2024 Regular Session

## **ACT No. 390**

HOUSE BILL NO. 677

1

## BY REPRESENTATIVE BEAULLIEU

2 To amend and reenact R.S. 18:110(D), 154(F)(3), 173(D), 193(A) and (E), 423(H)(2), 3 434(F), 494(A), 512(C), 572(A)(1) and (2)(a), 574(E)(1), 1259(B)(2)(b), (4), and (6), 4 1280.21(C), 1406(C), the heading of Part VIII of Chapter 11 of Title 18 of the 5 Louisiana Revised Statutes of 1950, 1551, 1553, 1554, and 1555(B), and R.S. 26:584(B)(4), to enact R.S. 18:154(F)(8), and to repeal R.S. 18:154(G) and 173(B), 6 7 relative to the revision of the system of laws providing for elections; to make 8 revisions to the Louisiana Election Code; to provide for statements requesting 9 cancellation of voter registration; to provide for the disclosure of an application to 10 vote absentee by mail and related information; to provide for the disclosure of voided 11 votes; to provide for the cancellation of voter registration; to provide for notification 12 of deaths for purposes of cancellation of voter registration; to provide for the 13 qualification of a commissioner removed for cause; to provide for objections to 14 candidacy; to provide for the timing for an election following a tie vote in a general 15 election; to provide for the transmission of documentation to the secretary of state 16 following an election; to provide for the promulgation of returns; to provide for the 17 timing for notifications provided by the state central committee of a recognized 18 political party; to provide for the Campaign Finance Disclosure Act; to provide for 19 the disbursement of the surplus campaign contributions of a deceased candidate; to 20 provide relative to local option elections; to provide for the language required on a 21 petition for a local option election; and to provide for related matters.

AN ACT

	HB NO. 677 ENROLLED
1	Be it enacted by the Legislature of Louisiana:
2	Section 1. R.S. 18:110(D), 154(F)(3), 173(D), 193(A) and (E), 423(H)(2), 434(F),
3	494(A), 512(C), 572(A)(1) and (2)(a), 574(E)(1), 1259(B)(2)(b), (4), and (6), 1280.21(C),
4	1406(C), the heading of Part VIII of Chapter 11 of Title 18 of the Louisiana Revised Statutes
5	of 1950, 1551, 1553, 1554, and 1555(B) and are hereby amended and reenacted and R.S.
6	18:154(F)(8) is hereby enacted to read as follows:
7	§110. Removal from precinct; removal from parish
8	* * *
9	D. Any registrant may have his name cancelled from the file of eligible
10	voters by filing a signed written statement of such request with the registrar of voters
11	for the parish in which he is registered.
12	* * *
13	§154. Records open to inspection; copying; exceptions
14	* * *
15	F. Notwithstanding any provision of this Section to the contrary, the
16	registrar, the clerk of court, and the Department of State shall be prohibited from
17	disclosing the following:
18	* * *
19	(3) An application to vote absentee by mail, or information contained
20	therein, or the status of a voted ballot until the applicant has returned his voted ballot
21	to the registrar and the registrar has accepted the voted ballot.
22	* * *
23	(8) Votes that are void because of the death of a candidate pursuant to R.S.
24	18:410.6 and 469, withdrawal of a candidate pursuant to R.S. 18:502, resignation of
25	a public officer subject to a recall election pursuant to R.S. 18:1300.7, or
26	disqualification of a candidate pursuant to R.S. 18:1410.
27	* * *
28	§173. Deaths

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1	D. The registrar of voters shall search obituaries for deceased persons whose
2	registrations were not canceled. The registrar of voters shall use information from
3	an obituary notice to cancel a deceased voter's registration if the notice provides
4	sufficient information to properly identify the voter and the registrar has confirmed
5	the voter's death with the office of vital records.
6	* * *
7	§193. Challenge and cancellation of registration; notice; procedures
8	A. When the registrar has reason to believe that a registrant no longer is
9	qualified to be registered, or that a registrant has changed his residence, he shall
10	immediately notify the person by sending the address confirmation eard notice to the
11	registrant and place the voter on the inactive list of voters. However, a person shall
12	not be placed on the inactive list of voters if there is address information available
13	to the registrar from the United States Postal Service or its licensee which indicates
14	the voter has moved to another address within the parish.
15	* * *
16	E. A voter on the inactive list of voters who fails to respond to the address
17	confirmation notice shall remain on the inactive list of voters until his address is
18	confirmed in accordance with the procedures set forth in R.S. 18:196 or not later than
19	a period of two regularly scheduled federal general elections, at which time the
20	registrar Department of State shall cancel the voter's registration.
21	* * *
22	§423. Parish boards of election supervisors
23	* * *
24	H. Designees.
25	* * *
26	(2) For each day of service, the designee or alternate designee of the
27	chairman of the parish executive committee, the designee or alternate designee of the
28	chairman of the state central committee, and the member or alternate member of
29	appointed by the governor shall be paid the same compensation as a member or
30	appointee, and the designating member or appointee shall not be compensated for

