1	S.107
2	Introduced by Senators White and Sears
3	Referred to Committee on Government Operations
4	Date: February 15, 2019
5	Subject: Elections; miscellaneous
6	Statement of purpose of bill as introduced: This bill proposes to make
7	miscellaneous amendments to election law. Substantive provisions include:
8	(1) requiring voter registration agencies designated by the Secretary of
9	State to provide automatic voter registration as an integrated option on
10	application forms for services or benefits provided by those agencies;
11	(2) updating the procedure to organize major political parties;
12	(3) requiring that a primary petition contain only one office for which a
13	person seeks to be a candidate;
14	(4) requiring that primary election ties be decided by the party committee;
15	(5) requiring a write-in candidate in a primary or general election to file a
16	candidate consent form prior to the election;
17	(6) prohibiting a person from seeking nomination as both a party candidate
18	and independent candidate prior to the primary election, but permitting a
19	person to file as an independent candidate after the primary;
20	(7) prohibiting a person from being a candidate for two or more offices that
21	are incompatible under Vt. Const. Ch. II, § 54;

1	(8) prohibiting a person from being a candidate for more than one political
2	party;
3	(9) updating provisions regarding early or absentee voters; and
4	(10) revising the dates to file campaign finance reports.
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5	An act relating to elections corrections
6	It is hereby enacted by the General Assembly of the State of Vermont:
7	* * * Ratification of Articles of Amendment to the Vermont Constitution * * *
8	Sec. 1 17 V.S.A. chapter 32 is amended to read:
9	CHAPTER 32. PUBLICATION AND RATIFICATION OF ARTICLES OF
10	AMENDMENT TO VERMONT CONSTITUTION
11	* * *
12	§ 1842. TIME OF VOTING; WARNING
13	(a) The people shall be assembled for the purpose of voting on the article
14	of amendment in their respective towns and cries at the same time and place
15	as for the general election, on the first Tuesday after the first Monday in
16	November, in even-numbered years, and the warning for each meeting shall
17	contain an article, in substance as follows:
18	"To see if the freemen and freewomen voters will vote to accept or reject
19	the proposed article of amendment to the Constitution of Vermont.

1	(h) The emission of that article from the warning shall not invalidate nor
2	affect the vote on the proposed article of amendment, and the freemen and
3	freeworken voters of each town or city shall vote on the article of amendment
4	whether the varning contains the foregoing article or not.
5	§ 1843. PROCESS OF VOTING; MAKING RETURNS; CONDUCT OF
6	MEETINGS
7	(a)(1) At those meetings the freemen and freewomen voters may vote by
8	ballot for or against the article of amendment.
9	(2) The same officer shall preside in each such meeting as provided in
10	section 2680 of this title.
11	(b) The board of civil authority shall, in open meeting, receive, sort, and
12	count the votes of the freemen and freewomen voters for and against the article
13	of amendment and the result shall be declared by the presiding officer. That
14	result shall be recorded by the clerk of the town or city and true returns thereof
15	shall be made, sealed up and sent by the clerk by mail or otherwise to the
16	Secretary of State as provided in section 2588 of this title.
17	(c) The ballot boxes for the reception of votes polls for voting on the
18	article of amendment shall be opened and shall close open as provided in
19	section 2561 of this title.

1	8 1844 PURI ICATION IN NEWSPAPERS AND ON STATE WERSITES:
2	BALLOTS
3	(a)(1) The Secretary of State shall, between September 25 and October 1 in
4	any year in which a vote on ratification of an article of amendment is taken,
5	prepare copies of the proposal of amendment and forward them, with a
6	summary of proposed changes, for publication in at least two newspapers
7	having general circulation in the State, as determined by the Secretary of State.
8	(2) The proposal shall be so published once each week for three
9	successive weeks in each of the papers at the expense of the State and on the
10	websites of the General Assembly and the Office of the Secretary of State.
11	(b) The Secretary of State shall cause ballots to be prepared for a vote by
12	the freemen and freewomen voters of the Sate upon the proposal of
13	amendment.
14	§ 1845. QUALIFICATIONS OF VOTERS; CHECKLISTS, BOOTHS,
15	CLERKS
16	The qualifications of voters on the proposal of amendment, the checklist
17	requirements for the election, and all other provisions relating to the conduct
18	of the election shall be the same as those required of voters at general elections
19	under sections 2121-2126 of this title and sections 2141-2150 of this title
20	relating to checklists shall apply, but the checklist specified in section 2141 of
21	tins title to be used at the meetings under tins act shall be prepared and posted

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at least 30 days before the first Tuesday after the first Monday in November, in even-numbered years. Voting booths shall be prepared and the ballot clerks and assisting clerks shall be appointed, as in case of general elections. § 1846. FAILURE TO POST CHECKLISTS The failure of the selectboard of any town, or the proper officers of any city, to prepare and post checklists of the freemen and freewomen voters of the town or city at least 30 lays before the first Tuesday after the first Monday in November, in even-number d years, as provided by section 1845 2141 of this title, shall not invalidate the voles given by the freemen and freewomen voters of the town or city upon the proposed article of amendment. § 1848. TABULATION OF RETURNS; RECORD OF AMENDMENTS The Governor and Secretary of State shall, on the second Tuesday of December, of the year in which a vote on ratification of an article of amendment is taken, open and tabulate the returns mad under section 1843 of this title chapter; and if it appears therefrom that the article of amendment has been ratified and adopted by a majority of the freemen and free vomen voters voting thereon, the amendment shall be enrolled on the parchment and deposited in the office of the Secretary of State as a part of the Constitution of this State and shall, in all future official revisions of the laws, be published in miniculate connection mercwith.

19/0 DROCLAMATION BY COVERNOR 1 2 The Governor shall thereupon forthwith issue his or her proclamation. 3 attested by the Secretary of State, reciting the article of amendment and 4 announcing the ratification and adoption of it by the people of this State under 5 this chapter and that the amendment has become a part of the Constitution thereof and requiring all magistrates and officers, and all citizens of the State 6 7 to take notice thereof and govern themselves accordingly; or that the article of 8 amendment has been rejected, as the case may be. § 1850. TRANSMISSION ON COPIES OF ACT CHAPTER AND FORMS 9 TO CLERKS 10 (a) The Secretary of State shall send to the clerk of each city and town a 11 copy of this act chapter at least two months before the vote on the ratification 12 13 of an article of amendment. (b) In any year in which a vote on ratification of an article of amendment is 14 15 taken, the Secretary of State shall, within the period prescribed by section 16 1844 of this title chapter, send to the clerk of each city and town ballots provided for in that section 1844 of this title and blank forms for the returns of 17 18 votes on the article of amendment. 19 * * * Reapportionment * * * 20 Sec. 2. 17 V.S.A. § 1881a is amended to read: 21 § 1881a. SENATORIAL DISTRICTS; NOMINATIONS AND ELECTION 22

1	(c)(1) Petitions for nominating candidates for Senator in the General
2	Assembly by primary or by certificates of nomination of candidates for that
3	office by convention, caucus, committee, or voters under chapter 49 of this
4	title may be filed in the office of any county clerk in a senatorial district.
5	(2)(A) On the day after the last day for filing those petitions or
6	certificates for that office, the other county clerk shall notify the senatorial
7	district clerk of the facts concerning those petitions or certificates.
8	(B) The senatorial district clerk shall be responsible for determining
9	the names of candidates and other facts required by law to appear on the ballot
10	for the office of Senator, and for obtaining and distributing the ballots to the
11	other clerks in the district. In senatorial districts, the ballots for Senator in the
12	General Assembly shall be separate from those for other county officers.
13	* * *
14	Sec. 3. 17 V.S.A. § 1901 is amended to read:
15	§ 1901. PURPOSE
16	(a) The Supreme Court of the United States has ruled that the Equal
17	Protection Clause of the Fourteenth Amendment to the U.S. Constitution
18	requires all state legislative bodies to be apportioned in such manner as to
19	achieve substantially equal weighting of the votes of all voters in the choice of
20	legislators.

1	(h) To comply with such requirement it will be necessary to reapportion the
2	Horse of Representatives and Senate at periodic intervals, so that changes may
3	be recognized in legislative apportionment.
4	(c) It is the purpose of this chapter to achieve such reapportionment in an
5	orderly and impartial manner.
6	Sec. 4. 17 V.S.A. § 1909 is amended to read:
7	§ 1909. REVIEW
7	v
8	(a) Within 30 days of the effective date of any apportionment bill enacted
9	pursuant to section 1906b, 1906c, or 1907 of this title chapter, any five or
10	more freemen and freewomen volers of the State aggrieved by the plan or act
11	may petition the Supreme Court of Vermont for review of same.
12	(b) The sole grounds of review to be considered by the Supreme Court
13	shall be that the apportionment plan, or any part of it, is unconstitutional or
14	violates section 1903 of this title chapter.
15	* * *
16	* * * Voter Registration * * *
17	Sec. 5. 17 V.S.A. § 2145a is amended to read:
18 19	§ 2145a. REGISTRATIONS AT THE DEPARTMENT OF MOTOR VEHICLES
20	(a) An application for, or renewal of, a motor vehicle driver's license or
21	nondriver identification card shall serve as a simultaneous application to
22	register to vote unless the applicant checks the box on the application

1	anating that he or she declines to use the application as a voter registration
2	application.
3	* * *
4	(i) The Department of Motor Vehicles shall share its motor vehicle driver's
5	license and nordriver identification card customer data with the Secretary of
6	State's office for the Secretary's use in conducting voter registration and voter
7	checklist maintenance ectivities.
8	Sec. 6. 17 V.S.A. § 2145b is amended to read:
9 10	§ 2145b. VOTER REGISTRATION AGENCIES (a) Each voter registration agency shall:
11	(1) distribute voter registration application forms approved under
12	section 2145 of this title;
13	(2) assist applicants in completing voter registration application forms,
14	unless the applicant refuses such assistance; and
15	(3) accept completed voter registration applications and transmit
16	completed applications to the Secretary of State not later than 10 days after the
17	date of acceptance, or before the date of any primary or general election,
18	whichever is sooner.
19	(b) The Secretary shall promptly transmit applications received under this
20	section to the clerks of the appropriate municipalities.
21	(c)(1) A voter registration agency shall provide each applicant who does
22	not decline to register to vote the same degree of assistance with regard to the

completion of the voter registration application that the office provides with 1 2 rd to the completion of its own forms, unless the applicant refuses such assistance. 3 4 (2) Nan agency provides services to a person with a disability at 5 the person's home, the agency shall provide the services described in subsection (a) of this section at the person's home. 6 7 (d) The Secretary of State shall designate voter registration agencies that 8 shall provide qualified applicants for such agency's services, or qualified 9 inmates within the custody of the Department of Corrections, with automatic 10 voter registration as an integrated option on application forms for services or benefits provided by those agencies. Prior to making any designation under 11 this subsection, the Secretary of State shall consult with the secretary or 12 13 commissioner of each voter registration agency to determine the feasibility of 14 integrating automatic voter registration into that voer registration agency's 15 normal course of business and to determine a reasonable timetable to complete 16 such integration where the Secretary deems appropriate. (1) Such designations shall be limited to those voter registration 17 18 agencies or specific programs administered by such agencies that, in the regular course of such agency's business, already collect and verify documents 19 20 necessary to provide proof of an individual's eligibility to vote under

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subchapter i of this chapter.

1	(2) On ar before January 1 of each year, the Secretary shall.
2	(A) publish on his or her official website a list of voter registration
3	agencies designated under this subsection;
4	(B) specify which programs or services offered by each agency are
5	included within the designation; and
6	(C) establish for each such newly designated agency the date by
7	which its specified programs or services must comply with requirements of
8	this subsection.
9	(3) Following the date for compliance established by the Secretary for
10	an agency's specified programs or services established under subdivision
11	(2)(C) of this subsection, an application for services or benefits and any
12	change of address form related to those services or benefits provided by the
13	agency shall provide and request the following information and shall be in the
14	form approved by the Secretary of State:
15	(A) The applicant's citizenship.
16	(B) The applicant's date of birth.
17	(C) The applicant's town of legal residence.
18	(D) The applicant's street address or a description of the physical
19	location of the applicant's residence. The description must contain sufficient
20	information so that the town clerk can determine whether the applicant is a
21	resident of the town.

1	(F) The voter's oath
2	(F) The applicant's e-mail address, which shall be optional to provide.
3	(4) An application for a designated automatic voter registration agency's
4	services shall provide the following statements:
5	(A) "B) signing and submitting this application, you are authorizing
6	the Department of Motor Vehicles to transmit this application to the Secretary
7	of State for voter registration purposes. YOU MAY DECLINE TO
8	REGISTER. Both the office through which you submit this application and
9	your decision of whether or not to register will remain confidential and will be
10	used for voter registration purposes only."
11	(B) "In order to be registered to vote, you must: (1) be a U.S.
12	citizen; (2) be a resident of Vermont; (3) have taken the voter's oath; and (4)
13	be 18 years of age or older. Any person meeting the requirements of (1)-(3)
14	who will be 18 years of age on or before the date of a general election may
15	register and vote in the primary election immediately preceding that general
16	election. Failure to decline to register is an attestation that you meet the
17	requirements to vote."
18	(e) A voter registration agency that provides services or assistance in
19	addition to conducting voter registration that has not been designated by the
20	Secretary of State to provide automatic voter registration under subsection (d)
21	of this section shall distribute a voter registration application with each

1	ication for the services or assistance provided by the agency, and with each
2	recertification, renewal, or change of address form relating to those services or
3	assistance. In addition to the voter registration application form, the agency
4	shall distribute a separate form that includes the following:
5	* * *
6	(f) The Secretary of State shall have the authority to audit any voter
7	registration agency to determine compliance with the requirements of this
8	section and to require any voter registration agency to implement any remedial
9	measures necessary to ensure compliance with this section. The Secretary of
10	Administration shall provide the Secretary of State any assistance that is
11	necessary to ensure the cooperation of oter registration agencies in
12	implementing any remedial measures the Scretary of State requires under this
13	subsection.
14	Sec. 7. 17 V.S.A. § 2150 is amended to read:
15	§ 2150. REMOVING NAMES FROM CHECKLIST
16	* * *
17	(d) Except as provided in subsection (a) of this section, a board of civil
18	authority shall only remove a name from the checklist in accordance with the
19	following procedure:
20	(1) If the board of civil authority is satisfied that a voter whose
21	engionity is being considered is still qualified to vote in the municipality, the

1	voter's name shall remain on the checklist, and no further action shall be
2	taken.
3	(2)(A)(i) If the board of civil authority does not immediately know that
4	the voter is still qualified to vote in the municipality, the board shall attempt to
5	determine with certainty what the true status of the voter's eligibility is.
6	(ii) The board of civil authority may consider and rely upon
7	official and unofficial public records and documents, including telephone
8	directories, city directories, newspapers, death certificates, obituary (or other
9	public notice of death), tax records, and any checklist or checklists showing
10	persons who voted in any election within the last four years.
11	(iii) The board of civil authority may also designate one or more
12	persons to attempt to contact the voter personally.
13	(B) Any voter whom the board of civil authority finds through such
14	inquiry to be eligible to remain on the checklist shall be retained without
15	further action being taken.
16	(C) The name of any voter proven to be deceased shall be removed
17	from the checklist.
18	(3)(A)(i) If after conducting its inquiry the board of civil authority or
19	town clerk is unable to locate a voter whose name is on the checklist, or if the
20	inquiry reveals facts indicating that the voter may no longer be eligible to vote

1 2 the own clerk shall send a written notice to the voter. 3 (ii) The notice shall be sent by first-class mail to the most recent 4 known address of the voter, asking the voter to verify his or her current 5 eligibility to vol in the municipality. (iii) The notice shall be sent with the required U.S. Postal Service 6 language for requesting hange of address information. 7 (B) Enclosed with the notice shall be a postage paid pre-addressed 8 return form on which the voter may reply swearing or affirming the voter's 9 current place of residence as the municipality in question or alternatively 10 consenting to the removal of the voter's name. 11 (C) The notice required by this subsection shall also include the 12 13 following: (A)(i) A statement informing the voter that If the voter has not 14 15 changed his or her residence, or if the voter has changed his or her residence 16 but the change was within the area covered by the checklist, the voter should return the form to the town clerk's office. The statement shall also inform the 17 18 voter that if he or she fails to return the form as provided in this subdivision, 19 written affirmation of the voter's address shall be required before the voter 20 permitted to vote.

1	(R)(ii) Information concerning how the voter can register to vote in
2	another state or another municipality within this State.
3	(4) If the voter confirms in writing that the voter has changed his or her
4	residence to a place outside the area covered by the checklist, the board of civil
5	authority shall remove the voter's name from the checklist.
6	(5) In the case of voters who failed to respond to the notice sent
7	pursuant to subdivision (3) of this subsection, the board of civil authority shall
8	remove the voter's name from the checklist on the day after the second general
9	election following the date of such notice, if the voter has not voted or
10	appeared to vote in an election since the notice was sent or has not otherwise
11	demonstrated his or her eligibility to remain on the checklist.
12	(6) (A) Notwithstanding the provisions of subdivision (5) of this
13	subsection, if at any time subsequent to removal of a person's name from the
14	checklist, the board determines that the person was still qualified to vote and
15	that the voter's name should not have been removed, the board shall add the
16	person's name to the checklist as provided in section 2147 of this title chapter.
17	(B) The provisions of this chapter shall be liberally construed, so that
18	if there is any reasonable doubt whether a person's name should have been
19	removed from the checklist, the person shall have the right to have the

person's name immediately returned to the checklist.

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(7)(A). The board of civil authority shall keep detailed records of its pro eedings under this subchapter for at least two years. These records, except records relating to a person's decision not to register to vote or to the identity of the voter egistration agency through which any particular voter registered, shall be public records and shall be available for inspection and copying at actual cost. The records shall include: (A)(i) in the case of each name removed from the checklist, a clear statement of the reason or reasons for which the name was removed; (B)(ii) in the case of the updating of the checklist required by subsection (c) of this section, the working copy or copies of the checklist used in the name by name review conducted to ascertain continued eligibility to vote; (C)(iii) the total number of new registrations occurring during the period between general elections; (D)(iv) the total number of persons removed from the checklist during the period between general elections; and (E)(v) lists of the names and addresses of all persons to whom notices were sent under this subsection, and information concerning whether or not each person to whom a notice was sent responded to the notice as of the date that inspection of the records is made.

1	(B)(i) A letter certifying compliance with this section shall be filed
2	with the Secretary of State by September 20 of each odd-numbered year.
3	(ii) Upon request of any Superior judge or upon request of the
4	Secretary of State, the town clerk shall forward a certified copy of the records
5	of checklist main enance.
6	* * * Political Parties * * *
7	Sec. 8. 17 V.S.A. chapter 45 is amended to read:
8	CHAPTER 45. POLITICAL PARTIES
9	§ 2301. ORGANIZATION OF MAJOR POLITICAL PARTIES
10	A major political party shall organize biennially as provided in this chapter.
11	No A person acting on behalf of a major political party shall not accept any
12	contribution or make any expenditure (except for the purpose of organizing
13	under this chapter) unless the party has a current certificate of organization on
14	file with the Secretary of State.
15	§ 2302. STATE CHAIR TO CALL CAUCUS
16	(a) The chair of the State committee of a party shall set a date for members
17	of the party to meet in caucus in their respective towns, which. The date shall
18	be between September 10 and September 30, inclusive, in each odd-numbered
19	year.

1	(b) At least 14 days before the date set for the caucuses, the State chair
2	shall mail or electronically mail a notice of the date and purpose of the
3	caucuse to each town clerk and to each town and county chair of the party.
4	§ 2303. TOWN CHAIR TO GIVE NOTICE
5	(a) The town chair or, if unavailable or if the records of the Secretary of
6	State show there is no chair, any three voters of the town shall arrange to hold
7	a caucus on the day designated by the State chair, in some public place within
8	the town and shall set the hour of the caucus.
9	(b)(1) At least five days before the day of the caucus, the town chair shall
10	post a notice of the date, purpose, time, and place of the caucus in the town
11	clerk's office and in at least one other public place in town.
12	(2) In towns of $3,000 \underline{5,000}$ or more population, he or she shall also
13	publish the notice:
14	(A) in a newspaper having general circulation in the town; or
15	(B) in a nonpartisan electronic news media website or online forum
16	that specializes in news of the State or the community.
17	(c) If three voters arrange to call the caucus, the voters shall designate one
18	person among them to perform the duties prescribed in subsection (b) of this
19	section for the town chair.
20	§ 2304. TOWN CAUCUS

1	(a)(1) At the time and place set for the town caucus, the voters of the party
2	residing in the town shall meet in caucus and proceed to elect a town
3	committee, consisting of such number of voters of the town as the caucus
4	deems necessary, to serve during the following two years or until their
5	successors are elected or appointed.
6	(2) Additional members of a town committee may be elected by the
7	town committee at any meeting, and may be eligible to vote on matters before
8	the town committee at that neeting or at the next meeting, as determined by
9	the members of the committee before the election.
10	(b) The voter checklist used by the caucus shall be the most recent
11	checklist approved by the board of civil authority.
12	§ 2305. FIRST MEETING OF TOWN COMMITTEE
13	(a)(1) The first meeting of the town committee shall be held immediately
14	following adjournment of the caucus.
15	(2) At this meeting, members of the town committee shall elect
16	committee officers and delegates to the county committee.
17	(b) All officers and other members of the town committee and all delegates
18	to the county committee shall be voters of the town.
19	§ 2306. PROCEDURE UPON FAILURE TO HOLD CAUCUS
20	If the voters of the party residing in any town fail to hold a caucus on the
21	day designated by the State chairman chair, any three or more voters of the

1	narty residing in the town may call and hold a caucus at any time thereafter in
2	the manner provided above in sections 2303 through 2305 of this chapter.
3	Those voters calling the caucus shall designate one of their number person
4	among them to perform the duties prescribed above in section 2303 for the
5	town chair. 2107. CERTIFICATION OF OFFICERS AND COUNTY COMMITTEE
6	DELEGATES
7	(a) Within 72 hours after the caucus, the chair and secretary of the town
8	committee shall mail submit to the Secretary of State and the chairs of the
9	State and county committees a copy of the notice calling the meeting and a
10	certified list of the names, and malling addresses, phone numbers, and emails
11	of the officers and members of the town committee and of the delegates to the
12	county committee.
13	(b) A committee is not considered organized until a certificate of
14	organization is filed by the State committee with the Secretary of State
15	pursuant to section 2313 of this chapter. it has filed the material required by
16	this section.
17	(c) The Secretary of State shall furnish forms for this purpose to the chair
18	of the State committee of a political party.
19	§ 2308. COMPOSITION OF COUNTY COMMITTEE
20	(a) The number of delegates to the county committee that each town
21	caucus is antitled to elect shall be apportioned by the State committee, based

1	upon the number of votes east for the norty's condidate for Governor in the last
2	election, provided that each town caucus shall be entitled to elect at least two
3	delegates.
4	(b) Delegates to the county committee shall be voters of the town, but need
5	not be member of the town committee; they.
6	(c) Delegates shall serve during the following for two years following their
7	election or until their successors are elected or appointed.
8	§ 2309. FIRST MEETING OF COUNTY COMMITTEE
9	(a)(1) The chair of the State committee shall set a date, not more than 45
10	days after the date of the party's caucuses, for the first meeting of each county
11	committee.
12	(2) The State chair shall notify the chairs of the county committees of
13	the date of the meeting.
14	(3)(A) The chair of the county committee shall set the hour and place of
15	the meeting and shall notify all delegates-elect by mail or electronic mail not
16	less than 10 days prior to the meeting.
17	(B) If the chair of the county committee receives notice that a town
18	committee within the county has organized 10 or fewer days before the date of
19	the first meeting of the county committee, the chair must shall notify the newly
20	elected members within 48 hours of receiving notice of the organized town
21	committee.

l	(b)(1) At the time and place set for the meeting, the delegates shall proceed
2	to elect their officers and perfect an organization of the county committee for
3	the ensuing two years.
4	(2) Al officers and other members of the county committee and all
5	delegates to the State committee shall be voters of the county.
6	§ 2310. ELECTION OF STATE COMMITTEE
7	(a)(1) The chair of the county committee shall be a member of the State
8	committee.
9	(2) Each county committee shall be entitled to elect at least two
10	additional members of the State committee. These delegates need not be
11	members of the county committee.
12	(3) If the rules or bylaws of a State committee provide for
13	apportionment of additional members of the State committee to come from the
14	county, the county committee also shall elect those additional members.
15	(b) All county committee members and officers and all persons elected to
16	the State committee shall be voters in the county from which they are elected.
17	(c) County committee members and delegates to the State committee shall
18	serve for the following two years following their election or until their
19	successors are elected or appointed.

