## As Introduced

### **135th General Assembly**

# Regular Session 2023-2024

H. B. No. 467

**Representatives Piccolantonio, Grim** 

## Cosponsors: Representatives Brennan, Brent, Brewer, Dell'Aquila, Isaacsohn, Liston, Miller, J., Miranda, Russo, Skindell, Somani, Sweeney, Upchurch, Weinstein

## A BILL

То	amend sections 3501.05, 3513.06, 3513.07,	1
	3513.261, and 3513.271 of the Revised Code to	2
	create an exemption to the requirement that	3
	candidates must provide all names used in the	4
	past five years.	5

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3501.05, 3513.06, 3513.07,	6
3513.261, and 3513.271 of the Revised Code be amended to read as	7
follows:	8
Sec. 3501.05. The secretary of state shall do all of the	9
following:	10
(A) Appoint all members of boards of elections;	11
(B) Issue instructions by directives and advisories in	12
accordance with section 3501.053 of the Revised Code to members	13
of the boards as to the proper methods of conducting elections.	14
(C) Prepare rules and instructions for the conduct of	15
elections;	16

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sufficient number of indexed copies of all election laws then in				
force;				
(E) Edit and issue all pamphlets concerning proposed laws	20			
or amendments required by law to be submitted to the voters;	21			
(F) Prescribe the form of registration cards, blanks, and	22			
records;	23			
<del>(G)(G)(1)</del> Determine and prescribe the forms of ballots and	24			
the forms of all blanks, cards of instructions, pollbooks, tally	25			
sheets, certificates of election, and forms and blanks required	26			
by law for use by candidates, committees, and boards;	27			
(2) Publish any changes to section 3513.06 or 3513.271 of	28			
the Revised Code on a web site of the office of the secretary of				
<u>state as soon as is practicable.</u>				
(H) Prepare the ballot title or statement to be placed on	31			
the ballot for any proposed law or amendment to the constitution				
to be submitted to the voters of the state;				
(I) Except as otherwise provided in section 3519.08 of the	34			
Revised Code, certify to the several boards the forms of ballots	35			
and names of candidates for state offices, and the form and	36			
wording of state referendum questions and issues, as they shall	37			
appear on the ballot;	38			
(J) Except as otherwise provided in division (I)(2)(b) of	39			
section 3501.38 of the Revised Code, give final approval to	40			
ballot language for any local question or issue approved and				
transmitted by boards of elections under section 3501.11 of the				
Revised Code;	43			

(D) Publish and furnish to the boards from time to time a

(K) Receive all initiative and referendum petitions on

state questions and issues and determine and certify to the 45 sufficiency of those petitions; 46 (L) Require such reports from the several boards as are 47 provided by law, or as the secretary of state considers 48 necessary; 49 (M) Compel the observance by election officers in the 50 several counties of the requirements of the election laws; 51 (N) (1) Except as otherwise provided in division (N) (2) of 52 this section, investigate the administration of election laws, 53

frauds, and irregularities in elections in any county, and 54 report violations of election laws to the attorney general or 55 prosecuting attorney, or both, for prosecution; 56

(2) On and after August 24, 1995, report a failure to 57 comply with or a violation of a provision in sections 3517.08 to 58 3517.13, 3517.20 to 3517.22, 3599.03, or 3599.031 of the Revised 59 Code, whenever the secretary of state has or should have 60 knowledge of a failure to comply with or a violation of a 61 provision in one of those sections, by filing a complaint with 62 the Ohio elections commission under section 3517.153 of the 63 Revised Code. 64

(O) Make an annual report to the governor containing the results of elections, the cost of elections in the various counties, a tabulation of the votes in the several political subdivisions, and other information and recommendations relative to elections the secretary of state considers desirable;

(P) Prescribe and distribute to boards of elections a list
of instructions indicating all legal steps necessary to petition
successfully for local option elections under sections 4301.32
to 4301.41, 4303.29, 4305.14, and 4305.15 of the Revised Code;
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(Q) Adopt rules pursuant to Chapter 119. of the Revised 74 Code for the removal by boards of elections of ineligible voters 75 from the statewide voter registration database and, if 76 applicable, from the poll list or signature pollbook used in 77 each precinct, which rules shall provide for all of the 78 following: 79

(1) A process for the removal of voters who have changed
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residence, which shall be uniform, nondiscriminatory, and in
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compliance with the Voting Rights Act of 1965 and the National
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Voter Registration Act of 1993, including a program that uses
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the national change of address service provided by the United
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States postal system through its licensees;

(2) A process for the removal of ineligible voters under section 3503.21 of the Revised Code;

(3) A uniform system for marking or removing the name of a voter who is ineligible to vote from the statewide voter registration database and, if applicable, from the poll list or signature pollbook used in each precinct and noting the reason for that mark or removal.

(R) Prescribe a general program for registering voters or
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updating voter registration information, such as name and
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residence changes, by boards of elections, designated agencies,
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offices of deputy registrars of motor vehicles, public high
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schools and vocational schools, public libraries, and offices of
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county treasurers consistent with the requirements of section
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3503.09 of the Revised Code;
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(S) Prescribe a program of distribution of voter
registration forms through boards of elections, designated
agencies, offices of the registrar and deputy registrars of
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motor vehicles, public high schools and vocational schools, 103
public libraries, and offices of county treasurers; 104

(T) To the extent feasible, provide copies, at no cost and105upon request, of the voter registration form in post offices in106this state;

(U) Adopt rules pursuant to section 111.15 of the Revised
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Code for the purpose of implementing the program for registering
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voters through boards of elections, designated agencies, and the
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offices of the registrar and deputy registrars of motor vehicles
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consistent with this chapter;

(V) Establish the full-time position of Americans withDisabilities Act coordinator within the office of the secretaryof state to do all of the following:115

(1) Assist the secretary of state with ensuring that there116is equal access to polling places for persons with disabilities;117

(2) Assist the secretary of state with ensuring that each
voter may cast the voter's ballot in a manner that provides the
same opportunity for access and participation, including privacy
and independence, as for other voters;

(3) Advise the secretary of state in the development of
standards for the certification of voting machines, marking
devices, and automatic tabulating equipment.

(W) Establish and maintain a computerized statewide
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database of all legally registered voters under section 3503.15
of the Revised Code that complies with the requirements of the
"Help America Vote Act of 2002," Pub. L. No. 107-252, 116 Stat.
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1666, and provide training in the operation of that system;

(X) Ensure that all directives, advisories, other 130

instructions, or decisions issued or made during or as a result 131 of any conference or teleconference call with a board of 132 elections to discuss the proper methods and procedures for 133 conducting elections, to answer questions regarding elections, 134 or to discuss the interpretation of directives, advisories, or 135 other instructions issued by the secretary of state are posted 136 on a web site of the office of the secretary of state as soon as 137 is practicable after the completion of the conference or 138 teleconference call, but not later than the close of business on 139 the same day as the conference or teleconference call takes 140 place. 141

(Y) Publish a report on a web site of the office of the 142 secretary of state not later than one month after the completion 143 of the canvass of the election returns for each primary and 144 general election, identifying, by county, the number of absent 145 voter's ballots cast and the number of those ballots that were 146 counted, and the number of provisional ballots cast and the 147 number of those ballots that were counted, for that election. 148 The secretary of state shall maintain the information on the web 149 site in an archive format for each subsequent election. 150

(Z) Conduct voter education outlining voter
identification, absent voters ballot, provisional ballot, and
other voting requirements;

(AA) Establish a procedure by which a registered elector
may make available to a board of elections a more recent
signature to be used in the poll list or signature pollbook
produced by the board of elections of the county in which the
elector resides;

(BB) Disseminate information, which may include all orpart of the official explanations and arguments, by means of160

direct mail or other written publication, broadcast, or other 161 means or combination of means, as directed by the Ohio ballot 162 board under division (F) of section 3505.062 of the Revised 163 Code, in order to inform the voters as fully as possible 164 concerning each proposed constitutional amendment, proposed law, 165 or referendum; 166

(CC) Be the single state office responsible for the 167 implementation of the "Uniformed and Overseas Citizens Absentee 168 Voting Act," Pub. L. No. 99-410, 100 Stat. 924, 42 U.S.C. 169 1973ff, et seq., as amended, in this state. The secretary of 170 171 state may delegate to the boards of elections responsibilities for the implementation of that act, including responsibilities 172 arising from amendments to that act made by the "Military and 173 Overseas Voter Empowerment Act," Subtitle H of the "National 174 Defense Authorization Act for Fiscal Year 2010," Pub. L. No. 175 111-84, 123 Stat. 3190. 176

(DD) Adopt rules, under Chapter 119. of the Revised Code, 177 to establish procedures and standards for determining when a 178 board of elections shall be placed under the official oversight 179 of the secretary of state, placing a board of elections under 180 the official oversight of the secretary of state, a board that 181 is under official oversight to transition out of official 182 oversight, and the secretary of state to supervise a board of 183 elections that is under official oversight of the secretary of 184 state. 185

(EE) Perform other duties required by law. 186

Whenever a primary election is held under section 3513.32187of the Revised Code or a special election is held under section1883521.03 of the Revised Code to fill a vacancy in the office of189representative to congress, the secretary of state shall190

establish a deadline, notwithstanding any other deadline 191 required under the Revised Code, by which any or all of the 192 following shall occur: the filing of a declaration of candidacy 193 and petitions or a statement of candidacy and nominating 194 petition together with the applicable filing fee; the filing of 195 protests against the candidacy of any person filing a 196 197 declaration of candidacy or nominating petition; the filing of a declaration of intent to be a write-in candidate; the filing of 198 campaign finance reports; the preparation of, and the making of 199 corrections or challenges to, precinct voter registration lists; 200 the receipt of applications for absent voter's ballots or 201 uniformed services or overseas absent voter's ballots; the 202 supplying of election materials to precincts by boards of 203 elections; the holding of hearings by boards of elections to 204 consider challenges to the right of a person to appear on a 205 voter registration list; and the scheduling of programs to 206 instruct or reinstruct election officers. 207

In the performance of the secretary of state's duties as 208 the chief election officer, the secretary of state may 209 administer oaths, issue subpoenas, summon witnesses, compel the 210 production of books, papers, records, and other evidence, and 211 fix the time and place for hearing any matters relating to the 212 administration and enforcement of the election laws. 213

In any controversy involving or arising out of the 214 adoption of registration or the appropriation of funds for 215 registration, the secretary of state may, through the attorney 216 general, bring an action in the name of the state in the court 217 of common pleas of the county where the cause of action arose or 218 in an adjoining county, to adjudicate the question. 219

In any action involving the laws in Title XXXV of the

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Revised Code wherein the interpretation of those laws is in221issue in such a manner that the result of the action will affect222the lawful duties of the secretary of state or of any board of223elections, the secretary of state may, on the secretary of224state's motion, be made a party.225

The secretary of state may apply to any court that is hearing a case in which the secretary of state is a party, for a change of venue as a substantive right, and the change of venue shall be allowed, and the case removed to the court of common pleas of an adjoining county named in the application or, if there are cases pending in more than one jurisdiction that involve the same or similar issues, the court of common pleas of Franklin county.

Public high schools and vocational schools, public libraries, and the office of a county treasurer shall implement voter registration programs as directed by the secretary of state pursuant to this section.

Sec. 3513.06. If (A) Except as otherwise provided in 238 division (B) of this section, if any person desiring to become a 239 candidate for public office has had a change of name within five 240 years immediately preceding the filing of the person's 241 declaration of candidacy, the person's declaration of candidacy 242 and petition shall both contain, immediately following the 243 person's present name, the person's former names. Any person who 244 has been elected under the person's changed name, without 245 submission of the person's former name, shall be immediately 246 suspended from the office and the office declared vacated, and 247 shall be liable to the state for any salary hethe person has 248 received while holding such office. The attorney general in the 249 case of candidates for state offices, the prosecuting attorney 250

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of the most populous county in a district in the case of251candidates for district offices, and the prosecuting attorney of252the county in the case of all other candidates shall institute253necessary action to enforce this section.254

(B) This section does not apply to a any of the following: 255

(1) A change of name by reason of marriage; to a

(2) A change of name that was ordered by any court in this 257 state; 258

(3) A candidate for a state office who has once complied 259 with this section and who has previously been elected to a state 260 office; to a candidate for a district office who has once 261 complied with this section and who has previously been elected 262 to a state or district office; to a candidate for a county 263 office who has once complied with this section and has 264 previously been elected to a state, district, or county office; 265 to a candidate for a municipal office who has once complied with 266 this section and has previously been elected to a municipal 267 office; or to a candidate for a township office who has once 268 complied with this section and has previously been elected to a 269 township office; provided that such previous election was one at 270 which histhe candidate's candidacy complied with this section. 271

Sec. 3513.07. The form of declaration of candidacy and 272 petition of a person desiring to be a candidate for a party 273 nomination or a candidate for election to an office or position 274 to be voted for at a primary election shall be substantially as 275 follows: 276

"DECLARATION OF CANDIDACY PARTY PRIMARY ELECTION 277

I,	(Name of Candidate <u>and any</u>	278
previous names	used by Candidate in the last five years as	279

required under R.C. 3513.06 or 3513.271), the undersigned,	280
hereby declare under penalty of election falsification that my	281
voting residence is in precinct of the	282
(Township) or (Ward and City or	283
Village) in the county of, Ohio; that my voting	284
residence is (Street and Number, if any, or	285
Rural Route and Number) of the	286
(City or Village) of, Ohio; and that I am a	287
qualified elector in the precinct in which my voting residence	288
is located. I am a member of the Party. I hereby	289
declare that I desire to be (a candidate	290
for nomination as a candidate of the Party for election to the	291
office of) (a candidate for election to the office	292
or position of) for the in the	293
state, district, (Full term or unexpired term ending	294
) county, city, or village of	295
, at the primary election to be held on the	296
day of,, and I hereby request that	297
my name be printed upon the official primary election ballot of	298
the said Party as a candidate for (such	299
nomination) or (such election) as provided by law.	300
I further declare that, if elected to said office or	301
position, I will qualify therefor, and that I will support and	302
abide by the principles enunciated by the Party.	303
Dated this day of,,	304
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(Signature of candidate)	306
WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A	307
FELONY OF THE FIFTH DEGREE.	308

PETITION OF CANDIDATE	309
We, the undersigned, qualified electors of the state of	310
Ohio, whose voting residence is in the county, city, village,	311
ward, township, or school district, and precinct set opposite	312
our names, and members of the	313
Party, hereby certify	314
that (Name of candidate) whose	315
declaration of candidacy is filed herewith, is a member of the	316
Party, and is, in our opinion, well qualified to	317
perform the duties of the office or position to which that	318
candidate desires to be elected.	319
Street City,	320
and Village or	321
Signature Number Township Ward Precinct County Date	322
(Must use address on file with the board of elections)	323
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(Name of circulator	327
of petition), declares under penalty of election falsification	328
that the circulator of the petition is a qualified elector of	329
the state of Ohio and resides at the address appearing below the	330
signature of that circulator; that the circulator is a member of	331
the Party; that the circulator is the circulator of	332
the foregoing petition paper containing (Number)	333
signatures; that the circulator witnessed the affixing of every	334
signature; that all signers were to the best of the circulator's	335
knowledge and belief qualified to sign; and that every signature	336

is to the best of the circulator's knowledge and belief the

governor.

signature of the person whose signature it purports to be or of 338 an attorney in fact acting pursuant to section 3501.382 of the 339 Revised Code. 340 341 342 (Signature of circulator) 343 (Address of circulator's 344 345 permanent residence in this 346 state) 347 (If petition is for a 348 statewide candidate, the 349 350 name and address of person employing to circulate 351 petition, if any) 352 WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A 353 FELONY OF THE FIFTH DEGREE." 354 The secretary of state shall prescribe a form of 355 declaration of candidacy and petition, and the form shall be 356 substantially similar to the declaration of candidacy and 357 petition set forth in this section, that will be suitable for 358

The petition provided for in this section shall be361circulated only by a member of the same political party as the362

joint candidates for the offices of governor and lieutenant

candidate.

Sec. 3513.261. A nominating petition may consist of one or 364 more separate petition papers, each of which shall be 365 substantially in the form prescribed in this section. If the 366 petition consists of more than one separate petition paper, the 367 statement of candidacy of the candidate or joint candidates 368 named need be signed by the candidate or joint candidates on 369 only one of such separate petition papers, but the statement of 370 candidacy so signed shall be copied on each other separate 371 petition paper before the signatures of electors are placed on 372 it. Each nominating petition containing signatures of electors 373 of more than one county shall consist of separate petition 374 papers each of which shall contain signatures of electors of 375 only one county; provided that petitions containing signatures 376 of electors of more than one county shall not thereby be 377 declared invalid. In case petitions containing signatures of 378 electors of more than one county are filed, the board of 379 elections shall determine the county from which the majority of 380 the signatures came, and only signatures from this county shall 381 be counted. Signatures from any other county shall be invalid. 382

All signatures on nominating petitions shall be written in ink or indelible pencil.

At the time of filing a nominating petition, the candidate 385 designated in the nominating petition, and joint candidates for 386 governor and lieutenant governor, shall pay to the election 387 officials with whom it is filed the fees specified for the 388 office under divisions (A) and (B) of section 3513.10 of the 389 Revised Code. The fees shall be disposed of by those election 390 officials in the manner that is provided in section 3513.10 of 391 the Revised Code for the disposition of other fees, and in no 392

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case shall a fee required under that section be returned to a 393 candidate. 394 Candidates or joint candidates whose names are written on 395 the ballot, and who are elected, shall pay the same fees under 396 section 3513.10 of the Revised Code that candidates who file 397 nominating petitions pay. Payment of these fees shall be a 398 condition precedent to the granting of their certificates of 399 election. 400 Each nominating petition shall contain a statement of 401 candidacy that shall be signed by the candidate or joint 402 candidates named in it or by an attorney in fact acting pursuant 403 to section 3501.382 of the Revised Code. Such statement of 404 candidacy shall contain a declaration made under penalty of 405 election falsification that the candidate desires to be a 406 candidate for the office named in it, and that the candidate is 407 an elector qualified to vote for the office the candidate seeks. 408 The form of the nominating petition and statement of 409 candidacy shall be substantially as follows: 410 "STATEMENT OF CANDIDACY 411 (Name of candidate 412 I, \_\_\_\_ and any previous names used by candidate in the last five years 413 as required under R.C. 3513.06 or 3513.271), the undersigned, 414 hereby declare under penalty of election falsification that my 415 voting residence is in \_\_\_\_\_ Precinct of 416 the \_\_\_\_\_ (Township) or (Ward and City, or 417 Village) in the county of \_\_\_\_\_ Ohio; that my post-418 office address is \_\_\_\_\_ (Street and 419 Number, if any, or Rural Route and Number) of the 420

(City, Village, or post office)

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of	, Ohio; and that I am a qualified elector	422
in the precinct in whic	h my voting residence is located. I	423
hereby declare that I d	esire to be a candidate for election to	424
the office of	in the	425
(State, District, Count	y, City, Village, Township, or School	426
District) for the	(Full	427
term or unexpired term	ending) at the General	428
Election to be held on	the day of,	429
I further declare	that I am an elector qualified to vote	430
for the office I seek.	Dated this day of,	431
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		433
	(Signature of candidate)	434
WHOEVER COMMITS E	LECTION FALSIFICATION IS GUILTY OF A	435
FELONY OF THE FIFTH DEG	REE.	436
I,	, hereby constitute	437
the persons named below	a committee to represent me:	438
Name	Residence	439
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		443
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NOM	INATING PETITION	445
We, the undersigned	ed, qualified electors of the state of	446
Ohio, whose voting resi	dence is in the County, City, Village,	447

Ward, Township or Precinct set opposite our names, hereby				448				
nomir	nominate as a candidate for election to the					449		
office of in the						450		
	(State, District, County, City,						451	
Villa	age, Townshi	lp, or School I	District)	for the				452
(Full	l term or ur	nexpired term e	ending		)	to be		453
voted	d for at the	e general elect	tion next	hereaft	er to be h	eld, and	l	454
certi	ify that thi	ls person is, i	in our opi	nion, w	vell qualif	ied to		455
perfo	orm the duti	les of the offi	ice or pos	ition t	o which th	e person		456
desi	res to be el	lected.						457
								458
	1	2	3	4	5	6	7	
A		Street						
В		Address						
С		or R.F.D.						
D		(Must use						
E		address on	City,					
F		file with	Village					
G		the board of	or				Date of	
Н	Signature	elections)	Township	Ward	Precinct	County	Signing	
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								460

461 , declares under penalty of election 462 falsification that such person is a qualified elector of the 463 state of Ohio and resides at the address appearing below such 464 person's signature hereto; that such person is the circulator of 465 the foregoing petition paper containing 466 signatures; that such person witnessed the affixing of every 467 signature; that all signers were to the best of such person's 468 knowledge and belief qualified to sign; and that every signature 469 is to the best of such person's knowledge and belief the 470 signature of the person whose signature it purports to be or of 471 an attorney in fact acting pursuant to section 3501.382 of the 472 Revised Code. 473 474 (Signature of circulator) 475 476 (Address of circulator's 477 478 permanent residence in this state) 479 480 (If petition is for a statewide 481 candidate, the name and address 482 of person employing circulator 483 to circulate petition, if any) 484

WHOEVER COMMITS ELECTION FALSIFICATION IS GUILTY OF A485FELONY OF THE FIFTH DEGREE."486

The secretary of state shall prescribe a form of	487
nominating petition for a group of candidates for the office of	488
member of a board of education, township office, and offices of	489
municipal corporations of under two thousand population.	490

The secretary of state shall prescribe a form of statement 491 of candidacy and nominating petition, which shall be 492 substantially similar to the form of statement of candidacy and 493 nominating petition set forth in this section, that will be 494 suitable for joint candidates for the offices of governor and 495 lieutenant governor. 496

If such petition nominates a candidate whose election is 497 to be determined by the electors of a county or a district or 498 subdivision within the county, it shall be filed with the board 499 of such county. If the petition nominates a candidate whose 500 election is to be determined by the voters of a subdivision 501 located in more than one county, it shall be filed with the 502 board of the county in which the major portion of the population 503 of such subdivision is located. 504

If the petition nominates a candidate whose election is to be determined by the electors of a district comprised of more than one county but less than all of the counties of the state, it shall be filed with the board of elections of the most populous county in such district. If the petition nominates a candidate whose election is to be determined by the electors of the state at large, it shall be filed with the secretary of state.

The secretary of state or a board of elections shall not 513 accept for filing a nominating petition of a person seeking to 514 become a candidate if that person, for the same election, has 515 already filed a declaration of candidacy, a declaration of 516

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intent to be a write-in candidate, or a nominating petition, or 517 has become a candidate through party nomination at a primary 518 election or by the filling of a vacancy under section 3513.30 or 519 3513.31 of the Revised Code for any federal, state, or county 520 office, if the nominating petition is for a state or county 521 office, or for any municipal or township office, for member of a 522 523 city, local, or exempted village board of education, or for member of a governing board of an educational service center, if 524 the nominating petition is for a municipal or township office, 525 or for member of a city, local, or exempted village board of 526 education, or for member of a governing board of an educational 527 service center. 528

529 Sec. 3513.271. If (A) Except as otherwise provided in division (B) of this section, if any person desiring to become a 530 candidate for public office has had a change of name within five 531 years immediately preceding the filing of histhe person's 532 statement of candidacy, both histhe person's statement of 533 candidacy and nominating petition must contain, immediately 534 following the person's present name, the person's former names. 535 Any person who has been elected under the person's changed name, 536 without submission of the person's former name, shall be 537 immediately suspended from the office and the office declared 538 vacated, and shall be liable to the state for any salary the 539 person has received while holding such office. The attorney 540 general in the case of candidates for state offices, the 541 prosecuting attorney of the most populous county in a district 542 in the case of candidates for district offices, and the 543 prosecuting attorney of the county in the case of all other 544 candidates shall institute necessary action to enforce this 545 section. 546

(B) This section does not apply to a any of the following: 547

repealed.

(1) A change of name by reason of marriage; to a 548 (2) A change of name that was ordered by any court in this 549 550 state; (3) A candidate for a state office who has once complied 551 with this section and who has previously been elected to a state 552 office; to a candidate for a district office who has once 553 554 complied with this section and who has previously been elected to a state or district office; to a candidate for a county 555 556 office who has once complied with this section and has previously been elected to a state, district, or county office; 557 to a candidate for a municipal office who has once complied with 558 this section and has previously been elected to a municipal 559 office; or to a candidate for a township office who has once 560 complied with this section and has previously been elected to a 561 township office; provided that such previous election was one at 562 which histhe person's candidacy complied with this section. 563 Section 2. That existing sections 3501.05, 3513.06, 564 3513.07, 3513.261, and 3513.271 of the Revised Code are hereby 565

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