1	that day. Any compensation paid to the designee or alternate designee of the
2	chairman of the parish executive committee, designee or alternate designee of the
3	chairman of the state central committee, or member or alternate member appointed
4	by the governor shall be counted against the compensation of the designating
5	member or governor's member, which shall not exceed the number of days as
6	provided in Subsection E of this Section.
7	* * *
8	§434. Commissioners and alternate commissioners; selection; commission;
9	disqualification; replacement
10	* * *
11	F. Removal for cause. Any commissioner selected under the provisions of
12	this Section may be removed for cause by the parish board of election supervisors
13	at any time after his selection and before the closing of the polls on election day. Any
14	commissioner removed for cause under the provisions of this Subsection shall not
15	serve as a commissioner in any election for twelve months after his removal.
16	* * *
17	§494. Effect of sustaining an objection to candidacy
18	A. Disqualification. When Except as provided in Subsection B of this
19	Section, when an objection to candidacy is sustained on the ground that the
20	defendant failed to qualify for the primary election in the manner prescribed by law,
21	that the defendant failed to qualify for the primary election within the time
22	prescribed by law, or that the defendant does not meet the qualifications for the
23	office he seeks, any of the grounds provided for in R.S. 18:492, the final judgment
24	shall disqualify the defendant as a candidate in the primary election for the office for
25	which he failed to qualify properly. that office.
26	* * *
27	§512. Election of candidates in a general election
28	* * *
29	C. Effect of a tie vote. If, as a result of a tie vote in a general election, the
30	number of candidates who would be elected to an office exceeds the number of

1	persons to be elected to the office, the candidates who received the same number of
2	votes for that office in the general election are not elected. The election for officers
3	thus not elected shall be returned to the people on the third Saturday after the date
4	on which the results in the election at which the tie vote occurred were promulgated
5	fourth Saturday after the election date at which the tie vote occurred.
6	* * *
7	§572. Transmission of election returns; voting machine keys; machine certificates
8	A.(1) After the results are printed from the voting machines and all election
9	paperwork is complete, the commissioner-in-charge shall immediately:
10	(a) Mail to the secretary of state the envelope marked "Secretary of State's
11	Envelope".
12	(b) Deliver deliver to the clerk of court in a clear plastic zipper bag the
13	following:
14	(a) The envelope marked "Secretary of State's Envelope".
15	(i) (b) The completed and signed key envelope for the voting machines.
16	(ii) (c) The original of the machine certificates.
17	(iii) (d) The original affidavit of payroll and nondisclosure for the
18	commissioners.
19	(iv) (e) One copy of the official election results report from the voting
20	machines.
21	(v) (f) A copy of each completed notation of irregularities form.
22	(vi) (g) All election result cartridges, if applicable.
23	(vii) (h) For a federal election, the return provisional ballot envelope
24	containing all voted provisional ballots and unused provisional ballots and
25	envelopes.
26	(viii) (i) A duplicate record of each challenge.
27	(2)(a) Upon receipt of the items listed in Subparagraph (1)(b) Paragraph (1)
28	of this Subsection, the clerk of court shall affix the time of receipt upon the election

documents which contain election results.	The clerk of court sha	all make a copy of
the election results available to the press a	and public.	

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§574. Compilation and promulgation of returns

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E.(1) On or before the fourteenth day after the primary or general election, if no action has been timely filed contesting the election to the office of a state candidate, the secretary of state shall promulgate the returns for state candidates, proposed constitutional amendments, and recall elections by publishing in the official journal of the state the names of the state candidates for each office in the election, the text of the proposed constitutional amendment, and recall elections and the number of votes received by each such candidate, proposed constitutional amendment, and recall elections as shown by the returns transmitted by the clerks of court from the compiled statements by the parish boards of election supervisors. In a parish containing a municipality with a population of three hundred thousand or more, the promulgation shall be from the returns transmitted by the parish board of election supervisors. On or before the fourteenth day after the primary or general election, if no action has been timely filed contesting the election to office of a candidate other than a state candidate, the secretary of state shall promulgate the returns for the election for candidates other than state candidates by transmitting to the clerk of court for the parish wherein the state capital is located publishing on the secretary of state's website a notice containing the results of the elections for candidates other than state candidates. The clerk of court shall post this notice in a prominent place in his office.

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26 §1259. Arrangement of ballot; designation of party candidates

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28 B.

