for the candidates of one party or group of petitioners for
 president, vice president and their presidential electors;
- 18 (7) Accurately counts all proper votes cast for each candidate and for and

19 against each question;

(8) Is set to reject all votes, except write-in votes, for any office and on any
question when the number of votes exceeds the number a voter is lawfully
entitled to cast;

(9) Produces the election results from paper ballots that voters
have marked by hand or, in the case of disabled voters who need
assistance, from paper ballots that have been marked by paper ballot
marking devices designed to assist disabled voters;

27 (10) Permits each voter, while voting, to clearly see the ballot label;

[(10)] (11) Has been tested and is certified by an independent authority that meets the voting system standards developed by the Federal Election Commission or its successor agency. The provisions of this subdivision shall not be required for any system purchased prior to August 28, 2002.

32 3. If any election authority uses any direct-record electronic touch-screen, vote-counting machine to accommodate disabled voters, 33 the election authority may continue to use such machine solely for 34 disabled voters who desire to use it. Upon the removal of such voting 35 machine from the election authority's inventory because of mechanical 36 malfunction, wear and tear, or any other reason, the machine shall not 37be replaced and no additional direct-record electronic voting machine 38 shall be added to the election authority's inventory. Replacement of 39 equipment for use by disabled voters shall be with paper ballot 40 41 marking devices designed to assist the disabled.

42 **4.** The secretary of state shall promulgate rules and regulations to allow 43 the use of a computerized voting system. The procedures shall provide for the use 44 of a computerized voting system with the ability to provide a paper audit 45 trail. Notwithstanding any provisions of this chapter to the contrary, such a 46 system may allow for the storage of processed ballot materials in an electronic 47 form.

[4.] **5.** Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall become effective only if it complies with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking

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55 authority and any rule proposed or adopted after August 28, 2002, shall be 56 invalid and void.

115.237. 1. The official ballot shall be a paper ballot that is handmarked by the voter, or in the case of disabled voters who need
assistance, by a paper ballot-marking device designed to assist the
disabled, except as provided in subsection 3 of section 115.225.

 $\mathbf{5}$ 2. Each ballot printed or designed for use with an electronic voting system for any election pursuant to this chapter shall contain all questions and the 6 7names of all offices and candidates certified or filed pursuant to this chapter and no other. As far as practicable, all questions and the names of all offices and 8 candidates for which each voter is entitled to vote shall be printed on one page 9 10 except for the ballot for political party committee persons in polling places not 11 utilizing an electronic voting system which may be printed separately and in 12conformity with the requirements contained in this section. As far as practicable, ballots containing only questions and the names of nonpartisan offices and 13candidates shall be printed in accordance with the provisions of this section, 14 except that the ballot information may be listed in vertical or horizontal 15rows. The names of candidates for each office shall be listed in the order in 16which they are filed. 17

18 [2.] 3. Except as provided in subsection [5] 6 of this section, each ballot19 shall have:

20 (1) Each party name printed in capital letters not less than eighteen point
21 in size;

(2) The name of each office printed in capital letters not less than eightpoint in size;

(3) The name of each candidate printed in capital letters not less than tenpoint in size;

26(4) A small square, the sides of which shall not be less than one-fourth inch in length, printed directly to the left of each candidate's name and on the 2728same line as the candidate's name. When write-in votes are authorized and no candidate's name is to be printed under the name of an office in a party or 2930 nonpartisan column, under the name of the office in the column shall be printed a square. Directly to the right of the square shall be printed a horizontal line on 3132which the voter may vote for a person whose name does not appear on the 33 ballot. When more than one position is to be filled for an office, and the number 34of candidates' names under the office in a column is less than the number of positions to be filled, the number of squares and write-in lines printed in the
column shall equal the difference between the number of candidates' names and
the number of positions to be filled;

(5) The list of candidates of each party and all nonpartisan candidatesplaced in separate columns with a heavy vertical line between each list;

40 (6) A horizontal line extending across the ballot three-eighths of an inch 41 below the last name or write-in line under each office in such a manner that the 42 names of all candidates and all write-in lines for the same office appear between 43 the same horizontal lines. If write-in votes are not authorized, the horizontal line 44 shall extend across the ballot three-eighths of an inch below the name of the last 45 candidate under each office;

46 (7) In a separate column or beneath a heavy horizontal line under all47 names and write-in lines, all questions;

48 (8) At least three-eighths of an inch below all other matter on the ballot,
49 printed in ten-point Gothic type, the words "Instructions to Voters" followed by
50 directions to the voter on marking the ballot as provided in section 115.439;

(9) Printed at the top on the face of the ballot the words "Official Ballot"
followed by the date of the election and the statement "Instruction to Voters:
Place an X in the square opposite the name of the person for whom you wish to
vote.".

55 [3.] **4.** As nearly as practicable, each ballot shall be in substantially the 56 following form:

57 OFFICIAL BALLOT

DATE

i				
58	REPUBLICAN	DEMOCRATIC	THIRD PARTY	INDEPENDENT
59				
60	For President	For President	For President	For President
61	and	and	and	and
62	Vice President	Vice President	Vice President	Vice President
63	□	□	□	□
64	For	For	For	For
64 65	For United States	For United States	For United States	For United States
		1 01	-	_
65	United States	United States	United States	United States
65 66	United States	United States	United States	United States

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70	For Lieutenant	For Lieutenant	For Lieutenant	For Lieutenant
70 71	Governor	Governor	Governor	Governor
72				
73	For Secretary	For Secretary	For Secretary	For Secretary
74	of State	of State	of State	of State
75	□	□	□	□
76	For Treasurer	For Treasurer	For Treasurer	For Treasurer
77	□	□	□	□
78	For Attorney	For Attorney	For Attorney	For Attorney
79	General	General	General	General
80	□	□		□
81	For	For	For	For
82	United States	United States	United States	United States
83	Representative	Representative	Representative	Representative
84		□	□	
85	For State	For State	For State	For State
86	Senator	Senator	Senator	Senator
87	□	□	□	□
88	For State	For State	For State	For State
89	Representative	Representative	Representative	Representative
90		□	□	□
91	For Circuit	For Circuit	For Circuit	For Circuit
92	Judge	Judge	Judge	Judge
93	□	□	□	□

[4.] 5. No ballot printed or designed for use with an electronic voting system for any partisan election held under this chapter shall allow a person to vote a straight political party ticket. For purposes of this subsection, a "straight political party ticket" means voting for all of the candidates for elective office who are on the ballot representing a single political party by a single selection on the ballot.

100 **[5.] 6.** The secretary of state shall promulgate rules that specify uniform 101 standards for ballot layout for each electronic or computerized ballot counting 102 system approved under the provisions of section 115.225 so that the ballot used 103 with any counting system is, where possible, consistent with the intent of this 104 section. Nothing in this section shall be construed to require the format specified 105 in this section if it does not meet the requirements of the ballot counting system 106 used by the election authority.

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107 [6.] 7. Any rule or portion of a rule, as that term is defined in section 536.010, that is created under the authority delegated in this section shall 108 become effective only if it complies with and is subject to all of the provisions of 109 110 chapter 536 and, if applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers vested with the general assembly pursuant 111 to chapter 536 to review, to delay the effective date or to disapprove and annul 112113a rule are subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2002, shall be 114 invalid and void. 115

115.506. No election shall be certified until an audit shall have 2 been completed on the election returns.

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