1 CENTIFICATION OF COUNTY OFFICERS AND STATE 2 COMMITTEE MEMBERS 3 Within 72 hours of the first meeting of the county committee, its chair 4 and secretary shall mail submit to the Secretary of State and the chair of the 5 State committee copy of the notice calling the meeting and a certified list of the names, and mailing addresses, phone numbers, and emails of the officers 6 7 of the county committee and of the members elected by the county committee 8 to the State committee. (b) A committee is not considered organized until a certificate of 9 organization is filed by the State committee with the Secretary of State 10 11 pursuant to section 2313 of this chapter. That filed the material required by 12 this section. 13 (c) The Secretary of State shall prescribe and Jurnish forms for this 14 purpose. 15 § 2312. FIRST MEETING OF THE STATE COMMITTIE 16 (a) The chair of the State committee shall name an hour and place of 17 meeting on a day not less than 15 nor more than 30 days after the lay set for 18 the first meeting of the county committee of the party, at which time the 19 members-elect of the State committee shall meet and perfect an organization of 20 the State committee for the ensuing two years

1	(h) The chair of the State committee shall notify all members-elect of the
2	State committee in writing, at least seven ten days before the day set for the
3	meeting.
4	§ 2313. FILING OF CERTIFICATE OF ORGANIZATION
5	(a)(1) Within 10 days after the first meeting of the State committee of a
6	party, the chair and secretary shall file in the office of the Secretary of State a
7	certificate stating that the party has completed its organization for the ensuing
8	two years and has substantially complied with the provisions of this chapter.
9	(2) However, no State committee shall be eligible to file a certificate of
10	organization unless it has town committees organized in at least 30 towns in
11	this State and county committees organized in at least seven counties by
12	January 1 of the year of the general election.
13	(b) The certificate of organization shall:
14	(1) set forth the names, and mailing addresses, phone numbers, and
15	emails of the officers and members of the State committee, together with the
16	counties that they represent. It shall also;
17	(2) contain a listing of the towns and counties in which committees have
18	organized
19	(3) designate, in not more than three words, the name by which the
20	party shall be identified on any Australian ballot; and shall
21	(4) he accompanied by a copy of the notice calling the meeting

1	
2	§ 2316. SECRET BALLOT
3	At every caucus or meeting of a political committee, if there is a contest for
4	nomination, recommendation, or election to any office or position, the vote
5	shall be taken by secret written ballot. [Repealed.]
6	§ 2317. VOTERS NOT TO PARTICIPATE IN MORE THAN ONE PARTY
7	No A voter shall not vote in the biennial a town, county, or State caucus of
8	more than one party in the same year twelve-month period, nor shall any voter
9	simultaneously hold membership on the committees of more than one political
10	party.
11	***
12	§ 2319. PARTY CONVENTIONS FOR PLATFORMS AND
13	PRESIDENTIAL ELECTIONS
14	On or before the fourth Tuesday in September it each even-numbered year,
15	upon the call of the chair of the State committee of the party, a party platform
16	convention of each organized political party shall be held to make and adopt
17	the platform of the party. In presidential years, the convention shall be the
18	same convention held to nominate presidential electors.
19	* * *
20	* * * Nominations * * *
21	Sec. 9. 17 V.S.A. chapter 19 is amended to read.

1	CHABILD AG NIAMIN ATTANIS
2	Subchapter 1. Primary Elections
3	* * *
4	§ 2353. PENTIONS TO PLACE NAMES ON BALLOT
5	(a) The name of any person shall be printed upon the primary ballot as a
6	candidate for nomination by any major political party for any the office
7	indicated, if petitions a petition containing the requisite number of signatures
8	made by registered voters, in substantially the following form, are is filed with
9	the proper official, together with the person's written consent to having his or
10	her name printed on the ballot:
11	* * *
12	(b)(1) A person's name shall not be listed as a candidate on the primary
13	ballot of more than one party in the same election.
14	(2) A single petition shall contain only one office for which a person
15	seeks to be a candidate.
16	(3) A person shall file a separate petition for each office for which he or
17	she seeks to be a candidate.
18	* * *
19	§ 2368. CANVASSING COMMITTEE MEETINGS
20	After the primary election is conducted, the

1	(1) The conversing committee for State and national offices and
2	state vide public questions shall meet at 10 a.m. one week after the day of the
3	election.
4	(2) The canvassing committee for county offices and, countywide public
5	questions, and State Senator shall meet at 10 a.m. on the third day following
6	the election.
7	(3) The canvassing committees for local offices and, local public
8	questions, including and State Representative, shall meet at 10 a.m. on the day
9	after the election, except that in the case of canvassing committees for State
10	Representative in multi-town representative districts, the committees shall
11	meet at 10 a.m. on the third day after the election.
12	§ 2369. DETERMINING WINNER; TIE VOTES
13	(a) A person who receives a plurality of all the votes cast by a party in a
14	primary shall be a candidate of that party for the office designated on the
15	ballot.
16	(b)(1) If, after the period for requesting a recount under section 2602 of
17	this title has expired, no candidate has requested a recount and two or more
18	candidates of the same party are tied for the same office, or if the results of
19	any recount result in a tie the choice among those tied shall be determined
20	upon five days' notice and not later than 10 days following the primary
21	election by the committee of that party, which shall meet to nominate a

1	candidate from among the tied candidates. The committee that nominates a
2	cardidate shall be as follows:
3	(A) the State committee of a party for a State or congressional office
4	(h) the senatorial district committee for State Senate;
5	(C) the county committee for county office; or
6	(D) the representative district committee for a Representative to the
7	General Assembly.
8	(2) The committee chair shall certify the candidate nomination for the
9	general election to the Secretary of State within 48 hours of the nomination.
10	* * *
11	§ 2370. WRITE-IN CANDIDATES
12	(a)(1) In order to have votes counted for a write-in candidate under section
13	2587 of this title, not later than 5:00 p.m. on the record Friday preceding the
14	primary election, a write-in candidate shall file with the Secretary of State a
15	form consenting to candidacy for office. The consent form shall set forth the
16	name of the write-in candidate, the name of the office for which he or she
17	consents to be a candidate, the candidate's town of residence, and his or her
18	correct mailing address.
19	(2) The Secretary of State shall prepare and furnish forms for this
20	purpose.

1	(h) A write in candidate shall not qualify as a primary winner unless he or
2	she
3	(1) has complied with subsection (a) of this section; and
4	(2) receives at least one-half the number of votes as the number of
5	signatures required for his or her office on a primary petition, except that if a
6	write-in candidate receives more votes than a candidate whose name is printed
7	on the ballot, he or she may qualify as a primary winner.
8	(b)(c) The write-in candidate who qualifies as a primary winner under this
9	section must still be determined a winner under section 2369 of this chapter
10	before he or she becomes the party's candidate in the general election.
11	* * *
12	* * *
13	Subchapter 3. Independen Candidates
14	§ 2401. APPLICABILITY OF SUBCHAPTER
15	(a)(1) A person may be nominated and have his or her name printed on the
16	general election ballot for any office as an independent cardidate by filing a
17	consent similar in form to the consent prescribed by section 23 1 of this title
18	chapter and a statement of nomination with the Secretary of State.
19	(2) A person may be nominated as an independent candidate under this
20	subchapter so long as the person does not also file a primary petition for that
21	office under the provisions of subchapter 1 of this chapter, except that he or

BILL AS INTRODUCED AND PASSED BY SENATE AND HOUSE S.107 2019 Page 31 of 128

1	the may be nominated as an independent cardidate following the minute
2	election if the person had his or her name printed on the primary election
3	ballot for the office but was defeated in the primary.
4	(b) In the case of a nomination for justice of the peace, the consent form
5	and statement of nomination shall be filed with the town clerk.
6	§ 2402. REQUISITES OF STATEMENT
7	* * *
8	(b)(1) To constitute a valid nomination, a statement shall contain signatures
9	of voters qualified to vote in an election for the office in question, equal in
10	number to at least:
11	(A) for presidential and vice presidential offices, 1,000;
12	(B) for State and congressional offices, 500;
13	(C) for county officers or State Senators, 100;
14	(D) for Representative to the General Assembly, 50;
15	(E) for justice of the peace, 30 or one percent of the legal voters of
16	the municipality, whichever is less.
17	* * *
18	(d)(1) A statement of nomination and a completed and signed consent form
19	shall be filed:
20	* * *

1	((') in the ease of any other independent condidate not earlier them
2	the fourth Monday in April and not later than 5:00 p.m. on the Thursday
3	preceding Friday following the primary election prescribed by section 2351 of
4	this chapter and not later than 5:00 p.m. of the third day prior to on the day of
5	Friday following a special primary election.
6	* * *
7	Subshapter 4. Miscellaneous Provisions
8	* * *
9	§ 2412a. INCOMPATIBLE ONFICES; CHOICE OF CANDIDACY
10	(a) A candidate who has been validly nominated by one of the methods
11	prescribed in this chapter for two or more offices that are incompatible under
12	Vt. Const. Ch. II, § 54 shall be required to shoose the one incompatible office
13	for which he or she will be a candidate. A person may be a candidate for only
14	one incompatible office.
15	(b)(1) Such a candidate shall notify the Secretary of State of the
16	candidate's choice on or before 5:00 p.m. on the tenth day following the
17	primary.
18	(2) If a candidate fails to notify the Secretary by that deadline, the
19	Secretary shall provide on the ballot that the person is a candidate for the first
20	incompatible office named in the list set forth in Vt. Const. Ch. II, § 54 for
21	which the candidate was validly nominated

1	* * *
2	§ 2414. CANDIDATES FOR STATE AND LEGISLATIVE OFFICE;
3	DISCLOSURE FORM
4	* * *
5	(d)(1) A senetorial district clerk or representative district clerk who
6	receives a disclosure form under this section shall forward a copy of the
7	disclosure to the Secretary of State within three business days of receiving it.
8	(2)(A) The Secretary of State shall post a copy of any disclosure forms
9	and tax returns he or she receiver under this section on his or her official State
10	website. The forms shall remain posted on the Secretary's website until the
11	date of the filing deadline for petition and consent forms for major party
12	candidates for the statewide primary in the illowing election cycle.
13	* * *
14	* * * Election Complaint Procedure * * *
15	Sec. 10. 17 V.S.A. § 2458 is amended to read:
16	§ 2458. COMPLAINT PROCEDURE
17	(a)(1) The Secretary of State shall adopt rules to establish a uniform and
18	nondiscriminatory complaint procedure to be used by any person who believes
19	that a violation of this title or any other provision of Title III of United States
20	Public Law 107-252 52 U.S.C. chapter 209, subchapter III (Uniform and
21	Nondiscriminatory Election Technology and Administration Requirements)

1	has occurred is occurring or is about to occur in the course of any election in
2	which a candidate for federal office appears on the ballot.
3	(b) For purposes of this section, "complaint" shall mean a statement in
4	writing mode by a voter stating, with particularity, the violation, notarized, and
5	sworn or affilmed under penalty of perjury.
6	(c) The Secretary's rules shall provide for an informal proceeding to hear
7	complaints for all complainants unless a formal hearing is requested. Formal
8	complaints held pursuant o this section shall be in conformance with the rules
9	adopted by the Secretary.
10	(d) Any decision of the Secretary may be appealed to the Superior Court in
11	the county where the individual resides.
12	* * * Conduct of Elections * * *
13	Sec. 11. 17 V.S.A. § 2473 is amended to read
14	§ 2473. PROVISIONS RELATIVE TO PRESIDENTIAL ELECTION
15	* * *
16	(c)(1) If a candidate whose name is not printed on the ballot receives the
17	greatest number of votes for President, the Secretary of State shall notify him
18	or her of that fact, and within two weeks thereafter, the candidate thall file
19	with the Secretary of State, a list of freemen and freewomen voters equal to
20	the number of electors that the State is entitled to elect. The list shall be
21	signed by the candidate personally.

1	(2) The persons so named shall be electors, having the duties prescribed.
2	in this title.
3	Sec. 12, 17 V.S.A. § 2474 is amended to read:
4 5	§ 2474. CHOICE OF PARTY (a)(1) A person nominated by any means for the same office by more than
6	one political party may shall elect, not later than 5:00 p.m. on the tenth day
7	following the primary election, the party or parties in for which the nominee
8	will be a candidate. A person may only be a candidate for one political party.
9	The nominee shall notify in writing the Secretary of State or town clerk, as the
10	case may be, of such choice by that deadline, and only the party or parties that
11	the nominee so elects shall be printed text to the nominee's name on the
12	ballot.
13	(2) If the nominee does not notify the Scretary of State or the town
14	clerk of his or her choice of party, the Secretary of State shall print on the
15	ballot those parties next to the nominee's name by listing the first party that
16	would apply as set forth in this order:
17	(A) the major political party for which the nominee had his or her
18	name printed on the ballot in the primary;
19	(B) any the major political parties party that nominated the nominee
20	by the party committee, in the order in which the nominations were submitted
21	to the Secretary of State.

1	(C) any the major political parties party for which the nominee
2	received write-in votes, in an order from highest to lowest vote counts; and
3	(D) any the minor political parties party that nominated the nominee
4	by party committee, in the order in which the nominations were submitted to
5	the Secretary of State.
6	(b)(1) A candidate for State office who is the nominee of two or more
7	political parties shall file with the Secretary of State, not later than 5:00 p.m.
8	the tenth day following the primary election, a statement designating for which
9	party the votes cast for him or ver shall be counted for the purposes of
10	determining whether his or her designated party shall be a major political
11	party. The party so designated shall be the first party to be printed
12	immediately after the candidate's name on the ballot.
13	(2) If a candidate does not file the statement by that deadline, the
14	Secretary of State shall designate the party for which the votes cast shall be
15	counted as provided in subdivision (a)(2) of this section. [Repealed.]
16	Sec. 13. 17 V.S.A. § 2508 is amended to read:
17 18	§ 2508. CAMPAIGNING DURING POLLING HOURS; VOTER ACCESS (a)(1) The presiding officer shall ensure during polling hours on the day of
19	the election that:
20	(A) within the building containing a polling place, no campaign
21	literature, stickers, buttons, name stamps, information on write-in candidates.
22	or other political materials containing a reference to a candidate on the ballot,

1	question the hellet or ergonized notition porty ore displayed placed handed
2	out or allowed to remain;
3	(B) within the building containing a polling place, no candidate,
4	election official, or other person distributes election materials, solicits voters
5	regarding an item or candidate on the ballot, or otherwise campaigns; and
6	(C) on the walks and driveways leading to a building in which a
7	polling place is located no candidate or other person physically interferes with
8	the progress of a voter to and from the polling place.
9	(2) The provisions of sundivision (1) of this subsection shall apply to
10	the town clerk's office during any period of early or absentee voting.
11	(b) During polling hours, the presiding officer shall control the placement
12	of signs on the property of the polling place in a fair manner.
13	(c) The provisions of this section shall be posted in the notice required by
14	section 2521 of this title chapter.
15	* * * Early or Absentee Voters * * *
16	Sec. 14. 17 V.S.A. chapter 51, subchapter 6 is amended to read:
17	Subchapter 6. Early or Absentee Voters
18	§ 2531. APPLICATION FOR EARLY VOTER ABSENTEE BALLOT
19	(a) <u>Deadline to file.</u>
20	(1)(A) A voter who expects to be an early or absentee voter, or an
21	authorized person on behalf of such voter, may apply for an early voter

1	absented hallot until 5:00 pm or the closing of the town clork's office on the
2	day preceding the election.
3	(B) If a town clerk does not have regular office hours on the day
4	before the election and his or her office will not otherwise be open on that day,
5	an application may be filed until the closing of the clerk's office on the last day
6	that office has hours preceding the election.
7	(2)(A) In cases of emergency, including unanticipated illness or injury,
8	at his or her discretion the town clerk may accept a request for an absentee
9	ballot after the deadline set forth in subdivision (1) of this subsection.
10	(B) In such cases of emergency, the ballot may be mailed,
11	electronically delivered, or delivered by two justices of the peace as set forth
12	in subsection 2539(b) of this subchapter.
13	(b) Place of filing.
14	(1) All applications shall be filed with the town clerk of the town in
15	which the early or absentee voter is registered to vote.
16	(2) The town clerk shall file written applications and memoranda of
17	verbal applications in his or her office, and shall retain the applications and
18	memoranda for 90 days following the election, at which time they may be
19	destroyed.
20	(c) <u>Australian ballot</u> . Voting by early voter absentee ballot shall be allowed
21	only in elections using the Australian ballot system.

6 2522. A PRIJECTIONS A UTHORIZED A PRIJECTION.
FORM; DUPLICATES
(a) Authorized applicants.
(1)(Λ) An early or absentee voter, or an authorized family member or
health care provider acting in the voter's behalf, may apply for an early voter
absentee ballot by elephone, in person, or in writing. "Family member" here
means a person's spoule, children, brothers, sisters, parents, spouse's parents,
grandparents, and spouse's grandparents.
(B) Any other authorized person may apply in writing or in person;
provided, however, that voter authorization to such a person shall not be given
by response to a robotic phone call.
(b)(2) Form of application.
(1) The application shall be in substantially the following form:
REQUEST FOR EARLY VOTER ABSENTEE BALLOT
Name of early or absentee voter:
Voter's Town of Residence:
Current physical address (address where you reside):
Telephone Number: E-mail Address:
Date:
Trequest early voter absence ballot(s) for the election(s) checked below.

1	(1) Annual Town Mooding,
2	(2) All other local elections;
3	(3) August Primary Election;
4	(4) Presidential Primary (YOU MUST SELECT PARTY);
5	(5) November General Election;
6	(6) All elections in this calendar year.
7	Please deliver the ballet(s) as indicated below (check one):
8	(1) Mail to voter at:
9	Street or P.O. Box Town/City State Zip Code
10	(2) Delivery by two Justices of the Peace (this may only be selected if
11	you are ill or if you, injured, or have a physical disability).
12	If applicant is other than early or absentee voter:
13	Name of applicant:
14	Address of applicant:
15	Relationship to early or absentee voter:
16	Organization, if applicable:
17	Date: Signature of applicant:
18	(3)(2) If the application is made by telephone or in writing, the
19	information supplied must shall be in substantial conformance with the
20	information requested on this form

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register to vote in this State, or a military service absentee voter who is eligible to register to vote in this State, may apply for early voter absentee ballots in the same manner and within the same time limits that apply for other early or absentee voters. An official federal postcard application shall suffice as a simultaneous request for an application for addition to the checklist and for an early voter absentee ballot, when properly submitted. Any other person also may make a simultaneous i quest for an application for addition to the checklist and for an early voter bsentee ballot. (c) Simultaneous voter registration. (1) If a person makes a simultaneous request to register to vote and to apply for an early voter absentee ballot or if the request for an early voter absentee ballot is made for a person who is not yet registered, and the request is received by the town clerk receives the request prior to the deadline for requesting to apply for early voter absentee ballots set forth in section 2531 of this chapter subchapter, the town clerk shall mail a blank oter registration application for addition to the checklist, together with a full set of early voter absentee ballots, to that person. (2) An official federal postcard application shall suffice as a simultaneous application to register to vote and for an early voter absented

1	(3)(A) All such voter registration applications for addition to the
2	checklist that are returned to the town clerk before the close of the polls on
3	election day shall be considered and acted upon by the board of civil authority
4	before the callots are counted.
5	(B) If the voter registration application is approved and the voter's
6	name added to the checklist, the early voter absentee ballots cast by that voter
7	shall be treated as other valid early voter absentee ballots.
8	(d) Application timeframe.
9	(1) An application for an early voter absentee ballot shall be valid for
10	the elections or the time frame specified by the applicant.
11	(e)(2) A single application shall only be valid for any elections within the
12	same calendar year.
13	(f) A person residing in a State institution may apply for early voter
14	absentee ballots in the same manner and within the same time limits that apply
15	for other early or absentee voters.
16	(g)(e) Duplicate early voter absentee ballots.
17	(1)(A) The town clerk may, upon application, issue a duplicate early
18	voter absentee ballot if the original ballot is not received by the voter within a
19	reasonable period of time after mailing.
20	(B) The application may be made by a person entitled to apply for an
21	carly voter absence bullet under subsection (a) of this section and shall be

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!	the original ballot.
,	(3) If a duplicate early voter absentee ballot is issued and both the
	duplicate and original early voter absentee ballots are received before the close
;	of the polls on election day, the ballot with the earlier postmark shall be
-)	counted.
,	(h)(f) Unauthorized applicants.
}	(1) Any person who applies for an early voter absentee ballot knowing
)	the person is without authorization from the early or absentee voter shall be
)	fined not more than \$100.00 per violation for the first three violations; not
	more than \$500.00 per violation for the fourth through ninth violations; and
,	not more than \$1,000.00 per violation for the 10nth and subsequent violations.
,	(2) The Attorney General or a State's Attorney, whenever he or she has
	reason to believe any person to be or to have been in violation of this
i	provision, shall conduct a civil investigation in accordance with the procedures
-	set forth in section 2904 of this title.
•	* * *
}	§ 2537. EARLY OR ABSENTEE VOTING IN THE TOWN CLERK'S
)	OFFICE

1	(a)(1) A victor may if he ar she sheeped apply in person to the town alone
2	for the early voter absentee ballots and envelopes rather than having them
3	mailed s required by section 2539 of this subchapter.
4	(2) In this case, the clerk shall furnish the early voter absentee ballots
5	and envelopes when a valid application has been made, or at such time as the
6	clerk receives the ballots, whichever comes first.
7	(3) The voter may:
8	(A) mark his or her ballots, place them in the envelope, sign the
9	certificate, and return the ballots in the envelope containing the certificate to
10	the town clerk or an assistant town clerk without leaving the office of the town
11	clerk; or the voter may
12	(B) take the ballots and return them to the town clerk in the same
13	manner as if the ballots had been received by mall
14	(b) No person, except Except for justices of the place as provided in
15	section 2538 of this subchapter, may a person shall not take any ballot from
16	the town clerk on behalf of any other person.
17	§ 2538. DELIVERY OF BALLOTS BY JUSTICES OF THE PEACE
18	(a)(1) In the case of persons who are early or absentee voters due to illness,
19	injury, or physical disability, ballots shall be delivered in the following
20	manner, unless the early or absentee voter has requested pursuant to section

electronically delivered.

- authority on upon request of the board, the town clerk, shall designate in pairs justices of the peace in numbers sufficient to deliver early voter absentee ballots to the applicants for early voter absentee ballots who have stated in their applications that they are unable to vote in person at the polling place due to illness, injury, or physical disability but who have not requested in their applications that early voter absentee ballots be mailed to them. No A pair shall not consist of two justices from the same political party.
- (3) If there shall not be available a sufficient number of justices to make up the required number of pairs, a member of each remaining pair shall be designated by the board, to be selected from lists of registered voters submitted by the chairs of the town committees of political parties, and from among registered voters who in written application to the board state that they are not affiliated with any political party.
- (4) No A candidate or spouse, parent, or child of a candidate shall <u>not</u> be eligible to perform the duties prescribed by this section unless the candidate involved is not disqualified by section 2456 of this <u>title chapter</u> from serving as an election official. This shall not prevent a candidate for <u>a</u> district office.

1	(5) The compensation of justices and votors designated under this
2	subsection shall be fixed by the board of civil authority and shall be paid by
3	the town.
4	(6) The justices may, but shall not be required to, deliver ballots outside
5	of the town.
6	(b)(1) The town clerk shall divide the list of applicants who have an illness,
7	injury, or physical disability into approximately as many equal parts as there
8	are pairs of justices so designated, having regard to the several parts of the
9	town in which the applicants may be found.
10	(2) As soon as early voter at sentee ballots are available, the clerk shall
11	deliver to each pair of justices one part of the list, together with early voter
12	absentee ballots and envelopes for each applicant.
13	(3) When justices receive ballots and envelopes prior to election day,
14	they shall receive only the ballots and envelopes they are assigned to deliver
15	on that day.
16	(c) (1) Each pair of justices on the days they are assigned to deliver the
17	ballots and envelopes shall call upon each of the early or absentee voters
18	whose name appears on the part of the list furnished to them and stall deliver
19	early voter absentee ballots and envelopes to each early or absentee voter.
20	(2) The early or absentee voter shall then proceed to mark the ballots
21	alone or in the presence of the justices, but without exhibiting them to the

1	justices or to any other person, except that when the early or absented voter is
2	blind or physically unable to mark his or her ballot ballots, they may be
3	marked by one of the justices in full view of the other.
4	§ 2539. MAILING <u>DELIVERY</u> OF EARLY VOTER ABSENTEE
5	BALLOTS; VOTERS WHO ARE PERMANENTLY DISABLED
6	(a) Default; town office or mail.
7	(1) Unless Except as provided in subsections (b) and (c) of this section,
8	unless the early or absented voter votes in the town clerk's office as set forth in
9	section 2537 of this subchapter or unless the justices are to deliver the early
10	voter absentee ballots to the early or absentee voter, the town clerk shall
11	provide to the early or absentee voter who comes to the town clerk's office a
12	complete set of early voter absentee ballots or mail a complete set of early
13	voter absentee ballots to each early or absentee voter for whom a valid
14	application has been filed.
15	(2) The early voter absentee ballots shall be malled forthwith upon the
16	filing of a valid application, or upon the town clerk's receint of the necessary
17	ballots, whichever is later.
18	(b) Voters who are ill, injured, or have a disability. In the case of persons
19	who are early or absentee voters due to illness, injury, or physical disability, if
20	the voter or authorized person requests in his or her application or otherwise
21	that early voter absentes ballets be mailed rether then delivered by justices of

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electronically deliver the ballots; otherwise the ballots shall be delivered to such voters the voter by justices of the peace as set forth in section 2538 of this subchapter. In the case of all other early or absentee voters, the town clerk shall mail the early voter absentee ballots, unless the voter chooses to apply and vote in person at the town clerk's office. (c) Military or oversels voters. (1) Early voter absented ballots to for military or overseas voters shall be sent air mail, first class, postpand when such service is available, or they may be sent by email electronically delivered when requested by the voter. (2)(A) The town clerk's office shall e open on the 46th day before any election that includes a federal office and the town clerk shall send on or before that day all absentee ballots to any military of overseas voter who requested an early voter absentee ballot on or before that day. (B) On that day the town clerk shall complete any prorting requirements and any other responsibilities regarding the mailing of early voter absentee ballots to military or overseas voters, as directed by the Secretary of State.

1	(a) The town clock shall cond with all early voter absented hallots and
2	en elopes printed instructions, which may be included on the envelope, in
3	substantially the following form:
4	INSTRUCTIONS FOR EARLY OR ABSENTEE VOTERS
5	1. Mark the ballots.
6	2. Place them in this envelope.
7	3. Fill out and sign the certificate on the envelope.
8	4. Mail or deliver the envelope containing the ballots to the town clerk of the
9	town where you are a registered voter in time to arrive not later than election
10	day.
11	Note: If these ballots have been brought to you personally by two
12	justices of the peace because of your illnest injury or physical disability, just
13	return them to the justices after you have signed the envelope. YOU HAVE
14	THE RIGHT TO MARK YOUR BALLOTS IN PAIVATE - but if you ask for
15	help in filling out the ballots, they will give it to you.
16	BE SURE TO FILL OUT AND SIGN THE CERTIFICATE ON THIS
17	ENVELOPE OR YOUR VOTE WILL NOT COUNT!
18	(b) In the case of early absentee voting in a primary, the instructions shall
19	also include appropriate instructions prepared by the Secretary of State for
20	separating and depositing unvoted ballots in a separate envelope provided and
21	clearly marked for that nurpose

25/1 MARKING OF BALLOTS 1 2 An early or absentee voter to whom ballots, envelopes, and instructions 3 are mailed shall mark the ballots in accordance with the instructions. 4 (b) When an early or absentee voter is blind or is physically unable to go to 5 the polls to vote in person or to mark his or her ballots, they may be marked by 6 one of the officers who delivers the ballots, in the presence of the other officer. 7 A person who gives assistance to a voter in the marking or registering of 8 ballots shall not in any way divulge any information regarding the choice of 9 the voter or the manner in which the voter's ballot was cast. (c) If an early or absentee voter makes an error in marking a ballot, the 10 voter may return that ballot by mail or in person to the town clerk and receive 11 another ballot, consistent with the provisions of section 2568 of this title 12 13 chapter. 14 15 § 2547. DEFECTIVE BALLOTS 16 (a) If upon examination by the election officials it shall appear that any of the following defects is present, either the ballot or the unopened extificate 17 18 envelope shall be marked "defective" and the ballot shall not be counted: 19 (1) the identity of the early or absentee voter cannot be determined;

(2) the early or absence voter is not legally qualified to vote,

BILL AS INTRODUCED AND PASSED BY SENATE AND HOUSE S.107 2019 Page 51 of 128

1	(2)(3) the early or absentee voter has voted in person or previously
2	returned a ballot in the same election;
3	(3) the affidavit on the certificate envelope is not completed;
4	(4) the certificate is not signed;
5	(5) the voted ballot is not in the certificate envelope; or
6	(6) in the case of primary vote, the early or absentee voter has failed to
7	return the unvoted primary ballots.
8	(b) Each defective ballot or un pened certificate envelope shall be:
9	(1) affixed with a note from the presiding officer indicating the reason it
10	was determined to be defective;
11	(2) placed with other such defective ballots in an envelope marked
12	"Defective Ballots - Voter Checked Off Checklist - Do Not Count"; and
13	(3) returned in that envelope to the town clerk in the manner prescribed
14	by section 2590 of this title chapter.
15	(c) The provisions of this section shall be indicated prominently in the
16	early or absentee voter material prepared by the Secretary of State.
17	

1	* * * Process of Voting: Count and Return of Votes * * *
2	Sec. 15. 17 V.S.A. § 2568 is amended to read:
3	§ 2568. REMOVING BALLOTS FROM POLLING PLACE;
4	RAPLACEMENT , BLANK, AND UNUSED BALLOTS
5	(a) Removing ballots from polling place. A person shall not take or
6	remove a ballot from the polling place before the close of the polls.
7	(b) Replacement ballots.
8	* * *
9	(c) Unused ballots. Ballots originally delivered to the presiding officer that
10	remain undistributed to the voters shall be preserved and returned to the town
11	clerks, and the clerk shall preserve then, in such condition, unless called for by
12	some authority entitled to demand and receive them. After 90 days from the
13	date the election is held following the election, hey may be destroyed or
14	distributed by the town clerk for educational purposes or for any other purpose
15	the town clerk deems appropriate.
16	Sec. 16. 17 V.S.A. § 2587 is amended to read:
17	§ 2587. RULES FOR COUNTING VOTES
18	* * *
19	(e)(1) In Except as provided in this subsection, in the case of "write in"
20	votes, the act of writing in the name of a candidate, or pasting a label
21	containing a candidate's name upon the ballot, without other indications of the

1	voter's intent, shall constitute a vote for that candidate, even though the voter
2	did not fill in the square or oval after the name.
3	(A) A vote for a write-in candidate shall be counted as blank, unless
4	the write-in candidate filed with the Secretary of State not later than 5:00 p.m.
5	on the second riday preceding the general election a form consenting to
6	candidacy for that office. The consent form shall set forth the name of the
7	candidate, the name of the office for which he or she consents to be a
8	candidate, the candidate's twn of residence, and his or her correct mailing
9	address.
10	(B) The Secretary of State shall prepare and furnish forms for this
11	purpose.
12	(3) The election officials counting ballots and tallying results shall only
13	list every person those write-in candidates who receives received a "write-in"
14	vote and who complied with subdivision (2) of this subsection, and the number
15	of votes received.
16	(A) On each tally sheet, the counters shall add together the names of
17	candidates that are clearly the same person, even though a nick ame or last
18	name is used.
19	(B) Names of fictitious or deceased persons shall not be listed and
20	shall be recorded on the tally sheet as a blank vote.
	· · · · · · · · · · · · · · · · · · ·

1 2 Sec 17. 17 V.S.A. § 2601 is amended to read: § 2601. RECOUNT THRESHOLD 3 4 (a)(1) In an election for federal office, statewide office, county office, or 5 State Senator, in the difference between the number of votes cast for a winning candidate and the number of votes cast for a losing candidate is two percent or 6 7 less of the total votes can for all the candidates for an office, divided by the 8 number of persons to be elected, that losing candidate shall have the right to 9 have the votes for that office recounted. (2) In an election for State Representative, if the difference between the 10 number of votes cast for a winning cand date and the number of votes cast for 11 a losing candidate is five percent or less of the total votes cast for all the 12 13 candidates for an office, divided by the number of persons to be elected, that 14 losing candidate shall have the right to have the vote for that office recounted. 15 (b) In the case of a recount for a local election, the threshold and 16 procedures for conducting the recount shall be as provided in chapter 55, 17 subchapter 3 of this title. 18 Sec. 18. 17 V.S.A. § 2602k is amended to read: 19 § 2602k. RECOUNT TIES 20 (a)(1) If a recount of a primary election results in a tie, the provisions of 21 subsection 2507(0) of this title shall apply.

1	(2) If a recount of a public question results in a tie, a runoff election
2	shall not be held, and the question shall be certified not to have passed.
3	(3) If the <u>a</u> recount <u>of a general election</u> results in a tie, the <u>provisions of</u>
4	this section shall apply, and the court shall order a runoff election to be held,
5	within three weeks of the recount, on a date set by the court.
6	(b) The only candidates who shall appear on the ballot at the runoff
7	election shall be those who tied in the previous election.
8	(c) The runoff election shall be considered a separate election for the
9	purpose of voter registration under chapter 43 of this title.
10	(d) If the recount confirms a tie as to any public question, a runoff election
11	shall not be held, and the question shall be certified not to have passed.
12	[Repealed.]
13	(e) Warnings for a runoff election shall be posted as required by subchapter
14	5 of this chapter, except that the warnings shall be posted not less than 10 days
15	before the runoff election.
16	(f) The conduct of a runoff election shall be as provided in this chapter for
17	general elections.

1	* * * Special Flection for Congressional Vacancies * * *
2	Sec 19. 17 V.S.A. § 2621 is amended to read:
3 4	§ 2621. VACANCY IN OFFICE OF U.S. SENATOR OR REPRESENTATIVE
5	(a) If a vacancy occurs in the office of U.S. Senator or U.S. Representative,
6	the Governor shall call a special election to fill the vacancy. His or her
7	proclamation shall specify a day for the special election and a day for a special
8	primary, pursuant to section 2352 of this title.
9	(b) The special election shall be held not more than three six months
10	from the date the vacancy occurs except that if the vacancy occurs within
11	six months of a general election, the special election may be held the same day
12	as the general election so long as the ballots for the special election are able to
13	be distributed by the deadline set forth in section 2479 of this title.
14	* * * Local Elections
15	Sec. 20. 17 V.S.A. § 2681 is amended to read:
16 17	§ 2681. NOMINATIONS; PETITIONS; CONSENTS (a)(1)(A) Nominations of the municipal officers shall be by petition. The
18	petition shall be filed with the municipal clerk, together with the endorsement,
19	if any, of any party or parties in accordance with the provisions of this title, not
20	later than 5:00 p.m. on the sixth Monday preceding the day of the election,
21	which shall be the filing deadline.
22	

1	(3) A petition shall contain the name of only one candidate, and the
2	candidate's name shall appear on the petition as it does on the voter checklist.
3	A votel shall not sign more than one petition for the same office, unless more
4	than one nemination is to be made, in which case the voter may sign as many
5	petitions as there are nominations to be made for the same office.
6	* * *
7	Sec. 21. 17 V.S.A. § 2681a is amended to read:
8 9	§ 2681a. LOCAL ELECTION BALLOTS (a)(1) Ballots Except as provided in subdivision (2) of this subsection,
10	ballots for local officers and local public questions shall be prepared at town
11	expense, under the direction of the tewn clerk, not later than 20 days before
12	the local election.
13	(2) If a local election is being held on the same day as a statewide
14	primary or general election, excluding the presidential primary, ballots for tha
15	local election shall be prepared at town expense, under the direction of the
16	town clerk, not later than 46 days before the local electron.
17	(3) These Local election ballots may be any color and the printing shall
18	be black; in other respects, they shall conform as nearly as may be practicable
19	to the form of the consolidated ballot in chapter 51, subchapter 2 or this title,
20	except as otherwise provided in this section.
21	(b)(1) On the local election ballot, the candidate's name shall appear as
22	provided in his or her consent form.

(2) The board of civil authority may vote to list a street address for each candidate, or the town of residence of each candidate, or no residence at all for each candidate.

- (c) No 1 political party or other designation shall <u>not</u> be listed unless the municipal charter provides for such listing, the town has voted at an earlier election to provide such a listing or, in the absence of previous consideration of the question by the town, the legislative body decides to permit listing. If political party or other designations are permitted, no a candidate shall <u>not</u> use the name of a political party whose certificate of organization has been filed properly with the Secretary of State unless the candidate has been endorsed by a legally called town caucus of that political party for the office in question. In any event, the candidate must still file the petition and consent form required by section 2681 of this title chapter.
- (d) The names of candidates for the same office, but for different terms of service, shall be arranged in groups according to the length of their respective terms.
- (e) Public questions shall be written in the form of a question, with boxes indicating a choice of "yes" and "no" directly under or to the right side of the public question. No A public question shall not pass unless a majority of the votes, excluding blank and overvotes, is cast in favor of the proposition.

chanter 37 is amended to read 1 2 CHAPTER 37. TOWN, CITY, OR VILLAGE MANAGERS 3 § 1241. PETITION; WARNING 4 5 When voters in number equal to five percent of the legal registered voters 6 in town, petition the selectboard therefor in writing to adopt or rescind the 7 town manager form of givernance, the warning for the annual or special 8 meeting which that shall be alled upon such petition shall contain an article in 9 substantially the following form et forth in section 1243 of this chapter: "To see if the town will vote to take advantage of the provisions of chapter 37 of 10 Title 24 of the Vermont Statutes Annotated and authorize the selectboard to 11 12 employ a town manager." 13 14 § 1243. METHOD OF VOTING 15 When the question of the adoption or rejection of A town may vote at an 16 annual or special meeting to adopt or rescind the provisions of this chapter is 17 submitted to a meeting wherein the Australian ballot system is used for the 18 election of officers, there. A vote on the question shall be printed upon the 19 ballots below the list of candidates the following question in substantially the 20 following form.

1	""Will Shall the [town name] vote to take advantage of [adont/rescind] the
2	town manager form of governance in accordance with the provisions of
3	chapter 37 of Title 24 of the Vermont Statutes Annotated and authorize the
4	selectboard to employ a town manager?"
5	Yes [] No []
6	And the voter shall make a cross or X in the blank space against the answer
7	he or she desires to give concerning such question. The ballots shall be
8	counted forthwith by the board of civil authority and the result announced by
9	the presiding officer.
10	* * *
11	* * * Campaign Finance: Reporting Dates * * *
12	Sec. 23. 17 V.S.A. § 2964 is amended to rend:
13	§ 2964. CAMPAIGN REPORTS; CANDIDATES FOR STATE OFFICE,
14	THE GENERAL ASSEMBLY, AND COUNTY OFFICE;
15	POLITICAL COMMITTEES; POLITICAL PARTIES
16	(a)(1) Each candidate for State office, the General Assembly, or a two-
17	year-term county office who has rolled over any amount of surplus into his or
18	her new campaign or who has made expenditures or accepted contributions
19	of \$500.00 or more during the two-year general election cycle and, except as
20	provided in subsection (b) of this section, each political committee that has no
21	fried a final report pursuant to subsection 2905(b) of this chapter, and each

1	tical party required to register under section 2023 of this chapter shall file with
2	the Secretary of State campaign finance reports as follows:
3	(A) in the first year of the two-year general election cycle, on
4	July 15 <u>1</u> ; and
5	(B) in the second year of the two-year general election cycle:
6	(i) on March 15;
7	(ii) on July 15 <u>1</u> and August 15 <u>1</u> ;
8	(iii) on September 1;
9	(iv) on October 1, October 15, and the Friday before the general
10	election; and
11	(v) two weeks after the general election.
12	(2) Each candidate for a four-year-term county office who has rolled
13	over any amount of surplus into his or her new campaign or who has made
14	expenditures or accepted contributions of \$500.00 or more during the four-
15	year general election cycle shall file with the Secretary of State campaign
16	finance reports as follows:
17	(A) in the first three years of the four-year general election cycle, on
18	July 15 <u>1</u> ; and
19	(B) in the fourth year of the four-year general election cycle:
20	(i) on March 15;
21	(ii) on July 15 1 and August 15 1,

1	(iii) on Sentember 1:
2	(iv) on October 1, October 15, and the Friday before the general
3	election; and
4	(v) two weeks after the general election.
5	* * *
6	* * * Effective Date * * *
7	Sec. 24. EFFECTIVE DATE
8	This act shall take effect on July 1, 2019.

Sec. 17 V.S.A. chapter 32 is amended to read:

CHAPTER 32. PUBLICATION AND RATIFICATION OF ARTICLES OF AMENDMENT TO VERMONT CONSTITUTION

* * *

§ 1842. TIME OF VOTING; WARNING

(a) The people shall be assembled for the purpose of voting on the article of amendment in their respective towns and cities at the same time and place as for the general election, on the first Tuesday after the first Monday in November, in even-numbered years, and the warning for each meeting shall contain an article, in substance as follows:

"To see if the freemen and freewomen volves will vote to accept or reject the proposed article of amendment to the Constitution of Vermont."

(b) The omission of that article from the warning shall not invalidate nor affect the vote on the proposed article of amendment, and the freemen and freewomen voters of each town or city shall vote on the article of amendment whether the warning contains the foregoing article or not.

§ 1843. PROCESS OF VOTING; MAKING RETURNS; CONDUCT OF MEETINGS

 $\underline{(a)(1)}$ At those meetings the freemen and freewomen voters may vote by hallet for or against the article of amendment.

- (2) The same officer shall preside in each such meeting as provided in section 2680 of this title.
- (L) The board of civil authority shall, in open meeting, receive, sort, and count the votes of the freemen and freewomen voters for and against the article of amendment and the result shall be declared by the presiding officer. That result shall be recorded by the clerk of the town or city and true returns thereof shall be made, sealed up and sent by the clerk by mail or otherwise to the Secretary of State as provided in section 2588 of this title.
- (c) The ballot boxes for the reception of votes polls for voting on the article of amendment shall be opened and shall close open as provided in section 2561 of this title.

§ 1844. PUBLICATION IN NEWSPAPERS AND ON STATE WEBSITES; BALLOTS

- (a)(1) The Secretary of State shall, between September 25 and October 1 in any year in which a vote on satisfication of an article of amendment is taken, prepare copies of the proposal of amendment and forward them, with a summary of proposed changes, for publication in at least two newspapers having general circulation in the State, as determined by the Secretary of State.
- (2) The proposal shall be so published once each week for three successive weeks in each of the papers at the expense of the State and on the websites of the General Assembly and the Office of the Secretary of State.
- (b) The Secretary of State shall cause ballots to be prepared for a vote by the <u>freemen and freewomen voters of the State</u> upon the proposal of amendment.

§ 1845. QUALIFICATIONS OF VOTERS; CHECKLISTS, BOOTHS, CLERKS

The qualifications of voters on the proposal of amendment, the checklist requirements for the election, and all other provisions relating to the conduct of the election shall be the same as those required of voters at general elections under sections 2121-2126 of this title and sections 2141-2150 of this title relating to checklists shall apply, but the checklist specified in section 2141 of this title to be used at the meetings under this act shall be prepared and posted at least 30 days before the first Tuesday after the first Monday in November, in even-numbered years. Voting booths shall be prepared and the ballot clerks and assisting clerks shall be appointed, as in case of general elections.

§ 1846. FAILURE TO POST CHECKLISTS

The failure of the selectboard of any torm, or the proper officers of any city,

of city at least 30 days before the first Tuesday after the first Monday in November, in even-numbered years, as provided by section 1845 2141 of this title, shall not invalidate the votes given by the freemen and freewomen voters of the town or city upon the proposed article of amendment.

* * *

§ 1848. TABOLATION OF RETURNS; RECORD OF AMENDMENTS

The Governor and Secretary of State shall, on the second Tuesday of December, of the year in which a vote on ratification of an article of amendment is taken, open and tabulate the returns made under section 1843 of this title chapter; and if it appears therefrom that the article of amendment has been ratified and adopted by a majority of the freemen and freewomen voters voting thereon, the amendment shall be enrolled on the parchment and deposited in the office of the Secretary of State as a part of the Constitution of this State and shall, in all future official revisions of the laws, be published in immediate connection therewith.

§ 1849. PROCLAMATION BY GOVERNOR

The Governor shall thereupon forth with issue his or her proclamation, attested by the Secretary of State, reciting the article of amendment and announcing the ratification and adoption of why the people of this State under this chapter and that the amendment has become a part of the Constitution thereof and requiring all magistrates and officers, and all citizens of the State to take notice thereof and govern themselves accordingly; or that the article of amendment has been rejected, as the case may be.

§ 1850. TRANSMISSION OF COPIES OF ACT CHAPTER AND FORMS TO CLERKS

- (a) The Secretary of State shall send to the clerk of each sity and town a copy of this act chapter at least two months before the vote on the ratification of an article of amendment.
- (b) In any year in which a vote on ratification of an article of an endment is taken, the Secretary of State shall, within the period prescribed by Section 1844 of this title chapter, send to the clerk of each city and town ballots provided for in that section 1844 of this title and blank forms for the returns of

voies on the article of amendment.

* * * Peopportionment * * *

Se 2. 17 V.S.A. § 1881a is amended to read:

§ 1881a. SENATORIAL DISTRICTS; NOMINATIONS AND ELECTION

* * *

- (c) (1) Petitions for nominating candidates for Senator in the General Assembly by primary or by certificates of nomination of candidates for that office by convertion, caucus, committee, or voters under chapter 49 of this title may be filed in the office of any county clerk in a senatorial district.
- (2)(A) On the day after the last day for filing those petitions or certificates for that effice, the other county clerk shall notify the senatorial district clerk of the facts concerning those petitions or certificates.
- (B) The senatored district clerk shall be responsible for determining the names of candidates and other facts required by law to appear on the ballot for the office of Senator, and for obtaining and distributing the ballots to the other clerks in the district. At senatorial districts, the ballots for Senator in the General Assembly shall be separate from those for other county officers.

* * *

Sec. 3. 17 V.S.A. § 1901 is amended to lead:

§ 1901. PURPOSE

- (a) The Supreme Court of the United States has ruled that the Equal Protection Clause of the Fourteenth Amenament to the U.S. Constitution requires all state legislative bodies to be apportioned in such manner as to achieve substantially equal weighting of the votes of all voters in the choice of legislators.
- (b) To comply with such requirement it will be necessary to reapportion the House of Representatives <u>and Senate</u> at periodic intervals, so that changes may be recognized in legislative apportionment.
- (c) It is the purpose of this chapter to achieve such reapportionment in an orderly and impartial manner.

Sec. 4. 17 V.S.A. § 1909 is amended to read:

§ 1909. REVIEW

(a) Within 30 days of the effective date of any apportionment bill enacted pursuant to section 1906b, 1906c, or 1907 of this title chapter, any five or more freemen and freewomen voters of the State aggrieved by the plan or any position the Supreme Court of Vermont for region of same

be that the apportionment plan, or any part of it, is unconstitutional or violates section 1903 of this title chapter.

* * * Voter Registration * * *

Sec. 5. 17 NS.A. § 2145a is amended to read:

§ 2145a. REOISTRATIONS AT THE DEPARTMENT OF MOTOR VEHICLES

(a) An application for, or renewal of, a motor vehicle driver's license or nondriver identification card shall serve as a simultaneous application to register to vote unless the applicant checks the box on the application designating that he or she declines to use the application as a voter registration application.

* * *

- (c) An application for voter registration under this section shall update any previous voter registration by the applicant. Any change of address form submitted to the Department of Motor Vehicles in connection with an application for a motor vehicle driver's license shall serve to update voter registration information previously provided by the voter, unless the voter states on the form that the change of address is not for voter registration purposes.
- (d)(1) The Department of Motor Vehicles shall transmit motor vehicle driver's license and nondriver identification card applications received under this section to the Secretary of State not later than five days after the date the application was accepted by the Department, or before the date of any primary or general election, whichever is sooner.
- (2) The Department of Motor Vehicles shall not mansmit motor vehicle driver's license and nondriver identification card applications when the applicant has designated that he or she declines to be registered.
- (3) The Department of Motor Vehicles shall ensure coefficientiality of records as required by subdivision (b)(2)(A) of this section.

* * 1

(i) Notwithstanding the provisions of subsection (d) of this section or any other provision of law to the contrary, the Department of Motor Vehicles shall share its motor vehicle driver's license, driver privilege card, and nondriver identification card customer data with the Secretary of State's office for the Secretary's use in conducting voter registration and voter checklic

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Se 6. 17 V.S.A. § 2150 is amended to read:

§ 2130. REMOVING NAMES FROM CHECKLIST

* * *

- (d) Except as provided in subsection (a) of this section, a board of civil authority shall only remove a name from the checklist in accordance with the following procedure:
- (1) If the board of civil authority is satisfied that a voter whose eligibility is being considered is still qualified to vote in the municipality, the voter's name shall remain on the checklist, and no further action shall be taken.
- $(2)\underline{(A)(i)}$ If the board of civil authority does not immediately know that the voter is still qualified to vote in the municipality, the board shall attempt to determine with certainty what the true status of the voter's eligibility is.
- (ii) The board of vivil authority may consider and rely upon official and unofficial public records and documents, including telephone directories, city directories, newspapers, death certificates, obituary (or other public notice of death), tax records, and any checklist or checklists showing persons who voted in any election within the last four years.
- (iii) The board of civil authority may also designate one or more persons to attempt to contact the voter personally.
- (B) Any voter whom the board of civil authority finds through such inquiry to be eligible to remain on the checklist shall be retained without further action being taken.
- (C) The name of any voter proven to be deceased shall be removed from the checklist.
- $(3)\underline{(A)(i)}$ If after conducting its inquiry the board of civil authority or town clerk is unable to locate a voter whose name is on the checklist, or if the inquiry reveals facts indicating that the voter may no longer be eligible to vote in the municipality, the board of civil authority or, upon request of the board, the town clerk shall send a written notice to the voter.
- (ii) The notice shall be sent by first-class mail to the most recent known address of the voter, asking the voter to verify his or her current eligibility to vote in the municipality.
- (iii) The notice shall be sent with the required U.S. Postal Service language for requesting change of address information

- (D) Enclosed with the notice shall be a postage paid postage paid pre-addressed return form on which the voter may reply swearing or affirming the voter's current place of residence as the municipality in question or alternatively consenting to the removal of the voter's name.
- (C) The notice required by this subsection shall also include the following.
- (A)(i) A statement informing the voter that if the voter has not changed his or her residence, or if the voter has changed his or her residence but the change was within the area covered by the checklist, the voter should return the form to the town clerk's office. The statement shall also inform the voter that if he or size fails to return the form as provided in this subdivision, written affirmation of the voter's address shall be required before the voter is permitted to vote.
- (B)(ii) Information concerning how the voter can register to vote in another state or another municipality within this State.
- (4) If the voter confirms is writing that the voter has changed his or her residence to a place outside the area covered by the checklist, the board of civil authority shall remove the voter's name from the checklist.
- (5) In the case of voters who failed to respond to the notice sent pursuant to subdivision (3) of this subsection, the board of civil authority shall remove the voter's name from the checklis, on the day after the second general election following the date of such notice, if the voter has not voted or appeared to vote in an election since the notice was sent or has not otherwise demonstrated his or her eligibility to remain on the checklist.
- (6)(A) Notwithstanding the provisions of subdivision (5) of this subsection, if at any time subsequent to removal of a person's name from the checklist, the board determines that the person was still qualified to vote and that the voter's name should not have been removed, the board shall add the person's name to the checklist as provided in section 2147 of this title chapter.
- (B) The provisions of this chapter shall be liberally construed, so that if there is any reasonable doubt whether a person's name should have been removed from the checklist, the person shall have the right to have the person's name immediately returned to the checklist.
- $(7)\underline{(A)}$ The board of civil authority shall keep detailed records of its proceedings under this subchapter for at least two years. These records, except records relating to a person's decision not to register to vote or to the identity of the voter registration agency through which any particular voter registered, shall be public records and shall be available for inspection and

convince at actual cost. The records shall include:

(1)(i) in the case of each name removed from the checklist, a clear statement of the reason or reasons for which the name was removed;

- (B)(ii) in the case of the updating of the checklist required by subsection (c) of this section, the working copy or copies of the checklist used in the name by name review conducted to ascertain continued eligibility to vote;
- (C)(ii) the total number of new registrations occurring during the period between general elections;
- (D)(iv) the total number of persons removed from the checklist during the period between general elections; and
- (E)(v) lists of the names and addresses of all persons to whom notices were sent under this sussection, and information concerning whether or not each person to whom a notice was sent responded to the notice as of the date that inspection of the records is made.
- (B)(i) A letter certifying compliance with this section shall be filed with the Secretary of State by on or before September 20 of each odd-numbered year.
- (ii) Upon request of an Superior judge or upon request of the Secretary of State, the town clerk shall forward a certified copy of the records of checklist maintenance.

* * * Political Paries * * *

Sec. 7. 17 V.S.A. chapter 45 is amended to read

CHAPTER 45. POLITICAL PARTIES

§ 2301. ORGANIZATION OF MAJOR POLITICAL PARTIES

A major political party shall organize biennially as provided in this chapter. No \underline{A} person acting on behalf of a major political party shall <u>not</u> accept any contribution or make any expenditure (except for the purpose of organizing under this chapter) unless the party has a current certificate of organization on file with the Secretary of State.

§ 2302. STATE CHAIR TO CALL CAUCUS

- (a) The chair of the State committee of a party shall set a date for members of the party to meet in caucus in their respective towns, which. The acte shall be between September 10 and September 30, inclusive, in each odd-numbered year.
- (b) At least 14 days before the date set for the caucuses, the State chair shall mail or electronically mail a notice of the date and purpose of the

sees to each town clock and to each town and county chair of the party.

\$ 3303. TOWN CHAIR TO GIVE NOTICE

- (a) The town chair or, if unavailable or if the records of the Secretary of State show there is no chair, any three voters of the town shall arrange to hold a caucus on the day designated by the State chair, in some public place within the town and shall set the hour of the caucus.
- (b)(1) At reast five days before the day of the caucus, the town chair shall post a notice of the date, purpose, time, and place of the caucus in the town clerk's office and in at least one other public place in town.
- (2) In towns of 3,000 5,000 or more population, he or she shall also publish the notice:
 - (A) in a newspaper having general circulation in the town; or
- (B) in a nonpartisan electronic news media website <u>or online forum</u> that specializes in news of the State or the community.
- (c) If three voters arrange to call the caucus, the voters shall designate one person among them to perform the duties prescribed in subsection (b) of this section for the town chair.

§ 2304. TOWN CAUCUS

- (a)(1) At the time and place set for the town caucus, the voters of the party residing in the town shall meet in caucus and proceed to elect a town committee, consisting of such number of voters of the town as the caucus deems necessary, to serve during the following two years or until their successors are elected or appointed.
- (2) Additional members of a town committee may be elected by the town committee at any meeting, and may be eligible to vote on matters before the town committee at that meeting or at the next meeting as determined by the members of the committee before the election.
- (b) The voter checklist used by the caucus shall be the most recent checklist approved by the board of civil authority.

§ 2305. FIRST MEETING OF TOWN COMMITTEE

- $\underline{(a)(1)}$ The first meeting of the town committee shall be held typediately following adjournment of the caucus.
- (2) At this meeting, members of the town committee shall elect committee officers and delegates to the county committee.
- (b) All officers and other members of the town committee and all delegates to the county committee shall be voters of the town.

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If the voters of the party residing in any town fail to hold a caucus on the day lesignated by the State chairman chair, any three or more voters of the party residing in the town may call and hold a caucus at any time thereafter, in the manner provided above in sections 2303 through 2305 of this chapter. Those voters calling the caucus shall designate one of their number person among them to perform the duties prescribed above in section 2303 for the town chair.

§ 2307. CERTIFICATION OF OFFICERS AND COUNTY COMMITTEE DELEGATIS

- (a) Within 72 hours after the caucus, the chair and secretary of the town committee shall mail_submit to the Secretary of State and the chairs of the State and county committees a copy of the notice calling the meeting and a certified list of the names, and mailing addresses, phone numbers, and e-mails of the officers and members of the town committee and of the delegates to the county committee.
- (b) A committee is not considered organized until <u>a certificate of organization is filed by the State committee with the Secretary of State pursuant to section 2313 of this chapter it has filed the material required by this section.</u>
- (c) The Secretary of State shall furnish forms for this purpose to the chair of the State committee of a political party.

§ 2308. COMPOSITION OF COUNTY COMMITSEE

- is entitled to elect shall be apportioned by the State committee, based upon the number of votes cast for the party's candidate for Consens r in the last election, provided that each to measures shall be entitled to elect at least the acceptance.
- (a) The number of delegates to the county committee that each town caucus is entitled to elect shall be apportioned by the State committee, eased upon the number of votes cast for the party's candidate for Governor in the last election, provided that each town caucus shall be entitled to elect at least two delegates.
- (b) Delegates to the county committee shall be voters of the town, but need not be members of the town committee; they.
- (c) Delegates shall serve during the following for two years following their election or until their successors are elected or appointed

C 1200 FIDET MEETING OF COUNTY COMMITTEE

- (a)(1) The chair of the State committee shall set a date, not more than 45 days after the date of the party's caucuses, for the first meeting of each county committee.
- (2) The State chair shall notify the chairs of the county committees of the date of the meeting.
- (3) $\underline{(A)}$ The chair of the county committee shall set the hour and place of the meeting and shall notify all delegates-elect by mail or electronic mail not less than 10 days prior to the meeting.
- (B) If the chair of the county committee receives notice that a town committee within the county has organized 10 or fewer days before the date of the first meeting of the county committee, the chair must shall notify the newly elected members within 48 hours of receiving notice of the organized town committee.
- (b) (1) At the time and place set for the meeting, the delegates shall proceed to elect their officers and perfect an organization of the county committee for the ensuing two years.
- (2) All officers and other members of the county committee and all delegates to the State committee shall be vo ers of the county.

§ 2310. ELECTION OF STATE COMMITTED

- (a) (1) The chair of the county committee shall be a member of the State committee.
- (2) Each county committee shall be entitled to elect at least two additional members of the State committee. These a legates need not be members of the county committee.
- (3) If the rules or bylaws of a State committee provide for apportionment of additional members of the State committee to some from the county, the county committee also shall elect those additional members.
- (b) All county committee members and officers and all persons elected to the State committee shall be voters in the county from which they are elected.
- (c) County committee members and delegates to the State committee Shall serve for the following two years following their election or until their

COMMITTEE MEMBERS

- (k) Within 72 hours of the first meeting of the county committee, its chair and secretary shall mail <u>submit</u> to the Secretary of State and the chair of the State committee a copy of the notice calling the meeting and a certified list of the names, and mailing addresses, <u>phone numbers</u>, and <u>e-mails</u> of the officers of the county committee and of the members elected by the county committee to the State committee.
- (b) A committee is not considered organized until it has filed the material required by this section a certificate of organization is filed by the State committee with the Secretary of State pursuant to section 2313 of this chapter.
- (c) The Secretary of State shall prescribe and furnish forms for this purpose.

§ 2312. FIRST MEETING OF THE STATE COMMITTEE

- (a) The chair of the State committee shall name an hour and place of meeting on a day not less than 15 nor more than 30 days after the day set for the first meeting of the county committee of the party, at which time the members-elect of the State committee shall meet and perfect an organization of the State committee for the ensuing two years.
- (b) The chair of the State committee shall notify all members-elect of the State committee in writing, at least seven 10 days before the day set for the meeting.

§ 2313. FILING OF CERTIFICATE OF ORGANIZATION

- (a)(1) Within 10 days after the first meeting of the State committee of a party, the chair and secretary shall file in the office of the Secretary of State a certificate stating that the party has completed its organization for the ensuing two years and has substantially complied with the provisions of this chapter.
- (2) However, no State committee shall be eligible to file a certificate of organization unless it has town committees organized in at least 30 towns in this State and county committees organized in at least seven counties by January 1 of the year of the general election.
 - (b) The certificate of organization shall:
- (1) set forth the names, and mailing addresses, phone numbers, and emails of the officers and members of the State committee, together with the counties that they represent. It shall also;
 - (2) contain a listing of the towns and counties in which committees have

(3) designate, in not more than three words, the name by which the party shall be identified on any Australian ballot; and shall

(4) be accompanied by a copy of the notice calling the meeting.

* * *

§ 2316. STCRET BALLOT

At every exacus or meeting of a political committee, if there is a contest for nomination, recommendation, or election to any office or position, the vote shall be taken by secret written ballot. [Repealed.]

§ 2317. VOTERS NOT TO PARTICIPATE IN MORE THAN ONE PARTY

No \underline{A} voter shall <u>not</u> vote in the biennial \underline{a} town, county, or State caucus of more than one party in the same <u>year 12-month period</u>, nor shall any voter simultaneously hold membership on the committees of more than one political party.

§ 2319. PARTY CONVENTIONS FOR PLATFORMS AND PRESIDENTIAL ELECTIONS

On or before the fourth Tuesday in September in each even-numbered year, upon the call of the chair of the State committee of the party, a party platform convention of each organized political party shall be held to make and adopt the platform of the party. In presidential years, the convention shall be the same convention held to nominate presidential electors.

* * * Nominations * * *

Sec. 8. 17 V.S.A. chapter 49 is amended to read:

CHAPTER 49. NOMINATIONS

Subchapter 1. Primary Elections

* * *

§ 2353. PETITIONS TO PLACE NAMES ON BALLOT

(a) The name of any person shall be printed upon the primary callot as a candidate for nomination by any major political party for any the office indicated, if petitions a petition containing the requisite number of signatures made by registered voters, in substantially the following form, are is filed with the proper official, together with the person's written consent to having his or

* * *

- (b)(1) A person's name shall not be listed as a candidate on the primary ballet of more than one party in the same election.
- A single petition shall contain only one office for which a person seeks to be a candidate.
- (3) A person shall file a separate petition for each office for which he or she seeks to be a candidate.

§ 2354. SIGNING PETITIONS

- (a) Any number of voters may sign the same petition.
- (b)(1) A voter's signature shall not be valid unless at the time he or she signs, the voter is registered and qualified to vote for the candidate whose petition he or she signs.
- (2) Each voter shall indicate his or her town of residence next to his or her signature.
- (c) The signature of a voter of a candidate's petition does not necessarily indicate that the voter supports the candidate. A voter shall not sign more than one petition for the same office, tyless more than one nomination is to be made, in which case he or she may sign as many petitions as there are nominations to be made for the same office.
 - (d) A petition shall contain the name of only one candidate.

* * *

§ 2368. CANVASSING COMMITTEE MEETINGS

After the primary election is conducted, the:

- (1) The canvassing committee for State and national offices and statewide public questions shall meet at 10 a.m. one week after the day of the election.
- (2) The canvassing committee for county offices and, countywide public questions, and State Senator shall meet at 10 a.m. on the third day following the election.
- (3) The canvassing committees for local offices and, local public questions, including and State Representative, shall meet at 10 a.m. on the day after the election, except that in the case of canvassing committees for State Representative in multi-town representative districts, the committees shall meet

C 2260 DETERMINING WINNER, THE VOTES

- (a) A person who receives a plurality of all the votes cast by a party in a primary shall be a candidate of that party for the office designated on the ballot.
- (b)(1) If after the period for requesting a recount under section 2602 of this title has expired, no candidate has requested a recount and two or more candidates of the same party are tied for the same office, or if the results of any recount result in a tie the choice among those tied shall be determined upon five days' notice and not later than 10 days following the primary election by the committee of that party, which shall meet to nominate a candidate from among the tied candidate. The committee that nominates a candidate shall be as follows:
 - (A) the State committee of a party for a State or congressional office;
 - (B) the senatorial district committee for State Senate;
 - (C) the county committee for county office; or
- (D) the representative district committee for a Representative to the General Assembly.
- (2) The committee chair shall certify the candidate nomination for the general election to the Secretary of State within 48 hours of the nomination.

Subchapter 3. Independent Candidates

* * *

§ 2403. NUMBER OF CANDIDATES; PARTY NAMES

(a) A statement of nomination shall contain the name of only one candidate, except in the case of presidential and vice presidential condidates, who may be nominated by means of the same statement of nomination. A person shall not sign more than one statement of nomination for the same office.

Substitution 1. Miscellineous Provisions

* * *

§ 24N. CANDIDATES FOR STATE AND LEGISLATIVE OFFICE; DISCLOSURE FORM

* * *

- (d)(1) A senatorial district clerk or representative district clerk who receives a disclosure form under this section shall forward a copy of the disclosure to the Secretary of State within three business days of receiving it.
- (2)(A) The Secretary of State shall post a copy of any disclosure forms and tax returns he or sie receives under this section on his or her official State website. The forms shall remain posted on the Secretary's website until the date of the filing deadling for petition and consent forms for major party candidates for the statewide primary in the following election cycle.

* * * Election Complaint Procedure * * *

Sec. 9. 17 V.S.A. § 2458 is amended to read:

§ 2458. COMPLAINT PROCEDURE

- (a)(1) The Secretary of State shall adopt rules to establish a uniform and nondiscriminatory complaint procedure to be used by any person who believes that a violation of this title or any other provision of Title III of United States Public Law 107-252 52 U.S.C. chapter 209, subchapter III (Uniform and Nondiscriminatory Election Technology and Administration Requirements) has occurred, is occurring, or is about to occur in the course of any election in which a candidate for federal office appears on the ballo
- (b) For purposes of As used in this section, "complaint shall mean means a statement in writing made by a voter stating, with particularity, the violation, notarized, and sworn or affirmed under penalty of perjury.
- (c) The Secretary's rules shall provide for an informal proceeding to hear complaints for all complainants unless a formal hearing is requested. Formal complaints held pursuant to this section shall be in conformance with the rules adopted by the Secretary.
- (d) Any decision of the Secretary may be appealed to the Superior Court in the county where the individual resides

* * * Conduct of Elections * * *

Sea 10. 17 V.S.A. § 2473 is amended to read:

§ 24X. PROVISIONS RELATIVE TO PRESIDENTIAL ELECTION

- (c)(1) If a candidate whose name is not printed on the ballot receives the greatest number of votes for President, the Secretary of State shall notify him or her of that fict, and within two weeks thereafter, the candidate shall file with the Secretary of State, a list of freemen and freewomen voters equal to the number of electors that the State is entitled to elect. The list shall be signed by the candidate personally.
- (2) The persons so named shall be electors, having the duties prescribed in this title.
- Sec. 11. 17 V.S.A. § 2508 is amended to read:
- § 2508. CAMPAIGNING DURING POLLING HOURS; VOTER ACCESS
- (a)(1) The presiding officer shall ensure during polling hours on the day of the election that:
- (A) within the building containing a polling place, no campaign literature, stickers, buttons, name stamps, information on write-in candidates, or other political materials that display the name of a candidate on the ballot or an organized political party or that demonstrate support or opposition to a question on the ballot are displayed, placed, handed out, or allowed to remain;
- (B) within the building containing a polling place, no candidate, election official, or other person distributes election materials, solicits voters regarding an item or candidate on the ballot, or otherwise campaigns; and
- (C) on the walks and driveways leading to a building in which a polling place is located, no candidate or other person physically interferes with the progress of a voter to and from the polling place.
- (2) The provisions of subdivision (1) of this subsection shall apply to the town clerk's office during any period of early or absentee voting.
- (b) During polling hours, the presiding officer shall control the placement of signs on the property of the polling place in a fair manner.
- (c) The provisions of this section shall be posted in the notice required in section 2521 of this title chapter.

* * * Early or Absentee Voters * * *

Se 12. 17 V.S.A. chapter 51, subchapter 6 is amended to read:

Subchapter 6. Early or Absentee Voters

§ 2531. APPLICATION FOR EARLY VOTER ABSENTEE BALLOT

(a) <u>Deadline to file.</u>

- (1)(A) A voter who expects to be an early or absentee voter, or an authorized person on behalf of such voter, may apply for an early voter absentee ballot until 5:00 p.m. or the closing of the town clerk's office on the day preceding the election.
- (2)(B) If a town clerk does not have regular office hours on the day before the election and its or her office will not otherwise be open on that day, an application may be filed until the closing of the clerk's office on the last day that office has hours preceding the election.
- (2)(A) In cases of emergency, including unanticipated illness or injury, at his or her discretion the town clerk may accept a request for an absentee ballot after the deadline set forth it subdivision (1) of this subsection.
- (B) In such cases of smergency, the ballot may be mailed, electronically delivered, or delivered by two justices of the peace as set forth in subsection 2539(b) of this subchapter.

(b) Place of filing.

- (1) All applications shall be filed with the town clerk of the town in which the early or absentee voter is registered to vote.
- (2) The town clerk shall file written applications and memoranda of verbal applications in his or her office, and shall retain the applications and memoranda for 90 days following the election, at which time they may be destroyed.
- (c) <u>Australian ballot.</u> Voting by early voter absentee ballot shall be allowed only in elections using the Australian ballot system.

§ 2532. APPLICATIONS AUTHORIZED APPLICANTS; APPLICATION FORM; DUPLICATES

(a) Authorized applicants.

(1)(A) An early or absentee voter, or an authorized family member or health care provider acting in the voter's behalf, may apply for an early voter absentee ballot by telephone, in person, or in writing. "Family As used in this subsection, "family member" here means a person's spouse, children, brothers,

privided, however, that voter authorization to such a person shall not be given
by response to a robotic phone call.
(b)(2) Form of application.
$\underline{(1)}$ The application shall be in substantially the following form:
REQUEST FOR EARLY VOTER ABSENTEE BALLOT
Name of early or absentee voter:
Voter's Town of Residence:
Current physical address (address where you reside):
Telephone Number: E-mail Address:
Date:
I request early voter absentee ballo (s) for the election(s) checked below:
(1) Annual Town Meeting;
(2) All other local elections;
(3) August Primary Election;
(4) Presidential Primary (YOU MUST SILECT PARTY);
(5) November General Election;
(6) All elections in this calendar year.
Please deliver the ballot(s) as indicated below (check one):
(1) Mail to voter at:
Street or P.O. Box Town/City State Zip Code
(2) Delivery by two Justices of the Peace (this may only be selected if you are ill or if you, injured, or have a physical disability)
If applicant is other than early or absentee voter:
Name of applicant:
Address of applicant:
Relationship to early or absentee voter:

$\overline{}$	Organization,	ij	applicable.		
	Date:	Signature	of	applicant:	

- (3) If the application is made by telephone or in writing, the information supplied must <u>shall</u> be in substantial conformance with the information requested on this form.
- (b) A person temporarily residing in a foreign country who is eligible to register to vote in this State, or a military service absentee voter who is eligible to register to vote in this State, may apply for early voter absentee ballots in the same manner analymithin the same time limits that apply for other early or absentee voters. An efficial federal postcard application shall suffice as a simultaneous request for an application for addition to the checklist and for an early voter absentee ballot, when properly submitted. Any other person also may make a simultaneous request for an application for addition to the checklist and for an early voter absentee ballot.

(c) Simultaneous voter registration.

- (1) If a person makes a simultaneous request to register to vote and to apply for an early voter absentee ballot or if the request for an early voter absentee ballot is made for a person who is not yet registered and the request is received by the town clerk receives the request prior to the deadline for requesting to apply for early voter absentee ballots set forth in section 2531 of this chapter subchapter, the town clerk shall mail a blank voter registration application for addition to the checklist, together with a full set of early voter absentee ballots, to that person.
- (2) An official federal postcard application shall suffice as a simultaneous application to register to vote and for an early voter absentee ballot.
- (3)(A) All such voter registration applications for addition to the checklist that are returned to the town clerk before the close of the polls on election day shall be considered and acted upon by the board of civil authority before the ballots are counted.
- (B) If the <u>voter registration</u> application is approved and the <u>voter's</u> name added to the checklist, the early voter absentee ballots cast by hat voter shall be treated as other valid early voter absentee ballots.

(d) Application time frame.

(1) An application for an early voter absentee ballot shall be valid for the elections or the time frame specified by the applicant

(c)(2) A single application shall only be valid for any elections within the same calendar year.

(f) A person residing in a State institution may apply for early voter absence ballots in the same manner and within the same time limits that apply for other early or absentee voters.

(g)(e) Duplicate early voter absentee ballots.

- (1)(A) The town clerk may, upon application, issue a duplicate early voter absentee callot if the original ballot is not received by the voter within a reasonable period of time after mailing.
- (B) The application may be made by a person entitled to apply for an early voter absentee ballot under subsection (a) of this section and shall be accompanied by a sworn statement affirming that the voter has not received the original ballot.
- (2) If a duplicate early voter absentee ballot is issued and both the duplicate and original early voter absentee ballots are received before the close of the polls on election day, the ballot with the earlier postmark shall be counted.

(h)(f) Unauthorized applicants.

- (1) Any person who applies for an early voter absentee ballot knowing the person is without authorization from the early or absentee voter shall be fined not more than \$100.00 per violation for the first three violations; not more than \$500.00 per violation for the fourth through ninth violations; and not more than \$1,000.00 per violation for the tenth and subsequent violations.
- (2) The Attorney General or a State's Attorney, whenever he or she has reason to believe any person to be or to have seen in violation of this provision, shall conduct a civil investigation in accordance with the procedures set forth in section 2904 of this title.

* * *

§ 2537. EARLY OR ABSENTEE VOTING IN THE TOWN CLYRK'S OFFICE

- (a)(1) A voter may, if he or she chooses, apply in person to the town clerk for the early voter absentee ballots and envelopes rather than having them mailed as required by section 2539 of this subchapter.
- (2) In this case, the clerk shall furnish the early voter absentee ballots and envelopes when a valid application has been made, or at such time as the labely which over some first

(2) The voter may.

- (A) mark his or her ballots, place them in the envelope, sign the certificate, and return the ballots in the envelope containing the certificate to the town clerk or an assistant town clerk without leaving the office of the town clerk; or the voter may
- (b) take the ballots and return them to the town clerk in the same manner as if he ballots had been received by mail.
- (b) No per on, except Except for justices of the peace as provided in section 2538 of this subchapter, may a person shall not take any ballot from the town clerk on behalf of any other person.

§ 2538. DELIVERY OF BALLOTS BY JUSTICES OF THE PEACE

- (a)(1) In the case of persons who are early or absentee voters due to illness, injury, or physical disability, ballots shall be delivered in the following manner, unless the early or absentee voter has requested pursuant to section 2539 of this title subchapter that the early voter absentee ballots be mailed or electronically delivered.
- (2) Not later than three days prior to the election, the board of civil authority or, upon request of the board, the town clerk, shall designate in pairs justices of the peace in numbers sufficient to deliver early voter absentee ballots to the applicants for early voter absentee ballots who have stated in their applications that they are unable to vote in person at the polling place due to illness, injury, or physical disability but who have not requested in their applications that early voter absentee ballots be mailed to them. No \underline{A} pair shall \underline{not} consist of two justices from the same political party.
- (3) If there shall not be available a sufficient number of justices to make up the required number of pairs, a member of each remaining pair shall be designated by the board, to be selected from lists of registered voters submitted by the chairs of the town committees of political parties, and from among registered voters who in written application to the board state that they are not affiliated with any political party.
- (4) No <u>A</u> candidate or spouse, parent, or child of a candidate shall <u>not</u> be eligible to perform the duties prescribed by this section unless the candidate involved is not disqualified by section 2456 of this <u>title chapter</u> from serving as an election official. This shall not prevent a candidate for district office from serving as a justice in another district.
- (5) The compensation of justices and voters designated under this subsection shall be fixed by the board of civil authority and shall be paid by

(6) The justices may, but shall not be required to, deliver ballots outside the town.

- (i.)(1) The town clerk shall divide the list of applicants who have an illness, injury, or physical disability into approximately as many equal parts as there are pair, of justices so designated, having regard to the several parts of the town in which the applicants may be found.
- (2) As soon as early voter absentee ballots are available, the clerk shall deliver to each pair of justices one part of the list, together with early voter absentee ballots and envelopes for each applicant.
- (3) When justices receive ballots and envelopes prior to election day, they shall receive only the ballots and envelopes they are assigned to deliver on that day.
- (c)(1) Each pair of justices on the days they are assigned to deliver the ballots and envelopes shall call upon each of the early or absentee voters whose name appears on the part of the list furnished to them and shall deliver early voter absentee ballots and envelopes to each early or absentee voter.
- (2) The early or absentee voter shall then proceed to mark the ballots alone or in the presence of the justices, but without exhibiting them to the justices or to any other person, except that when the early or absentee voter is blind or physically unable to mark his or her ballots, they may be marked by one of the justices in full view of the other.

§ 2539. MAILING <u>DELIVERY</u> OF EARLY VOTER ABSENTEE BALLOTS; VOTERS WHO ARE PERMANENTLY DISABLED

(a) Default; town office or mail.

- (1) Unless Except as provided in subsections (b) and (c) of this section, unless the early or absentee voter votes in the town clerk's office as set forth in section 2537 of this subchapter, or unless the justices are to deliver the early voter absentee ballots to the early or absentee voter, the town clerk shall provide to the early or absentee voter who comes to the town clerk's office a complete set of early voter absentee ballots or mail a complete set of early voter absentee ballots to each early or absentee voter for whom a valid application has been filed.
- (2) The early voter absentee ballots shall be mailed forthwith upon the filing of a valid application, or upon the town clerk's receipt of the incessary ballots, whichever is later.
- (b) <u>Voters who are ill, injured, or have a disability.</u> In the case of persons who are early or absentee voters due to illness, <u>injury</u>, or physical disability, if the roter or authorized person requests in his or her application or other vise.

the peace or electronically delivered, the town clerk shall mail or electronically deliver the ballots; otherwise the ballots shall be delivered to such voters the voter by justices of the peace as set forth in section 2538 of this subchapter. In the case of all other early or absentee voters, the town clerk shall man the early voter absentee ballots, unless the voter chooses to apply and vote in verson at the town clerk's office.

(c) Military or overseas voters.

- (1) Early voter absentee ballots to for military or overseas voters shall be sent air mail, first class, postpaid when such service is available, or they may be sent by email electronically delivered when requested by the voter.
- (2)(A) The town clerk's office shall be open on the 46th day before any election that includes a Jederal office and the town clerk shall send on or before that day all absenter ballots to any military or overseas voter who requested an early voter absence ballot on or before that day.
- (B) On that day the town clerk shall complete any reporting requirements and any other responsibilities regarding the mailing of early voter absentee ballots to military or overseas voters, as directed by the Secretary of State.

§ 2540. INSTRUCTIONS TO BE SENT WITH BALLOTS

(a) The town clerk shall send with all early voter absentee ballots and envelopes printed instructions, which may be included on the envelope, in substantially the following form:

INSTRUCTIONS FOR EARLY OR ABSENTEE VOXERS

- 1. Mark the ballots.
- 2. Place them in this envelope.
- 3. Fill out and sign the certificate on the envelope.
- 4. Mail or deliver the envelope containing the ballots to the town clerk of the town where you are a registered voter in time to arrive not later than election day.

Note: If these ballots have been brought to you personally by two justices of the peace because of your illness, injury or physical disability, just return them to the justices after you have signed the envelope. YOU FAVE THE RIGHT TO MARK YOUR BALLOTS IN PRIVATE - but if you ask for

DE SURE TO FILL OUT AND SIGN THE CERTIFICATE ON THIS ENVELOPE OR YOUR VOTE WILL NOT COUNT!

(b) In the case of early absentee voting in a primary, the instructions shall also include appropriate instructions prepared by the Secretary of State for separating and depositing unvoted ballots in a separate envelope provided and clearly marked for that purpose.

§ 2541. MANKING OF BALLOTS

- (a) An early vr absentee voter to whom ballots, envelopes, and instructions are mailed shall mark the ballots in accordance with the instructions.
- (b) When an early or absentee voter is blind or is physically unable to go to the polls to vote in person or to mark his or her ballots, they may be marked by one of the officers who delivers the ballots, in the presence of the other officer. A person who gives assistance to a voter in the marking or registering of ballots shall not in any way divulge any information regarding the choice of the voter or the manner in which the voter's ballot was cast.
- (c) If an early or absentee voter makes an error in marking a ballot, the voter may return that ballot by mail or in person to the town clerk and receive another ballot, consistent with the provisions of section 2568 of this title chapter.

* * *

§ 2546b. EARLY VOTING IN TOWN CLERK'S OFFICE; DEPOSIT INTO VOTE TABULATOR

- (a)(1) A board of civil authority may vote to permit its town's registered early or absentee voters to vote in the town clerk's office in the same manner as those voting on election day by marking their early voter absentee ballots and depositing them into a vote tabulator.
- (2) If a board of civil authority votes to permit early voting as described in subdivision (1) of this subsection, the town's process for conducting this early voting shall conform to the provisions of this section and to guidance that the Secretary of State shall adopt for this purpose.
- (b)(1) During business hours in the town clerk's office, the vote tabulator and ballot bin shall be in a secured area accessible only to election officials and voters. The vote tabulator unit shall be secured with an identifiable seal and the ballot box containing voted ballots shall remain locked at all times and secured with an identifiable seal. Neither seal shall be broken prior to the time of closing the polls on election day.

- (2) Once early voting has commenced in the town clerk's office, the town clerk or designee shall certify each day in a record prepared for this purpose that the seals on the vote tabulator and ballot box are intact.
- When an election official is not present or at times other than business hours, the sealed vote tabulator and ballot box shall be secured in the town clerk's office vault.
- (4) The town clerk shall maintain a record of each early or absentee voter who voted in person in accordance with this section.

(c) On the day of the election:

- (1) The seared vote tabulator and sealed ballot boxes shall be transferred to the polling place on election day by two election officials and shall not be opened until the polls have closed on election day.
- (2) When the vote taculator is turned on at the polling place, the town clerk shall verify that the number of ballots that the vote tabulator displays as having been counted matches the number of voters who deposited their early voter absentee ballots in the vote subulator in accordance with this section and any early voter absentee ballots that were processed and deposited in the vote tabulator under section 2546a of this Subchapter.
- (3) All early voter absentee ballots shall be commingled with those voted at the polls on election day prior to being examined for the purpose of identifying write-in votes.

§ 2547. DEFECTIVE BALLOTS

- (a) If upon examination by the election officials it shall appear that any of the following defects is present, either the ballot on the unopened certificate envelope shall be marked "defective" and the ballot shall not be counted:
 - (1) the <u>identity of the early or absentee voter cannot be determined;</u>
 - (2) the early or absentee voter is not legally qualified to vote;
- (2)(3) the early or absentee voter has voted in person or previously returned a ballot in the same election;
 - (3) the affidavit on the certificate envelope is not completed;
 - (4) the certificate is not signed;
 - (5) the voted ballot is not in the certificate envelope; or
- (6) in the case of a primary vote, the early or absentee voter has failed to return the unvoted primary ballots.

(b) Each defective bullet or imperiod certificate envelope shall be

- (1) affixed with a note from the presiding officer indicating the reason it was determined to be defective;
- placed with other such defective ballots in an envelope marked "Defective Ballots Voter Checked Off Checklist Do Not Count"; and
- (3) returned in that envelope to the town clerk in the manner prescribed by section 2500 of this <u>title chapter</u>.
- (c) The provisions of this section shall be indicated prominently in the early or absentee voter material prepared by the Secretary of State.

* * *

- * * * Process of Voting; Count and Return of Votes * * *
- Sec. 13. 17 V.S.A. § 2568 s amended to read:
- § 2568. REMOVING BALLOTS FROM POLLING PLACE; REPLACEMENT, BLYNK, AND UNUSED BALLOTS
- (a) Removing ballots from politing place. A person shall not take or remove a ballot from the polling place before the close of the polls.
 - (b) Replacement ballots.

* *

(c) Unused ballots. Ballots originally delivered to the presiding officer that remain undistributed to the voters shall be preserved and returned to the town clerks, and the clerk shall preserve them in such condition, unless called for by some authority entitled to demand and receive them. After 90 days from the date the election is held following the election, they may be destroyed or distributed by the town clerk for educational purposes or for any other purpose the town clerk deems appropriate.

Sec. 14. [Deleted.]

* * * Recounts * * *

Sec. 15. 17 V.S.A. § 2601 is amended to read:

§ 2601. RECOUNT THRESHOLD

(a)(1) In an election for <u>federal office</u>, statewide office, county office, or State Senator, if the difference between the number of votes cast for a vinning candidate and the number of votes cast for a losing candidate is two percent or less of the total votes cast for all the candidates for an office, divided by the number of persons to be elected, that losing candidate shall have the right to

- (2) In an election for State Representative, if the difference between the number of votes cast for a winning candidate and the number of votes cast for a losing candidate is five percent or less of the total votes cast for all the candidates for an office, divided by the number of persons to be elected, that losing candidate shall have the right to have the votes for that office recounted.
- (b) In the case of a recount for a local election, the threshold and procedures for conducting the recount shall be as provided in chapter 55, subchapter 3 of this title.
- Sec. 16. 17 V.S.A. § 2602k is amended to read:
- § 2602k. RECOUNT TIES
- (a)(1) If a recount of a primary election results in a tie, the provisions of subsection 2369(b) of this title shall apply.
- (2) If a recount of a public question results in a tie, a runoff election shall not be held, and the question shall be certified not to have passed.
- (3) If the <u>a</u> recount <u>of a general election</u> results in a tie, the <u>provisions of this section shall apply, and the</u> court shall order a runoff election to be held, within three weeks of the recount, or a date set by the court.
- (b) The only candidates who shall appear on the ballot at the runoff election shall be those who tied in the previous election.
- (c) The runoff election shall be considered a separate election for the purpose of voter registration under chapter 43 of this title.
- (d) If the recount confirms a tie as to any public question, a runoff election shall not be held, and the question shall be certified not to have passed. [Repealed.]
- (e) Warnings for a runoff election shall be posted as required by subchapter 5 of this chapter, except that the warnings shall be posted not less than 10 days before the runoff election.
- (f) The conduct of a runoff election shall be as provided in this chapter for general elections.
 - * * * Special Election for Congressional Vacancies * * *
- Sec. 17. 17 V.S.A. § 2621 is amended to read:
- § 2621. VACANCY IN OFFICE OF U.S. SENATOR OR REPRESENTATIVE
- (a) If a vacancy occurs in the office of U.S. Senator or U.S. Representative, the Governor shall call a special election to fill the vacancy. His or have president and a day for the special election and a day for

interiment, pursuant to section 2352 of this title.

(b) The special election shall be held not more than three <u>six</u> months from the date the vacancy occurs, except that if the vacancy occurs within six months of a general election, the special election may be held the same day as the general election provided the ballots for the special election are able to be distributed by the deadline set forth in section 2479 of this title.

* * * Local Elections * * *

Sec. 18. 17 V.S.M. § 2681 is amended to read:

§ 2681. NOMINA YONS; PETITIONS; CONSENTS

(a)(1)(A) Nominations of the municipal officers shall be by petition. The petition shall be filed with the municipal clerk, together with the endorsement, if any, of any party or parties in accordance with the provisions of this title, not later than 5:00 p.m. on the sixth Monday preceding the day of the election, which shall be the filing deadine.

* * *

(3) A petition shall contain the name of only one candidate, and the candidate's name shall appear on the petition as it does on the voter checklist. A voter shall not sign more than one petition for the same office, unless more than one nomination is to be made, in which case the voter may sign as many petitions as there are nominations to be made for the same office.

* * *

* * * Voting on Town Manager Form of Governance * * *

Sec. 19. 24 V.S.A. chapter 37 is amended to read:

CHAPTER 37. TOWN, CITY, OR VILLAGE MANAGERS

* * *

§ 1241. PETITION; WARNING

When voters, in number equal to five percent of the legal registered voters in town, petition the selectboard therefor in writing to adopt or rescind the town manager form of governance, the warning for the annual or special meeting which that shall be called upon such petition shall contain an article in substantially the following form set forth in section 1243 of this chapter: "To see if the town will vote to take advantage of the provisions of chapter 37 of Title 24 of the Vermont Statutes Annotated and authorize the selectboard to employ a town manager."

C 12/2 METHOD OF VOTING

When the question of the adoption or rejection of A town may vote at an annual or special meeting to adopt or rescind the provisions of this chapter is submitted to a meeting wherein the Australian ballot system is used for the election of officers, there. A vote on the question shall be printed upon the ballots below the list of candidates the following question in substantially the following form:

""Will Shan the [town name] vote to take advantage of [adopt/rescind] the town manager form of governance in accordance with the provisions of chapter 37 of Title 24 of the Vermont Statutes Annotated and authorize the selectboard to employ a town manager?"

And the voter shall make a cross or X in the blank space against the answer he or she desires to give concerning such question. The ballots shall be counted forthwith by the board of civil authority and the result announced by the presiding officer.

- * * * Campaign Finance; Reporting Dates * * *
- Sec. 20. 17 V.S.A. § 2964 is amended to read:
- § 2964. CAMPAIGN REPORTS; CANDID ATES FOR STATE OFFICE, THE GENERAL ASSEMBLY, AND COUNTY OFFICE; POLITICAL COMMITTEES; POLITICAL PARTIES
- (a)(1) Each candidate for State office, the Seneral Assembly, or a two-year-term county office who has rolled over any amount of surplus into his or her new campaign or who has made expenditures or accepted contributions of \$500.00 or more during the two-year general election cycle and, except as provided in subsection (b) of this section, each political committee that has not filed a final report pursuant to subsection 2965(b) of this chapter, and each political party required to register under section 2923 of this chapter shall file with the Secretary of State campaign finance reports as follows.
- (A) in the first year of the two-year general election cycle, on July 15 1; and
 - (B) in the second year of the two-year general election cycle.
 - (i) on March 15;
 - (ii) on July 45 1 and August 45 1;
 - (iii) on Sontombor I

(iv) on October 1, October 15, and the Friday before the general election; and

- (v) two weeks after the general election.
- (2) Each candidate for a four-year-term county office who has rolled over any amount of surplus into his or her new campaign or who has made expenditures or accepted contributions of \$500.00 or more during the four-year general election cycle shall file with the Secretary of State campaign finance reports as follows:
- (A) in the first three years of the four-year general election cycle, on July 15 1; and
 - (B) in the fourth year of the four-year general election cycle:
 - (i) on March 15;
 - (ii) on July 15 1 and August 15 1;
 - (iii) on September 1;
- (iv) on October 1, October 15, and the Friday before the general election; and
 - (v) two weeks after the general election.

* * * Effective Dates * *

Sec. 21. EFFECTIVE DATES

This act shall take effect on July 1, 2019, except that:

- (1) this section and Sec. 20, 17 V.S.A. § 2964 (can paign finance reports), shall take effect on passage; and
- (2) in Sec. 12, 17 V.S.A. chapter 51, subchapter 6 (early or absentee voters), § 2546b (early voting in town clerk's office; deposit into vote tabulator) shall take effect on July 1, 2020, except that the Secretary of State shall adopt the guidelines described in subdivision (a)(2) of that section on or before January 1, 2020.

* * * Ratification of Articles of Amendment to the Vermont Constitution * * *

Sec. 1. 17 V.S.A. chapter 32 is amended to read:

CHAPTER 32. PUBLICATION AND RATIFICATION OF ARTICLES OF AMENDMENT TO VERMONT CONSTITUTION

§ 1841. CONSTITUTIONAL REQUIREMENTS

- (a) Amendments to the Constitution, having been proposed by the General Assembly, published, and concurred in by the succeeding General Assembly as required by § 72 of Chapter II of the Constitution, shall be submitted to the people of the state State for their ratification and adoption in the manner provided in this chapter.
- (b) Following the concurrence by the succeeding General Assembly but prior to being submitted to the people of the State, the Governor shall issue a proclamation providing public notice of the proposed constitutional amendment.

§ 1842. TIME OF VOTING; WARNING

(a) The people shall be assembled for the purpose of voting on the article of amendment in their respective towns and cities at the same time and place as for the general election, on the first Tuesday after the first Monday in November, in even-numbered years, and the warning for each meeting shall contain an article, in substance as follows:

"To see if the freemen and freewomen voters will vote to accept or reject the proposed article of amendment to the Constitution of Vermont."

(b) The omission of that article from the warning shall not invalidate nor affect the vote on the proposed article of amendment, and the freemen and freewomen voters of each town or city shall vote on the article of amendment whether the warning contains the foregoing article or not.

§ 1843. PROCESS OF VOTING; MAKING RETURNS; CONDUCT OF MEETINGS

- (a)(1) At those meetings the freemen and freewomen voters may vote by ballot for or against the article of amendment.
- (2) The same officer shall preside in each such meeting as provided in section 2680 of this title.
- (b) The board of civil authority shall, in open meeting, receive, sort, and count the votes of the freemen and freewomen voters for and against the article of amendment and the result shall be declared by the presiding officer. That result shall be recorded by the clerk of the town or city and true returns thereof shall be made, sealed up and sent by the clerk by mail or otherwise to the Secretary of State as provided in section 2588 of this title.
- (c) The ballot boxes for the reception of votes polls for voting on the article of amendment shall be opened and shall close open as provided in section 2561 of this title.

§ 1844. PUBLICATION IN NEWSPAPERS AND ON STATE WEBSITES; BALLOTS

- (a)(1) The Secretary of State shall, between September 25 and October 1 in any year in which a vote on ratification of an article of amendment is taken, prepare copies of the proposal of amendment and forward them, with a summary of proposed changes, for publication in at least two newspapers having general circulation in the State, as determined by the Secretary of State.
- (2) The proposal shall be so published once each week for three successive weeks in each of the papers at the expense of the State and on the websites of the General Assembly and the Office of the Secretary of State.
- (b) The Secretary of State shall cause ballots to be prepared for a vote by the freemen and freewomen voters of the State upon the proposal of amendment.

§ 1845. QUALIFICATIONS OF VOTERS; CHECKLISTS, BOOTHS, CLERKS CONDUCT OF ELECTION

The qualifications of voters on the proposal of amendment, the checklist requirements for the election, and all other provisions relating to the conduct of the election shall be the same as those required of voters at general elections under sections 2121-2126 of this title and sections 2141-2150 of this title relating to checklists shall apply, but the checklist specified in section 2141 of this title to be used at the meetings under this act shall be prepared and posted at least 30 days before the first Tuesday after the first Monday in November, in even-numbered years. Voting booths shall be prepared and the ballot clerks and assisting clerks shall be appointed, as in case of general elections.

§ 1846. FAILURE TO POST CHECKLISTS

The failure of the selectboard of any town, or the proper officers of any city, to prepare and post checklists of the freemen and freewomen voters of the town or city at least 30 days before the first Tuesday after the first Monday in November, in even-numbered years, as provided by section 1845 2141 of this title, shall not invalidate the votes given by the freemen and freewomen voters of the town or city upon the proposed article of amendment.

* * *

§ 1848. TABULATION OF RETURNS; RECORD OF AMENDMENTS

The Governor and Secretary of State shall, on the second Tuesday of December, of the year in which a vote on ratification of an article of amendment is taken, open and tabulate the returns made under section 1843 of this title chapter; and if it appears therefrom that the article of amendment has

been ratified and adopted by a majority of the freemen and freewomen voters voting thereon, the amendment shall be enrolled on the parchment and deposited in the office of the Secretary of State as a part of the Constitution of this State and shall, in all future official revisions of the laws, be published in immediate connection therewith.

§ 1849. PROCLAMATION BY GOVERNOR

The Governor shall thereupon forthwith issue his or her proclamation, attested by the Secretary of State, reciting the article of amendment and announcing the ratification and adoption of it by the people of this State under this chapter and that the amendment has become a part of the Constitution thereof and requiring all magistrates and officers, and all citizens of the State to take notice thereof and govern themselves accordingly; or that the article of amendment has been rejected, as the case may be.

§ 1850. TRANSMISSION OF COPIES OF ACT CHAPTER AND FORMS TO CLERKS

- (a) The Secretary of State shall send to the clerk of each city and town a copy of this act chapter at least two months before the vote on the ratification of an article of amendment.
- (b) In any year in which a vote on ratification of an article of amendment is taken, the Secretary of State shall, within the period prescribed by section 1844 of this title chapter, send to the clerk of each city and town ballots provided for in that section 1844 of this title and blank forms for the returns of votes on the article of amendment.

* * * Reapportionment * * *

Sec. 2. 17 V.S.A. § 1881a is amended to read:

§ 1881a. SENATORIAL DISTRICTS; NOMINATIONS AND ELECTION

- (c)(1) Petitions for nominating candidates for Senator in the General Assembly by primary or by certificates of nomination of candidates for that office by convention, caucus, committee, or voters under chapter 49 of this title may be filed in the office of any county clerk in a senatorial district.
- (2)(A) On the day after the last day for filing those petitions or certificates for that office, the other county clerk shall notify the senatorial district clerk of the facts concerning those petitions or certificates.
- (B) The senatorial district clerk shall be responsible for determining the names of candidates and other facts required by law to appear on the ballot for the office of Senator, and for obtaining and distributing the ballots to

the other clerks in the district. In senatorial districts, the ballots for Senator in the General Assembly shall be separate from those for other county officers.

* * *

Sec. 3. 17 V.S.A. § 1901 is amended to read:

§ 1901. PURPOSE

- (a) The Supreme Court of the United States has ruled that the Equal Protection Clause of the Fourteenth Amendment to the U.S. Constitution requires all state legislative bodies to be apportioned in such manner as to achieve substantially equal weighting of the votes of all voters in the choice of legislators.
- (b) To comply with such requirement it will be necessary to reapportion the House of Representatives <u>and Senate</u> at periodic intervals, so that changes may be recognized in legislative apportionment.
- (c) It is the purpose of this chapter to achieve such reapportionment in an orderly and impartial manner.

Sec. 4. 17 V.S.A. § 1909 is amended to read:

§ 1909. REVIEW

- (a) Within 30 days of the effective date of any apportionment bill enacted pursuant to section 1906b, 1906c, or 1907 of this title chapter, any five or more freemen and freewomen voters of the State aggrieved by the plan or act may petition the Supreme Court of Vermont for review of same.
- (b) The sole grounds of review to be considered by the Supreme Court shall be that the apportionment plan, or any part of it, is unconstitutional or violates section 1903 of this title chapter.

* * * Offenses Against the Purity of Elections * * *

Sec. 5. 17 V.S.A. § 2017 is amended to read:

§ 2017. UNDUE INFLUENCE

A person who attempts by bribery, threats, or any undue influence to dictate, control, or alter the vote of a freeman or freewoman voter about to be given at a local, primary, or general election shall be fined not more than \$200.00.

* * * Voter Registration * * *

Sec. 5a. 17 V.S.A. § 2145 is amended to read:

§ 2145. APPLICATION FORMS

* * *

(f) A person who makes a false statement in completing a voter registration application form or the voter registration portion of an application for a motor vehicle driver's license or nondriver identification card or of an application for the services of a designated automatic voter registration agency knowing the statement to be false shall be subject to the penalties of perjury as provided in 13 V.S.A. § 2901, except that a person who is not eligible to register to vote and who otherwise completes the application accurately shall not be considered to have made a false statement under this subsection by his or her unintentional failure to decline to register on a motor vehicle driver's license or nondriver identification card application under section 2145a of this chapter or on a designated automatic voter registration agency's application under subsection 2145b(e) of this chapter.

* * *

Sec. 6. 17 V.S.A. § 2145a is amended to read:

§ 2145a. REGISTRATIONS AT THE DEPARTMENT OF MOTOR VEHICLES

(a) An application for, or renewal of, a motor vehicle driver's license or nondriver identification card shall serve as a simultaneous application to register to vote unless the applicant checks the box on the application designating that he or she declines to use the application as a voter registration application.

- (c) An application for voter registration under this section shall update any previous voter registration by the applicant. Any change of address form submitted to the Department of Motor Vehicles in connection with an application for a motor vehicle driver's license shall serve to update voter registration information previously provided by the voter, unless the voter states on the form that the change of address is not for voter registration purposes.
- (d)(1) The Department of Motor Vehicles shall transmit motor vehicle driver's license and nondriver identification card applications received under this section to the Secretary of State not later than five days after the date the application was accepted by the Department, or before the date of any primary

or general election, whichever is sooner.

- (2) The Department of Motor Vehicles shall not transmit motor vehicle driver's license and nondriver identification card applications when the applicant has designated that he or she declines to be registered.
- (3) The Department of Motor Vehicles shall ensure confidentiality of records as required by subdivision (b)(2)(A) of this section.

* * *

- (i) Notwithstanding the provisions of subsection (d) of this section or any other provision of law to the contrary, the Department of Motor Vehicles shall share its motor vehicle driver's license, driver privilege card, and nondriver identification card customer data with the Secretary of State's office for the Secretary's use in conducting voter registration and voter checklist maintenance activities.
- Sec. 7. 17 V.S.A. § 2145b is amended to read:

§ 2145b. VOTER REGISTRATION AGENCIES

- (a) Each voter registration agency shall:
- (1) distribute voter registration application forms approved under section 2145 of this title;
- (2) assist applicants in completing voter registration application forms, unless the applicant refuses such assistance; and
- (3) accept completed voter registration applications and transmit completed applications to the Secretary of State not later than 10 days after the date of acceptance, or before the date of any primary or general election, whichever is sooner.
- (b) The Secretary shall promptly transmit applications received under this section to the clerks of the appropriate municipalities.
- (c)(1) A voter registration agency shall provide each applicant who does not decline to register to vote the same degree of assistance with regard to the completion of the voter registration application that the office provides with regard to the completion of its own forms, unless the applicant refuses such assistance.
- (2) If an agency provides services to a person with a disability at the person's home, the agency shall provide the services described in subsection (a) of this section at the person's home.

- (d) A Except as provided in subsection (e) of this section, a voter registration agency that provides services or assistance in addition to conducting voter registration shall distribute a voter registration application with each application for the services or assistance provided by the agency, and with each recertification, renewal, or change of address form relating to those services or assistance. In addition to the voter registration application form, the agency shall distribute a separate form that includes the following:
- (1) The question, "If you are not registered to vote where you live now, would you like to apply to register to vote here today?"
- (2) In the case of an agency that provides public assistance, the statement, "Applying to register or declining to register to vote will not affect the amount of assistance that you will be provided by this agency."
- (3) Boxes for the applicant to check to indicate whether the applicant would like to register or declines to register to vote, together with the statement, "IF YOU DO NOT CHECK EITHER BOX, YOU WILL BE CONSIDERED TO HAVE DECIDED NOT TO REGISTER TO VOTE AT THIS TIME."
- (4) The statement, "If you would like help in filling out the voter registration application form, we will help you. The decision whether to seek or accept help is yours. You may fill out the application form in private."
- (5) The statement, "If you believe that someone has interfered with your right to register or to decline to register to vote, you may file a complaint with the Secretary of State (Secretary of State's office address and telephone number)."
- (e) The Secretary of State may designate voter registration agencies that shall provide qualified applicants for such agency's services, or qualified inmates within the custody of the Department of Corrections, with automatic voter registration as an integrated option on application forms for services provided by those agencies.
- (1) Such designations shall be limited to a voter registration agency or a specific program administered by such an agency:
- (A) that, in the regular course of the agency's or program's business, already collects and verifies documents necessary to provide proof of an individual's eligibility to vote under subchapter 1 of this chapter; and
- (B) whose secretary, commissioner, or other applicable head of the agency has approved of such designation.

- (2) A voter registration agency shall not collect data necessary to establish an individual's eligibility to vote solely for the purpose of being designated an automatic voter registration agency under this subsection.
- (3) On or before January 1 of each year, the Secretary shall, in accordance with the approval given by a voter registration agency's secretary, commissioner, or other head:
- (A) publish on his or her official website a list of voter registration agencies designated under this subsection;
- (B) specify which programs or services offered by each agency are included within the designation; and
- (C) provide the date by which the agency's specified programs or services will comply with requirements of this subsection.
- (4) Beginning on the date by which a voter registration agency's specified programs or services will comply with requirements of this subsection, an application for those services and any change of address form related to those services provided by the agency shall request the following information in a form approved by the Secretary of State:
 - (A) The applicant's citizenship.
 - (B) The applicant's date of birth.
 - (C) The applicant's town of legal residence.
- (D) The applicant's street address or a description of the physical location of the applicant's residence. The description must contain sufficient information so that the town clerk can determine whether the applicant is a resident of the town.
 - (E) The voter's oath.
- (F) The applicant's e-mail address, which shall be optional to provide.
- (5) An application for a designated automatic voter registration agency's services shall provide the following statements:
- (A) "By signing and submitting this application, you are authorizing this voter registration agency to transmit this application to the Secretary of State for voter registration purposes. YOU MAY DECLINE TO REGISTER. Both the office through which you submit this application and your decision of whether or not to register will remain confidential and will be used for voter registration purposes only."

- (B) "In order to be registered to vote, you must: (1) be a U.S. citizen; (2) be a resident of Vermont; (3) have taken the voter's oath; and (4) be 18 years of age or older. Any person meeting the requirements of (1)–(3) who will be 18 years of age on or before the date of a general election may register and vote in the primary election immediately preceding that general election. Failure to decline to register is an attestation that you meet the requirements to vote."
- (6)(A) An application for a designated automatic voter registration agency's services shall provide the penalties provided by law for submission of a false voter registration application and shall require the signature of the applicant, under penalty of perjury.
- (B) If a person who is ineligible to vote becomes registered to vote pursuant to this subsection in the absence of a violation of subsection 2145(f) of this chapter, that person's registration shall be presumed to have been effected with official authorization and not the fault of that person.
- (f)(1) The Secretary of State shall have the authority to audit any voter registration agency to determine compliance with the requirements of this section and to require any voter registration agency to implement any remedial measures necessary to ensure compliance with this section.
- (2) The Secretary of Administration shall provide the Secretary of State any assistance that is necessary to ensure the cooperation of voter registration agencies in implementing any remedial measures the Secretary of State requires under this subsection.
- *Sec.* 8. 17 V.S.A. § 2150 is amended to read:

§ 2150. REMOVING NAMES FROM CHECKLIST

- (d) Except as provided in subsection (a) of this section, a board of civil authority shall only remove a name from the checklist in accordance with the following procedure:
- (1) If the board of civil authority is satisfied that a voter whose eligibility is being considered is still qualified to vote in the municipality, the voter's name shall remain on the checklist, and no further action shall be taken.
- $(2)\underline{(A)(i)}$ If the board of civil authority does not immediately know that the voter is still qualified to vote in the municipality, the board shall attempt to determine with certainty what the true status of the voter's eligibility is.

- (ii) The board of civil authority may consider and rely upon official and unofficial public records and documents, including telephone directories, city directories, newspapers, death certificates, obituary obituaries (or other public notice notices of death), tax records, and any checklist or checklists showing persons who voted in any election within the last four years.
- (iii) The board of civil authority may also designate one or more persons to attempt to contact the voter personally.
- (B) Any voter whom the board of civil authority finds through such inquiry to be eligible to remain on the checklist shall be retained without further action being taken.
- (C) The name of any voter proven to be deceased shall be removed from the checklist.
- $(3)\underline{(A)(i)}$ If after conducting its inquiry the board of civil authority or town clerk is unable to locate a voter whose name is on the checklist, or if the inquiry reveals facts indicating that the voter may no longer be eligible to vote in the municipality, the board of civil authority or, upon request of the board, the town clerk shall send a written notice to the voter.
- (ii) The notice shall be sent by first-class mail to the most recent known address of the voter, asking the voter to verify his or her current eligibility to vote in the municipality.
- (iii) The notice shall be sent with the required U.S. Postal Service language for requesting change of address information.
- (B) Enclosed with the notice shall be a postage paid postage-paid pre-addressed return form on which the voter may reply swearing or affirming the voter's current place of residence as the municipality in question or alternatively consenting to the removal of the voter's name.
- (C) The notice required by this subsection shall also include the following:
- (A)(i) A statement informing the voter that if the voter has not changed his or her residence, or if the voter has changed his or her residence but the change was within the area covered by the checklist, the voter should return the form to the town clerk's office. The statement shall also inform the voter that if he or she fails to return the form as provided in this subdivision, written affirmation of the voter's address shall be required before the voter is permitted to vote.

- (B)(ii) Information concerning how the voter can register to vote in another state or another municipality within this State.
- (4) If the voter confirms in writing that the voter has changed his or her residence to a place outside the area covered by the checklist, the board of civil authority shall remove the voter's name from the checklist.
- (5) In the case of voters who failed to respond to the notice sent pursuant to subdivision (3) of this subsection, the board of civil authority shall remove the voter's name from the checklist on the day after the second general election following the date of such notice, if the voter has not voted or appeared to vote in an election since the notice was sent or has not otherwise demonstrated his or her eligibility to remain on the checklist.
- (6)(A) Notwithstanding the provisions of subdivision (5) of this subsection, if at any time subsequent to removal of a person's name from the checklist, the board determines that the person was still qualified to vote and that the voter's name should not have been removed, the board shall add the person's name to the checklist as provided in section 2147 of this title chapter.
- (B) The provisions of this chapter shall be liberally construed, so that if there is any reasonable doubt whether a person's name should have been removed from the checklist, the person shall have the right to have the person's name immediately returned to the checklist.
- (7)(A) The board of civil authority shall keep detailed records of its proceedings under this subchapter for at least two years. These records, except records relating to a person's decision not to register to vote or to the identity of the voter registration agency through which any particular voter registered, shall be public records and shall be available for inspection and copying at actual cost. The records shall include:
- (A)(i) in the case of each name removed from the checklist, a clear statement of the reason or reasons for which the name was removed;
- (B)(ii) in the case of the updating of the checklist required by subsection (c) of this section, the working copy or copies of the checklist used in the name by name review conducted to ascertain continued eligibility to vote;
- (C)(iii) the total number of new registrations occurring during the period between general elections;
- (D)(iv) the total number of persons removed from the checklist during the period between general elections; and

BILL AS INTRODUCED AND PASSED BY SENATE AND HOUSE S.107 2019 Page 104 of 128

- (E)(v) lists of the names and addresses of all persons to whom notices were sent under this subsection, and information concerning whether or not each person to whom a notice was sent responded to the notice as of the date that inspection of the records is made.
- (B)(i) A letter certifying compliance with this section shall be filed with the Secretary of State by on or before September 20 of each odd-numbered year.
- (ii) Upon request of any Superior judge or upon request of the Secretary of State, the town clerk shall forward a certified copy of the records of checklist maintenance.

Sec. 8a. 17 V.S.A. § 2154 is amended to read:

§ 2154. STATEWIDE VOTER CHECKLIST

* * *

- (b)(1) A registered voter's month and day of birth, driver's license or nondriver identification number, telephone number, e-mail address, and the last four digits of his or her Social Security number shall be kept confidential and are exempt from public inspection and copying under the Public Records Act.
- (2) A public agency as defined in 1 V.S.A. § 317 and any officer, employee, agent, or independent contractor of a public agency shall not knowingly disclose a copy of all of the statewide voter checklist or, a municipality's portion of the statewide voter checklist, or any other municipal voter checklist to any foreign government or to a federal agency or commission or to a person acting on behalf of a foreign government or of such a federal entity for the purpose of:
- (A) registration of a voter based on his or her information maintained in the checklist;
- (B) publicly disclosing a voter's information maintained in the checklist; or
- (C) comparing a voter's information maintained in the checklist to personally identifying information contained in other federal or state databases.

* * * Political Parties * * *

Sec. 9. 17 V.S.A. chapter 45 is amended to read:

CHAPTER 45. POLITICAL PARTIES

§ 2301. ORGANIZATION OF MAJOR POLITICAL PARTIES

A major political party shall organize biennially as provided in this chapter. No \underline{A} person acting on behalf of a major political party shall <u>not</u> accept any contribution or make any expenditure (except for the purpose of organizing under this chapter) unless the party has a current certificate of organization on file with the Secretary of State.

§ 2302. STATE CHAIR TO CALL CAUCUS

- (a) The chair of the State committee of a party shall set a date for members of the party to meet in caucus in their respective towns, which. The date shall be between September 10 and September 30, inclusive, in each odd-numbered year.
- (b) At least 14 days before the date set for the caucuses, the State chair shall mail or electronically mail a notice of the date and purpose of the caucuses to each town clerk and to each town and county chair of the party.

§ 2303. TOWN CHAIR TO GIVE NOTICE

- (a) The town chair or, if unavailable or if the records of the Secretary of State show there is no chair, any three voters of the town shall arrange to hold a caucus on the day designated by the State chair, in some public place within the town and shall set the hour of the caucus.
- (b)(1) At least five days before the day of the caucus, the town chair shall post a notice of the date, purpose, time, and place of the caucus in the town clerk's office and in at least one other public place in town.
- (2) In towns of 3,000 5,000 or more population, he or she shall also publish the notice:
 - (A) in a newspaper having general circulation in the town; or
- (B) in a nonpartisan electronic news media website <u>or online forum</u> that specializes in news of the State or the community.
- (c) If three voters arrange to call the caucus, the voters shall designate one person among them to perform the duties prescribed in subsection (b) of this section for the town chair.

§ 2304. TOWN CAUCUS

- (a)(1) At the time and place set for the town caucus, the voters of the party residing in the town shall meet in caucus and proceed to elect a town committee, consisting of such number of voters of the town as the caucus deems necessary, to serve during the following two years or until their successors are elected or appointed.
- (2) Additional members of a town committee may be elected by the town committee at any meeting, and may be eligible to vote on matters before the town committee at that meeting or at the next meeting, as determined by the members of the committee before the election.
- (b) The voter checklist used by the caucus shall be the most recent checklist approved by the board of civil authority.

§ 2305. FIRST MEETING OF TOWN COMMITTEE

- $\underline{(a)(1)}$ The first meeting of the town committee shall be held immediately following adjournment of the caucus.
- (2) At this meeting, members of the town committee shall elect committee officers and delegates to the county committee.
- (b) All officers and other members of the town committee and all delegates to the county committee shall be voters of the town.

§ 2306. PROCEDURE UPON FAILURE TO HOLD CAUCUS

If the voters of the party residing in any town fail to hold a caucus on the day designated by the State chairman chair, any three or more voters of the party residing in the town may call and hold a caucus at any time thereafter, in the manner provided above in sections 2303 through 2305 of this chapter. Those voters calling the caucus shall designate one of their number person among them to perform the duties prescribed above in section 2303 for the town chair.

§ 2307. CERTIFICATION OF OFFICERS AND COUNTY COMMITTEE DELEGATES

- (a) Within 72 hours after the caucus, the chair and secretary of the town committee shall <u>mail_submit</u> to the <u>Secretary of State and the</u> chairs of the State and county committees a copy of the notice calling the meeting and a certified list of the names, <u>and</u> mailing addresses, <u>phone numbers</u>, and <u>e-mails</u> of the officers and members of the town committee and of the delegates to the county committee.
- (b) A committee is not considered organized until <u>a certificate of</u> organization is filed by the State committee with the Secretary of State

pursuant to section 2313 of this chapter, it has filed the material required by this section.

(c) The Secretary of State shall furnish forms for this purpose to the chair of the State committee of a political party.

§ 2308. COMPOSITION OF COUNTY COMMITTEE

- (a) The number of delegates to the county committee that each town caucus is entitled to elect shall be apportioned by the State committee, based upon the number of votes cast for the party's candidate for Governor in the last election, provided that each town caucus shall be entitled to elect at least two delegates.
- (b) Delegates to the county committee shall be voters of the town, but need not be members of the town committee; they.
- (c) Delegates shall serve during the following for two years following their election or until their successors are elected or appointed.

§ 2309. FIRST MEETING OF COUNTY COMMITTEE

- (a)(1) The chair of the State committee shall set a date, not more than 45 days after the date of the party's caucuses, for the first meeting of each county committee.
- (2) The State chair shall notify the chairs of the county committees of the date of the meeting.
- (3)(A) The chair of the county committee shall set the hour and place of the meeting and shall notify all delegates-elect by mail or electronic mail not less than 10 days prior to the meeting.
- (B) If the chair of the county committee receives notice that a town <u>committee</u> within the county has organized 10 or fewer days before the date of the first meeting of the county committee, the chair <u>must shall</u> notify the newly elected members within 48 hours of receiving notice of the organized town committee.
- (b)(1) At the time and place set for the meeting, the delegates shall proceed to elect their officers and perfect an organization of the county committee for the ensuing two years.
- (2) All officers and other members of the county committee and all delegates to the State committee shall be voters of the county.

§ 2310. ELECTION OF STATE COMMITTEE

(a)(1) The chair of the county committee shall be a member of the State committee.

- (2) Each county committee shall be entitled to elect at least two additional members of the State committee. These delegates need not be members of the county committee.
- (3) If the rules or bylaws of a State committee provide for apportionment of additional members of the State committee to come from the county, the county committee also shall elect those additional members.
- (b) All county committee members and officers and all persons elected to the State committee shall be voters in the county from which they are elected.
- (c) County committee members and delegates to the State committee shall serve for the following two years following their election or until their successors are elected or appointed.

§ 2311. CERTIFICATION OF COUNTY OFFICERS AND STATE COMMITTEE MEMBERS

- (a) Within 72 hours of the first meeting of the county committee, its chair and secretary shall mail submit to the Secretary of State and the chair of the State committee a copy of the notice calling the meeting and a certified list of the names, and mailing addresses, phone numbers, and e-mails of the officers of the county committee and of the members elected by the county committee to the State committee.
- (b) A committee is not considered organized until it has filed the material required by this section a certificate of organization is filed by the State committee with the Secretary of State pursuant to section 2313 of this chapter.
- (c) The Secretary of State shall prescribe and furnish forms for this purpose.

§ 2312. FIRST MEETING OF THE STATE COMMITTEE

- (a) The chair of the State committee shall name an hour and place of meeting on a day not less than 15 nor more than 30 days after the day set for the first meeting of the county committee of the party, at which time the members-elect of the State committee shall meet and perfect an organization of the State committee for the ensuing two years.
- (b) The chair of the State committee shall notify all members-elect of the State committee in writing, at least seven 10 days before the day set for the meeting.

§ 2313. FILING OF CERTIFICATE OF ORGANIZATION

(a)(1) Within 10 days after the first meeting of the State committee of a party, the chair and secretary shall file in the office of the Secretary of State a certificate stating that the party has completed its organization for the ensuing

two years and has substantially complied with the provisions of this chapter.

- (2) However, no State committee shall be eligible to file a certificate of organization unless it has town committees organized in at least 30 towns in this State and county committees organized in at least seven counties by January 1 of the year of the general election.
 - (b) The certificate of organization shall:
- (1) set forth the names, and mailing addresses, phone numbers, and emails of the officers and members of the State committee, together with the counties that they represent. It shall also;
- (2) contain a listing of the towns and counties in which committees have organized;
- (3) designate, in not more than three words, the name by which the party shall be identified on any Australian ballot; and shall
 - (4) be accompanied by a copy of the notice calling the meeting.

* * *

§ 2316. SECRET BALLOT

At every caucus or meeting of a political committee, if there is a contest for nomination, recommendation, or election to any office or position, the vote shall be taken by secret written ballot. [Repealed.]

§ 2317. VOTERS NOT TO PARTICIPATE IN MORE THAN ONE PARTY

No \underline{A} voter shall <u>not</u> vote in the biennial \underline{a} town, county, or State caucus of more than one party in the same <u>year 12-month period</u>, nor shall any voter simultaneously hold membership on the committees of more than one political party.

* * *

§ 2319. PARTY CONVENTIONS FOR PLATFORMS AND PRESIDENTIAL ELECTIONS

On or before the fourth Tuesday in September in each even-numbered year, upon the call of the chair of the State committee of the party, a party platform convention of each organized political party shall be held to make and adopt the platform of the party. In presidential years, the convention shall be the same convention held to nominate presidential electors.

* * * Nominations * * *

Sec. 10. 17 V.S.A. chapter 49 is amended to read:

CHAPTER 49. NOMINATIONS

Subchapter 1. Primary Elections

* * *

§ 2353. PETITIONS TO PLACE NAMES ON BALLOT

(a) The name of any person shall be printed upon the primary ballot as a candidate for nomination by any major political party for any the office indicated, if petitions a petition containing the requisite number of signatures made by registered voters, in substantially the following form, are is filed with the proper official, together with the person's written consent to having his or her name printed on the ballot:

* * *

- (b)(1) A person's name shall not be listed as a candidate on the primary ballot of more than one party in the same election.
- (2) A <u>single petition shall contain only one office for which a person</u> seeks to be a candidate.
- (3) \underline{A} person shall file a separate petition for each office for which he or she seeks to be a candidate.

§ 2354. SIGNING PETITIONS

- (a) Any number of voters may sign the same petition.
- (b)(1) A voter's signature shall not be valid unless at the time he or she signs, the voter is registered and qualified to vote for the candidate whose petition he or she signs.
- (2) Each voter shall indicate his or her town of residence next to his or her signature.
- (c) The signature of a voter on a candidate's petition does not necessarily indicate that the voter supports the candidate. A voter shall not sign more than one petition for the same office, unless more than one nomination is to be made, in which case he or she may sign as many petitions as there are nominations to be made for the same office.
 - (d) A petition shall contain the name of only one candidate.

§ 2368. CANVASSING COMMITTEE MEETINGS

After the primary election is conducted, the:

- (1) The canvassing committee for State and national offices and statewide public questions shall meet at 10 a.m. one week after the day of the election.
- (2) The canvassing committee for county offices and, countywide public questions, and State Senator shall meet at 10 a.m. on the third day following the election.
- (3) The canvassing committees for local offices and, local public questions, including and State Representative, shall meet at 10 a.m. on the day after the election, except that in the case of canvassing committees for State Representative in multi-town representative districts, the committees shall meet at 10 a.m. on the third day after the election.

§ 2369. DETERMINING WINNER; TIE VOTES

- (a) A person who receives a plurality of all the votes cast by a party in a primary shall be a candidate of that party for the office designated on the ballot.
- (b)(1) If, after the period for requesting a recount under section 2602 of this title has expired, no candidate has requested a recount and two or more candidates of the same party are tied for the same office, or if the results of any recount result in a tie the choice among those tied shall be determined upon five days' notice and not later than 10 days following the primary election by the committee of that party, which shall meet to nominate a candidate from among the tied candidates. The committee that nominates a candidate shall be as follows:
 - (A) the State committee of a party for a State or congressional office;
 - (B) the senatorial district committee for State Senate;
 - (C) the county committee for county office; or
- (D) the representative district committee for a Representative to the General Assembly.
- (2) The committee chair shall certify the candidate nomination for the general election to the Secretary of State within 48 hours of the nomination.

§ 2403. NUMBER OF CANDIDATES; PARTY NAMES

- (a)(1) A statement of nomination shall contain the name of only one candidate, except in the case of presidential and vice presidential candidates, who may be nominated by means of the same statement of nomination. A person shall not sign more than one statement of nomination for the same office.
- (2) A single statement of nomination shall contain only one office for which a person seeks to be a candidate.

Subchapter 4. Miscellaneous Provisions

* * *

§ 2414. CANDIDATES FOR STATE AND LEGISLATIVE OFFICE; DISCLOSURE FORM

* * *

- (d)(1) A senatorial district clerk or representative district clerk who receives a disclosure form under this section shall forward a copy of the disclosure to the Secretary of State within three business days of receiving it.
- (2)(A) The Secretary of State shall post a copy of any disclosure forms and tax returns he or she receives under this section on his or her official State website. The forms shall remain posted on the Secretary's website until the date of the filing deadline for petition and consent forms for major party candidates for the statewide primary in the following election cycle.

- * * * Election Complaint Procedure * * *
- Sec. 11. 17 V.S.A. § 2458 is amended to read:

§ 2458. COMPLAINT PROCEDURE

- (a) The Secretary of State shall adopt rules to establish a uniform and nondiscriminatory complaint procedure to be used by any person who believes that a violation of this title or any other provision of Title III of United States Public Law 107-252 52 U.S.C. chapter 209, subchapter III (Uniform and Nondiscriminatory Election Technology and Administration Requirements) has occurred, is occurring, or is about to occur in the course of any election in which a candidate for federal office appears on the ballot.
- (b) For purposes of As used in this section, "complaint" shall mean means a statement in writing made by a voter stating, with particularity, the violation, notarized, and sworn or affirmed under penalty of perjury.

- (c) The Secretary's rules shall provide for an informal proceeding to hear complaints for all complainants unless a formal hearing is requested. Formal complaints held pursuant to this section shall be in conformance with the rules adopted by the Secretary.
- (d) Any decision of the Secretary may be appealed to the Superior Court in the county where the individual resides.
 - * * * Conduct of Elections * * *
- Sec. 12. 17 V.S.A. § 2473 is amended to read:
- § 2473. PROVISIONS RELATIVE TO PRESIDENTIAL ELECTION

- (c)(1) If a candidate whose name is not printed on the ballot receives the greatest number of votes for President, the Secretary of State shall notify him or her of that fact, and within two weeks thereafter, the candidate shall file with the Secretary of State, a list of freemen and freewomen voters equal to the number of electors that the State is entitled to elect. The list shall be signed by the candidate personally.
- (2) The persons so named shall be electors, having the duties prescribed in this title.
- Sec. 13. 17 V.S.A. § 2508 is amended to read:
- § 2508. CAMPAIGNING DURING POLLING HOURS; VOTER ACCESS
- (a)(1) The presiding officer shall ensure during polling hours on the day of the election that:
- (A) within the building containing a polling place, no campaign literature, stickers, buttons, name stamps, information on write-in candidates, or other political materials that display the name of a candidate on the ballot or an organized political party or that demonstrate support or opposition to a question on the ballot are displayed, placed, handed out, or allowed to remain;
- (B) within the building containing a polling place, no candidate, election official, or other person distributes election materials, solicits voters regarding an item or candidate on the ballot, or otherwise campaigns; and
- (C) on the walks and driveways leading to a building in which a polling place is located, no candidate or other person physically interferes with the progress of a voter to and from the polling place.
- (2) The provisions of subdivision (1) of this subsection shall apply to the town clerk's office during any period of early or absentee voting.

- (b) During polling hours, the presiding officer shall control the placement of signs on the property of the polling place in a fair manner.
- (c) The provisions of this section shall be posted in the notice required by section 2521 of this title chapter.
 - * * * Early or Absentee Voters * * *
- Sec. 14. 17 V.S.A. chapter 51, subchapter 6 is amended to read:

Subchapter 6. Early or Absentee Voters

§ 2531. APPLICATION FOR EARLY VOTER ABSENTEE BALLOT

(a) <u>Deadline to file.</u>

- (1)(A) A voter who expects to be an early or absentee voter, or an authorized person on behalf of such voter, may apply for an early voter absentee ballot until 5:00 p.m. or the closing of the town clerk's office on the day preceding the election.
- (2)(B) If a town clerk does not have regular office hours on the day before the election and his or her office will not otherwise be open on that day, an application may be filed until the closing of the clerk's office on the last day that office has hours preceding the election.
- (2)(A) In cases of emergency, including unanticipated illness or injury, at his or her discretion the town clerk may accept a request for an absentee ballot after the deadline set forth in subdivision (1) of this subsection.
- (B) In such cases of emergency, the ballot may be mailed, electronically delivered, or delivered by two justices of the peace as set forth in subsection 2539(b) of this subchapter.

(b) Place of filing.

- (1) All applications shall be filed with the town clerk of the town in which the early or absentee voter is registered to vote.
- (2) The town clerk shall file written applications and memoranda of verbal applications in his or her office, and shall retain the applications and memoranda for 90 days following the election, at which time they may be destroyed.
- (c) <u>Australian ballot.</u> Voting by early voter absentee ballot shall be allowed only in elections using the Australian ballot system.

§ 2532. APPLICATIONS AUTHORIZED APPLICANTS; APPLICATION FORM; DUPLICATES

- (a) <u>Authorized applicants</u>.
- (1) An early or absentee voter, or an authorized family member or health care provider acting in the voter's behalf, may apply for an early voter absentee ballot by telephone, in person, or in writing. "Family As used in this subsection, "family member" here means a person's spouse, children, brothers, sisters, parents, spouse's parents, grandparents, and spouse's grandparents.
- (2) Any other authorized person may apply in writing or in person; provided, however, that voter authorization to such a person shall not be given by response to a robotic phone call.
 - (b)(2) Form of application.
 - (1) The application shall be in substantially the following form:

REQUEST FOR EARLY VOTER ABSENTEE BALLOT Name of early or absentee voter: _____ Voter's Town of Residence: Current physical address (address where you reside): Telephone Number: E-mail Address: Date: *I request early voter absentee ballot(s) for the election(s) checked below:* (1) Annual Town Meeting; (2) All other local elections; (3) August Primary Election; (4) Presidential Primary (YOU MUST SELECT PARTY); (5) November General Election: (6) All elections in this calendar year. *Please deliver the ballot(s) as indicated below (check one):* (1) Mail to voter at: Street or P.O. Box Town/City State

(2) Delivery by two Justices of the Peace (this may only be selected if you are ill or if you, injured, or have a physical disability).

Zip Code

BILL AS INTRODUCED AND PASSED BY SENATE AND HOUSE S.107 2019 Page 116 of 128

If applicant is other than Name of applicant:	n early or absentee voter.	:	
Address of applicant:			
Relationship to early or	absentee voter:		
Organization,	if		applicable:
Date:	Signature	of	applicant:

- (3)(2) If the application is made by telephone or in writing, the information supplied must <u>shall</u> be in substantial conformance with the information requested on this form.
- (b) A person temporarily residing in a foreign country who is eligible to register to vote in this State, or a military service absentee voter who is eligible to register to vote in this State, may apply for early voter absentee ballots in the same manner and within the same time limits that apply for other early or absentee voters. An official federal postcard application shall suffice as a simultaneous request for an application for addition to the checklist and for an early voter absentee ballot, when properly submitted. Any other person also may make a simultaneous request for an application for addition to the checklist and for an early voter absentee ballot.

(c) Simultaneous voter registration.

- (1) If a person makes a simultaneous request to register to vote and to apply for an early voter absentee ballot or if the request for an early voter absentee ballot is made for a person who is not yet registered and the request is received by the town clerk receives the request prior to the deadline for requesting to apply for early voter absentee ballots set forth in section 2531 of this chapter subchapter, the town clerk shall mail a blank voter registration application for addition to the checklist, together with a full set of early voter absentee ballots, to that person.
- (2) An official federal postcard application shall suffice as a simultaneous application to register to vote and for an early voter absentee ballot.
- (3)(A) All such voter registration applications for addition to the ehecklist that are returned to the town clerk before the close of the polls on election day shall be considered and acted upon by the board of civil authority before the ballots are counted.

(B) If the <u>voter registration</u> application is approved and the <u>voter's</u> name added to the checklist, the early voter absentee ballots cast by that voter shall be treated as other valid early voter absentee ballots.

(d) Application time frame.

- (1) An application for an early voter absentee ballot shall be valid for the elections or the time frame specified by the applicant.
- $\frac{(e)}{2}$ A single application shall only be valid for any elections within the same calendar year.
- (f) A person residing in a State institution may apply for early voter absentee ballots in the same manner and within the same time limits that apply for other early or absentee voters.

(g)(e) Duplicate early voter absentee ballots.

- (1)(A) The town clerk may, upon application, issue a duplicate early voter absentee ballot if the original ballot is not received by the voter within a reasonable period of time after mailing.
- (B) The application may be made by a person entitled to apply for an early voter absentee ballot under subsection (a) of this section and shall be accompanied by a sworn statement affirming that the voter has not received the original ballot.
- (2) If a duplicate early voter absentee ballot is issued and both the duplicate and original early voter absentee ballots are received before the close of the polls on election day, the ballot with the earlier postmark shall be counted.

(h)(f) Unauthorized applicants.

- (1) Any person who applies for an early voter absentee ballot knowing the person is without authorization from the early or absentee voter shall be fined not more than \$100.00 per violation for the first three violations; not more than \$500.00 per violation for the fourth through ninth violations; and not more than \$1,000.00 per violation for the tenth and subsequent violations.
- (2) The Attorney General or a State's Attorney, whenever he or she has reason to believe any person to be or to have been in violation of this provision, shall conduct a civil investigation in accordance with the procedures set forth in section 2904 of this title.

§ 2537. EARLY OR ABSENTEE VOTING IN THE TOWN CLERK'S OFFICE

- (a)(1) A voter may, if he or she chooses, apply in person to the town clerk for the early voter absentee ballots and envelopes rather than having them mailed as required by section 2539 of this subchapter.
- (2) In this case, the clerk shall furnish the early voter absentee ballots and envelopes when a valid application has been made, or at such time as the clerk receives the ballots, whichever comes first.

(3) The voter may:

- (A) mark his or her ballots, place them in the envelope, sign the certificate, and return the ballots in the envelope containing the certificate to the town clerk or an assistant town clerk without leaving the office of the town clerk; or the voter may
- (B) take the ballots and return them to the town clerk in the same manner as if the ballots had been received by mail.
- (b) No person, except Except for justices of the peace as provided in section 2538 of this subchapter, may a person shall not take any ballot from the town clerk on behalf of any other person.

§ 2538. DELIVERY OF BALLOTS BY JUSTICES OF THE PEACE

- (a)(1) In the case of persons who are early or absentee voters due to illness, injury, or physical disability, ballots shall be delivered in the following manner, unless the early or absentee voter has requested pursuant to section 2539 of this title subchapter that the early voter absentee ballots be mailed or electronically delivered.
- (2) Not later than three days prior to the election, the board of civil authority or, upon request of the board, the town clerk, shall designate in pairs justices of the peace in numbers sufficient to deliver early voter absentee ballots to the applicants for early voter absentee ballots who have stated in their applications that they are unable to vote in person at the polling place due to illness, injury, or physical disability but who have not requested in their applications that early voter absentee ballots be mailed to them. No \underline{A} pair shall \underline{not} consist of two justices from the same political party.
- (3) If there shall not be available a sufficient number of justices to make up the required number of pairs, a member of each remaining pair shall be designated by the board, to be selected from lists of registered voters submitted by the chairs of the town committees of political parties, and from among registered voters who in written application to the board state that they are not affiliated with any political party.

- (4) No <u>A</u> candidate or spouse, parent, or child of a candidate shall <u>not</u> be eligible to perform the duties prescribed by this section unless the candidate involved is not disqualified by section 2456 of this <u>title chapter</u> from serving as an election official. This shall not prevent a candidate for district office from serving as a justice in another district.
- (5) The compensation of justices and voters designated under this subsection shall be fixed by the board of civil authority and shall be paid by the town.
- (6) The justices may, but shall not be required to, deliver ballots outside the town.
- (b)(1) The town clerk shall divide the list of applicants who have an illness, injury, or physical disability into approximately as many equal parts as there are pairs of justices so designated, having regard to the several parts of the town in which the applicants may be found.
- (2) As soon as early voter absentee ballots are available, the clerk shall deliver to each pair of justices one part of the list, together with early voter absentee ballots and envelopes for each applicant.
- (3) When justices receive ballots and envelopes prior to election day, they shall receive only the ballots and envelopes they are assigned to deliver on that day.
- (c)(1) Each pair of justices on the days they are assigned to deliver the ballots and envelopes shall call upon each of the early or absentee voters whose name appears on the part of the list furnished to them and shall deliver early voter absentee ballots and envelopes to each early or absentee voter.
- (2) The early or absentee voter shall then proceed to mark the ballots alone or in the presence of the justices, but without exhibiting them to the justices or to any other person, except that when the early or absentee voter is blind or physically unable to mark his or her ballot ballots, they may be marked by one of the justices in full view of the other.

§ 2539. MAILING <u>DELIVERY</u> OF EARLY VOTER ABSENTEE BALLOTS; VOTERS WHO ARE PERMANENTLY DISABLED

(a) Default; town office or mail.

(1) Unless Except as provided in subsections (b) and (c) of this section, unless the early or absentee voter votes in the town clerk's office as set forth in section 2537 of this subchapter, or unless the justices are to deliver the early voter absentee ballots to the early or absentee voter, the town clerk shall provide to the early or absentee voter who comes to the town clerk's office a complete set of early voter absentee ballots or mail a complete set of early

voter absentee ballots to each early or absentee voter for whom a valid application has been filed.

- (2) The early voter absentee ballots shall be mailed forthwith upon the filing of a valid application, or upon the town clerk's receipt of the necessary ballots, whichever is later.
- (b) <u>Voters who are ill, injured, or have a disability.</u> In the case of persons who are early or absentee voters due to illness, <u>injury</u>, or <u>physical</u> disability, if the voter or authorized person requests in his or her application or otherwise that early voter absentee ballots be mailed rather than delivered by justices of the peace or electronically delivered, the town clerk shall mail or <u>electronically deliver</u> the ballots; otherwise the ballots shall be delivered to <u>such voters</u> the voter by justices of the peace as set forth in section 2538 of this <u>subchapter</u>. In the case of all other early or absentee voters, the town clerk shall mail the early voter absentee ballots, unless the voter chooses to apply and vote in person at the town clerk's office.

(c) Military or overseas voters.

- (1) Early voter absentee ballots to for military or overseas voters shall be sent air mail, first class, postpaid when such service is available, or they may be sent by email electronically delivered when requested by the voter.
- (2)(A) The town clerk's office shall be open on the 46th day before any election that includes a federal office and the town clerk shall send on or before that day all absentee ballots to any military or overseas voter who requested an early voter absentee ballot on or before that day.
- (B) On that day the town clerk shall complete any reporting requirements and any other responsibilities regarding the mailing of early voter absentee ballots to military or overseas voters, as directed by the Secretary of State.

§ 2540. INSTRUCTIONS TO BE SENT WITH BALLOTS

(a) The town clerk shall send with all early voter absentee ballots and envelopes printed instructions, which may be included on the envelope, in substantially the following form:

INSTRUCTIONS FOR EARLY OR ABSENTEE VOTERS

- 1. Mark the ballots.
- 2. Place them in this envelope.
- 3. Fill out and sign the certificate on the envelope.

4. Mail or deliver the envelope containing the ballots to the town clerk of the town where you are a registered voter in time to arrive not later than election day.

Note: If these ballots have been brought to you personally by two justices of the peace because of your illness, injury or physical disability, just return them to the justices after you have signed the envelope. YOU HAVE THE RIGHT TO MARK YOUR BALLOTS IN PRIVATE - but if you ask for help in filling out the ballots, they will give it to you.

BE SURE TO FILL OUT AND SIGN THE CERTIFICATE ON THIS ENVELOPE OR YOUR VOTE WILL NOT COUNT!

(b) In the case of early absentee voting in a primary, the instructions shall also include appropriate instructions prepared by the Secretary of State for separating and depositing unvoted ballots in a separate envelope provided and clearly marked for that purpose.

§ 2541. MARKING OF BALLOTS

- (a) An early or absentee voter to whom ballots, envelopes, and instructions are mailed shall mark the ballots in accordance with the instructions.
- (b) When an early or absentee voter is blind or is physically unable to go to the polls to vote in person or to mark his or her ballots, they may be marked by one of the officers who delivers the ballots, in the presence of the other officer. A person who gives assistance to a voter in the marking or registering of ballots shall not in any way divulge any information regarding the choice of the voter or the manner in which the voter's ballot was cast.
- (c) If an early or absentee voter makes an error in marking a ballot, the voter may return that ballot by mail or in person to the town clerk and receive another ballot, consistent with the provisions of section 2568 of this title chapter.

* * *

§ 2546b. EARLY VOTING IN TOWN CLERK'S OFFICE; DEPOSIT INTO VOTE TABULATOR

- (a)(1) A board of civil authority may vote to permit its town's registered early or absentee voters to vote in the town clerk's office in the same manner as those voting on election day by marking their early voter absentee ballots and depositing them into a vote tabulator.
- (2) If a board of civil authority votes to permit early voting as described in subdivision (1) of this subsection, the town's process for conducting this early voting shall conform to the provisions of this section and to procedures

that the Secretary of State shall adopt for this purpose.

- (b)(1) During business hours in the town clerk's office, the vote tabulator and ballot bin shall be in a secured area accessible only to election officials and voters. The vote tabulator unit shall be secured with an identifiable seal and the ballot box containing voted ballots shall remain locked at all times and secured with an identifiable seal. Neither seal shall be broken prior to the time of closing the polls on election day.
- (2) Once early voting has commenced in the town clerk's office, the town clerk or designee shall certify each day in a record prepared for this purpose that the seals on the vote tabulator and ballot box are intact.
- (3) When an election official is not present or at times other than business hours, the sealed vote tabulator and ballot box shall be secured in the town clerk's office vault.
- (4) The town clerk shall maintain a record of each early or absentee voter who voted in person in accordance with this section.

(c) On the day of the election:

- (1) The sealed vote tabulator and sealed ballot boxes shall be transferred to the polling place on election day by two election officials and shall not be opened until the polls have closed on election day.
- (2) When the vote tabulator is turned on at the polling place, the town clerk shall verify that the number of ballots that the vote tabulator displays as having been counted matches the number of voters who deposited their early voter absentee ballots in the vote tabulator in accordance with this section and any early voter absentee ballots that were processed and deposited in the vote tabulator under section 2546a of this subchapter.
- (3) All early voter absentee ballots shall be commingled with those voted at the polls on election day prior to being examined for the purpose of identifying write-in votes.

§ 2547. DEFECTIVE BALLOTS

- (a) If upon examination by the election officials it shall appear that any of the following defects is present, either the ballot or the unopened certificate envelope shall be marked "defective" and the ballot shall not be counted:
 - (1) the identity of the early or absentee voter cannot be determined;
 - (2) the early or absentee voter is not legally qualified to vote;
- $\frac{(2)(3)}{(2)}$ the early or absentee voter has voted in person <u>or previously</u> returned a ballot in the same election;

- (3) the affidavit on the certificate envelope is not completed;
- (4) the certificate is not signed;
- (5) the voted ballot is not in the certificate envelope; or
- (6) in the case of a primary vote, the early or absentee voter has failed to return the unvoted primary ballots.
 - (b) Each defective ballot or unopened certificate envelope shall be:
- (1) affixed with a note from the presiding officer indicating the reason it was determined to be defective;
- (2) placed with other such defective ballots in an envelope marked "Defective Ballots Voter Checked Off Checklist Do Not Count"; and
- (3) returned in that envelope to the town clerk in the manner prescribed by section 2590 of this title <u>chapter</u>.
- (c) The provisions of this section shall be indicated prominently in the early or absentee voter material prepared by the Secretary of State.

* * *

- * * * Process of Voting; Count and Return of Votes * * *
- Sec. 15. 17 V.S.A. § 2568 is amended to read:
- § 2568. REMOVING BALLOTS FROM POLLING PLACE; REPLACEMENT, BLANK, AND UNUSED BALLOTS
- (a) Removing ballots from polling place. A person shall not take or remove a ballot from the polling place before the close of the polls.
 - (b) Replacement ballots.

* * *

(c) Unused ballots. Ballots originally delivered to the presiding officer that remain undistributed to the voters shall be preserved and returned to the town clerks, and the clerk shall preserve them in such condition, unless called for by some authority entitled to demand and receive them. After 90 days from the date the election is held following the election, they may be destroyed or distributed by the town clerk for educational purposes or for any other purpose the town clerk deems appropriate.

* * * Recounts * * *

Sec. 16. 17 V.S.A. § 2601 is amended to read:

§ 2601. RECOUNT THRESHOLD

- (a)(1) In an election for <u>federal office</u>, statewide office, county office, or State Senator, if the difference between the number of votes cast for a winning candidate and the number of votes cast for a losing candidate is two percent or less of the total votes cast for all the candidates for an office, divided by the number of persons to be elected, that losing candidate shall have the right to have the votes for that office recounted.
- (2) In an election for State Representative, if the difference between the number of votes cast for a winning candidate and the number of votes cast for a losing candidate is five percent or less of the total votes cast for all the candidates for an office, divided by the number of persons to be elected, that losing candidate shall have the right to have the votes for that office recounted.
- (b) In the case of a recount for a local election, the threshold and procedures for conducting the recount shall be as provided in chapter 55, subchapter 3 of this title.

Sec. 17. 17 V.S.A. § 2602k is amended to read:

§ 2602k. RECOUNT TIES

- (a)(1) If a recount of a primary election results in a tie, the provisions of subsection 2369(b) of this title shall apply.
- (2) If a recount of a public question results in a tie, a runoff election shall not be held, and the question shall be certified not to have passed.
- (3) If the a recount of a general election results in a tie, the provisions of this section shall apply, and the court shall order a runoff election to be held, within three weeks of the recount, on a date set by the court.
- (b) The only candidates who shall appear on the ballot at the runoff election shall be those who tied in the previous election.
- (c) The runoff election shall be considered a separate election for the purpose of voter registration under chapter 43 of this title.
- (d) If the recount confirms a tie as to any public question, a runoff election shall not be held, and the question shall be certified not to have passed. [Repealed.]
- (e) Warnings for a runoff election shall be posted as required by subchapter 5 of this chapter, except that the warnings shall be posted not less than 10 days before the runoff election.

- (f) The conduct of a runoff election shall be as provided in this chapter for general elections.
 - * * * Special Election for Congressional Vacancies * * *
- Sec. 18. 17 V.S.A. § 2621 is amended to read:
- § 2621. VACANCY IN OFFICE OF U.S. SENATOR OR REPRESENTATIVE
- (a) If a vacancy occurs in the office of U.S. Senator or U.S. Representative, the Governor shall call a special election to fill the vacancy. His or her proclamation shall specify a day for the special election and a day for a special primary, pursuant to section 2352 of this title.
- (b) The special election shall be held not more than three <u>six</u> months from the date the vacancy occurs, except that if the vacancy occurs within six months of a general election, the special election may be held the same day as the general election <u>provided the ballots for the special election are able to be distributed by the deadline set forth in section 2479 of this title.</u>
 - * * * Local Elections * * *
- Sec. 19. 17 V.S.A. § 2647 is amended to read:

§ 2647. INCOMPATIBLE OFFICES

- (a)(1) An auditor shall not be town clerk, town treasurer, selectboard member, first constable, collector of current or delinquent taxes, trustee of public funds, town manager, road commissioner, water commissioner, sewage system commissioner, sewage disposal commissioner, cemetery commissioner, or town district school director; nor shall a spouse of or any person assisting any of these officers in the discharge of official duties be eligible to hold office as auditor.
- (2) A selectboard member or school director shall not be first constable, collector of taxes, town treasurer, assistant town treasurer, auditor, or town agent. A selectboard member shall not be lister or assessor.
- (3) A cemetery commissioner or library trustee shall not be town treasurer, assistant town treasurer, or auditor.
- (4) A town manager shall not hold any elective office in that town or town school district.
- (5) Election officers at local elections shall be disqualified as provided in section 2456 of this title.
- (b) Notwithstanding subsection (a) of this section, if a school district prepares and reports its budget independently from the budget of the town and

the school district is audited by an independent public accountant, a person school director or spouse of a school director shall be eligible to hold office as auditor or town treasurer even if that person's spouse holds office as a school director.

Sec. 20. 17 V.S.A. § 2681 is amended to read:

§ 2681. NOMINATIONS; PETITIONS; CONSENTS

(a)(1)(A) Nominations of the municipal officers shall be by petition. The petition shall be filed with the municipal clerk, together with the endorsement, if any, of any party or parties in accordance with the provisions of this title, not later than 5:00 p.m. on the sixth Monday preceding the day of the election, which shall be the filing deadline.

* * *

(3) A petition shall contain the name of only one candidate, and the candidate's name shall appear on the petition as it does on the voter checklist. A voter shall not sign more than one petition for the same office, unless more than one nomination is to be made, in which case the voter may sign as many petitions as there are nominations to be made for the same office.

* * *

* * * Voting on Town Manager Form of Governance * * *

Sec. 21. 24 V.S.A. chapter 37 is amended to read:

CHAPTER 37. TOWN, CITY, OR VILLAGE MANAGERS

* * *

§ 1241. PETITION; WARNING

When voters, in number equal to five percent of the legal registered voters in town, petition the selectboard therefor in writing to adopt or rescind the town manager form of governance, the warning for the annual or special meeting which that shall be called upon such petition shall contain an article in substantially the following form set forth in section 1243 of this chapter: "To see if the town will vote to take advantage of the provisions of chapter 37 of Title 24 of the Vermont Statutes Annotated and authorize the selectboard to employ a town manager."

* * *

§ 1243. METHOD OF VOTING

When the question of the adoption or rejection of <u>A town may vote at an</u> annual or special meeting to adopt or rescind the provisions of this chapter is submitted to a meeting wherein the Australian ballot system is used for the

election of officers, there. A vote on the question shall be printed upon the ballots below the list of candidates the following question in substantially the following form:

""Will Shall the [town name] vote to take advantage of [adopt/rescind] the town manager form of governance in accordance with the provisions of chapter 37 of Title 24 of the Vermont Statutes Annotated and authorize the selectboard to employ a town manager?"

Yes [] No []

And the voter shall make a cross or X in the blank space against the answer he or she desires to give concerning such question. The ballots shall be counted forthwith by the board of civil authority and the result announced by the presiding officer.

- * * * Campaign Finance; Reporting Dates * * *
- Sec. 22. 17 V.S.A. § 2964 is amended to read:
- § 2964. CAMPAIGN REPORTS; CANDIDATES FOR STATE OFFICE, THE GENERAL ASSEMBLY, AND COUNTY OFFICE; POLITICAL COMMITTEES; POLITICAL PARTIES
- (a)(1) Each candidate for State office, the General Assembly, or a two-year-term county office who has rolled over any amount of surplus into his or her new campaign or who has made expenditures or accepted contributions of \$500.00 or more during the two-year general election cycle and, except as provided in subsection (b) of this section, each political committee that has not filed a final report pursuant to subsection 2965(b) of this chapter, and each political party required to register under section 2923 of this chapter shall file with the Secretary of State campaign finance reports as follows:
- (A) in the first year of the two-year general election cycle, on July 15 1; and
 - (B) in the second year of the two-year general election cycle:
 - (i) on March 15:
 - (ii) on July 15 1 and August 15 1;
 - (iii) on September 1;
- (iv) on October 1, October 15, and the Friday before the general election; and
 - (v) two weeks after the general election.

- (2) Each candidate for a four-year-term county office who has rolled over any amount of surplus into his or her new campaign or who has made expenditures or accepted contributions of \$500.00 or more during the four-year general election cycle shall file with the Secretary of State campaign finance reports as follows:
- (A) in the first three years of the four-year general election cycle, on July 15 1; and
 - (B) in the fourth year of the four-year general election cycle:
 - (i) on March 15;
 - (ii) on July <u>15 1</u> and August <u>15 1</u>;
 - (iii) on September 1;
- (iv) on October 1, October 15, and the Friday before the general election; and
 - (v) two weeks after the general election.

* * *

* * * Effective Dates * * *

Sec. 23. EFFECTIVE DATES

This act shall take effect on July 1, 2019, except that:

- (1) this section and Secs. 19, 17 V.S.A. § 2647 (incompatible offices) and 22, 17 V.S.A. § 2964 (campaign finance reports), shall take effect on passage; and
- (2) in Sec. 14, 17 V.S.A. chapter 51, subchapter 6 (early or absentee voters), § 2546b (early voting in town clerk's office; deposit into vote tabulator) shall take effect on July 1, 2020, except that the Secretary of State shall adopt the procedures described in subdivision (a)(2) of that section on or before January 1, 2020.