29 \* \* \*

1	(2) Directly to the left of the names of the presidential and vice presidential
2	candidates shall appear:
3	* * *
4	(b) If nominated by a nominating petition or by the filing of notices of
5	candidacy, the political principal principle which the candidates support, as stated
6	on the nominating petition or on the notices of candidacy, if any, and the words
7	"Nominating Petition" or the abbreviation "Nom. Petition" shall appear if nominated
8	by petition.
9	* * *
10	(4) Immediately below the word "Electors" the names of the presidential
11	electors nominated in support of the nominees for president and vice president of that
12	party or political principal principle shall appear.
13	* * *
14	(6) In preparing the ballots, the secretary of state shall arrange the names of
15	the candidates of recognized political parties alphabetically, according to the names
16	of the parties, followed by the names of the candidates nominated by nominating
17	petitions and by the filing of notices of candidacy, listed alphabetically by
18	designation of political principal principle.
19	* * *
20	§1280.21. Presidential preference primary election
21	* * *
22	C. The state central committee shall notify the Department of State that its
23	bylaws allow for such voting by non-affiliated electors no later than seven sixty days
24	prior to the opening of qualifying for the presidential preference primary. Such
25	notification shall be considered valid and effective for subsequent presidential
26	preference primaries unless the state central committee notifies the Department of
27	State that its bylaws no longer allow for such voting by non-affiliated electors no
28	later than seven sixty days prior to the opening of qualifying for a presidential
29	preference primary.
30	* * *

	ID NO. 0//
1	§1406. Petition; answer; notification
2	* * *
3	C. The defendant shall be served with citation directing him to appear in
4	court no later than 10:00 a.m. on the fourth day after suit was filed, subject, however
5	to the provisions of R.S. 18:1408(D) R.S. 18:1408. The defendant is not required to
6	answer the petition, but if he answers, he shall do so prior to trial.
7	* * *
8	PART VIII. SPECIAL PROVISIONS FOR DECEASED
9	CANDIDATES WITH DEFICITS
10	§1551. Exception
11	Notwithstanding any contrary provision of this Chapter, the provisions of this
12	Part shall apply to circumstances existing when a candidate dies leaving a deficit or
13	surplus which would have otherwise required reports to be filed if the candidate were
14	not deceased.
15	* * *
16	§1553. Reports; contents; due dates
17	The reports shall be filed at the same time, shall contain the same
18	information, and shall be certified correct in the same manner as reports required by
19	this Chapter for candidates with deficits.
20	§1554. Contribution limitations; excess funds
21	A. Notwithstanding the provisions of R.S. 18:1505.2(H), the contribution
22	limit for contributions to a deceased candidate who has a deficit, or the principal
23	campaign committee of such a deceased candidate, shall be ten thousand dollars pe
24	calendar year until there is no deficit.
25	B. Any contributions received in excess of the deficit shall be returned to the

contributors on a pro rata basis.

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C. Excess funds in the campaign account of a deceased candidate who dies leaving a surplus shall be expended as provided in R.S. 18:1505.2(I) within two years of the candidate's death.

§1555.	Penalties
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B. If a violation of this Part R.S. 18:1554 occurs, the supervisory committee shall notify the personal representative of the deceased candidate that each contribution received after the violation shall be returned to the contributor and that no further contributions, except contributions from a family member of the deceased candidate, may be solicited or received to resolve the deficit. For purposes of this Subsection, "family member" shall mean the spouse of the deceased, children of the deceased and their spouses, parents of the deceased, parents of the spouse of the deceased, grandparents of the deceased and their spouses, and siblings of the parents of the deceased and their spouses.

Section 2. R.S. 26:584(B)(4) is hereby amended and reenacted to read as follows: §584. Form of petition for election

\* \* \*

- B. The petition shall then list all of the following five propositions:
- "(1) Shall the sale of beverages of alcoholic content containing not more than six percent alcohol by volume be permitted by package only and not for consumption on the premises?"
- "(2) Shall the sale of beverages of alcoholic content containing not more than six percent alcohol by volume for consumption on the premises be permitted?"
- "(3) Shall the sale of beverage alcohol containing one-half of one percent alcohol by volume and above for consumption on the premises be permitted?"
- "(4) Shall the sale of beverages of alcoholic content containing one-half of one percent alcohol by volume and above be permitted by the package only and not for consumption on the premises be permitted?"
- "(5) Shall the sale of beverages of high and low alcoholic content be permitted only on the premises of restaurant establishments which have been issued an "R" permit as defined by law?"

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1	Section 3. R.S. 18:154(G) and 173(B) are hereby repealed in their entirety.
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	PRESIDENT OF THE SENATE
	GOVERNOR OF THE STATE OF LOUISIANA

**ENROLLED** 

HB NO. 677

APPROVED: