
HOUSE COMMITTEE AMENDMENTS

2024 Regular Session

Substitute for Original House Bill No. 90 by Representative Beaulieu as proposed by the House Committee on House and Governmental Affairs

This document reflects the content of a substitute bill but is not in a bill form; page numbers in this document DO NOT correspond to page numbers in the substitute bill itself.

To enact R.S. 18:425.2, relative to elections; to provide relative to directives, guidance, and funding from the federal government regarding elections; to require certain notifications regarding such directives, guidance, and funding; to prohibit implementation of directives and guidance and acceptance of federal funds under certain circumstances; to provide for an effective date; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 18:425.2 is hereby enacted to read as follows:

§425.2. Election officials; requirements and prohibitions

A. An election official who receives a federal directive or guidance pertaining to elections that is not published on the secretary of state's website or is offered new federal funding for the purpose of funding elections and wishes to implement the directive or guidance or accept the funding shall notify the secretary of state of such funding, directive, or guidance within five business days after receipt.

B.(1) Except as provided in Subsection C of this Section, no election official shall implement any federal directive or guidance pertaining to elections without or be authorized to accept or disburse new federal funding for the purpose of funding elections either an explicit state or federal legal requirement to do so or prior approval of the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs as provided by this Subsection.

(2) If the secretary of state wishes to seek approval of such implementation or authorization by the House Committee on House and Governmental Affairs and

the Senate Committee on Senate and Governmental Affairs, the secretary shall submit such request to the chairman of each committee within five business days of the receipt of the notification by the secretary of state pursuant to Subsection A of this Section. Each election official shall implement or refrain from implementing the directive or guidance or accept or disburse or refrain from accepting or disbursing new federal funding as follows:

(a) If after consulting with the secretary of state or his designee both committees vote to approve implementation, the official shall implement the directive or guidance or accept or disburse the federal funding.

(b) If neither committee votes, within thirty days after receipt of the request from the secretary of state, to prohibit implementation, the official shall implement the directive or guidance or accept or disburse the federal funding.

(c) If after consulting with the secretary of state or his designee either committee votes, within thirty days after receipt of the request from the secretary of state, to prohibit the implementation, the official shall not implement the directive or guidance or accept or disburse the federal funding.

C. Within ninety days of the initial declaration of a state of emergency, the secretary of state may implement any federal directive or guidance pertaining to elections or authorize the acceptance or disbursal of new federal funding for the purpose of funding elections without either an explicit state or federal legal requirement to do so by publishing the directive or authorization on his website and giving immediate notification of the directive or authorization to the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs. The secretary of state's authorization shall expire thirty days after publication unless the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs approve the directive or guidance or authorize the acceptance and disbursal of funds as provided in Paragraph (B)(2) of this Section.

D. If an election official accepts and disburses federal election funds in violation of this Subsection, the attorney general shall pursue any available legal means to enjoin the official from doing so and to recover expended funds.

E. This Section shall not apply to funds provided pursuant to the Help America Vote Act or any other funding subject to state or federal law regarding its acceptance and disbursal.

F. Not later than March first of each year, the secretary of state shall report to the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs the following information for the prior calendar year:

(1) Notifications received by the secretary of state from local election officials pursuant to Subsection A of this Section.

(2) The source and amount of any federal funding, including grant awards, received within the prior calendar year by the department or local election officials for the purpose of conducting elections.

G. For purposes of this Section, "election official" has the same meaning as provided in R.S. 18:1466.

Section 2. This Act shall become effective upon signature by the governor or, if not signed by the governor, upon expiration of the time for bills to become law without signature by the governor, as provided in Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become effective on the day following such approval.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB Draft

2024 Regular Session

Abstract: Prohibits implementation of federal election directives and guidance and spending of federal money for elections under certain conditions.

Proposed law requires and prohibits certain actions related to elections by the secretary of state and his employees, registrars of voters and their employees, clerks of court and their

employees, parish boards of election supervisors and their employees, commissioners-in-charge, and commissioners, all referred to in this digest as election officials.

Proposed law requires an election official who receives a federal directive or guidance pertaining to elections that is not published on the secretary of state's website or is offered new federal funding for the purpose of funding elections and wishes to implement the directive or guidance or accept the funding shall notify the secretary of state of such funding, directive, or guidance within five business days after receipt.

Proposed law authorizes the secretary of state to request the approval of such implementation or authorization by the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs. Such a request shall be submitted to the chairman of each committee within five business days of the receipt of the notification by the secretary of state.

Proposed law prohibits an election official from implementing any federal directive or guidance pertaining to elections or accept new federal funding for the purpose of funding elections unless the implementation or acceptance is explicitly required by law or one of the following applies:

- (1) The House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs approve the implementation or authorization after consulting with the secretary of state or his designee.
- (2) Neither committee prohibits the implementation or authorization within 30 days after receipt of a request from the official for authority to implement the directive or guidance.

Proposed law prohibits an election official from implementing any federal directive or guidance pertaining to elections or accept new federal funding for the purpose of funding elections if after consulting with the secretary of state or his designee either committee votes, within 30 days after receipt of the request from the secretary of state, to prohibit the implementation.

Proposed law provides that within 90 days of the initial declaration of a state of emergency, the secretary of state may implement any federal directive or guidance pertaining to elections or authorize the acceptance or disbursement of new federal funding for the purpose of funding elections without either an explicit state or federal legal requirement to do so by publishing the directive or authorization on his website and giving immediate notification of the directive or authorization to the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs.

Proposed law provides the secretary of state's authorization shall expire 30 days after publication unless the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs approve the directive or guidance or authorize the acceptance and disbursement of funds as provided in Paragraph (B)(2) of this Section.

Proposed law does not apply to funds provided pursuant to the Help America Vote Act or any other funding subject to state or federal law regarding its acceptance and disbursement.

Proposed law requires the secretary of state to report to the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs no later than March 1 of each year information regarding the notifications received by the secretary of state from local election officials pursuant to proposed law and the source and amount of any federal funding, including grant awards, received within the prior calendar year by the department or local election officials for the purpose of conducting elections.

Proposed law provides that if an election official accepts and disburses federal election funds in violation of proposed law, the attorney general shall pursue any available legal means to enjoin the official from doing so and to recover expended funds.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Adds R.S. 18:425.2)