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ACT No. 91

HOUSE BILL NO. 496

BY REPRESENTATIVE STEFANSKI

2 To amend and reenact R.S. 18:103(B)(4) and (C)(4), 104(F), 109, 115.1(C)(1), 154(B)(1) 3 and (2), (C)(2)(d), (D), (F), (G), and (H), 175(D), 192(A)(1)(b) and (2), 193(B) 4 through (E), 195(A) and (B)(1), 196(A)(1), (B), (C)(2)(a) and (3), and (D), 198, 5 402(C), (E)(1)(c) and (2)(c), and (F)(3), 444(H)(2), 467(3), 562(B)(2), 565(B) and 6 (C), 566(B)(introductory paragraph) and (1) and (D)(introductory paragraph) and (1), 7 566.2(F)(2), (4) through (6) and (G), 571(A)(8), 573(E)(1), (2), and (4), 574(F), 8 581(3), 1280.22(B)(1), 1300.3(E), 1306(E)(1)(introductory paragraph) and (d) and 9 (2)(a), 1308(A)(1)(b) through (d) and (2), 1308.1(A), 1309(E)(5)(b)(ii) and (F)(3), 10 1310(A)(1) and (C)(1), 1312(B) and (C), 1313(A), (C)(2), (G)(1), (2), (4) through 11 (6), and (9), (H)(1), (4), (6) through (8), (11), and (12)(b), (I), and (K)(1), (2)(a)(i) 12 and (c), and (3), 1313.1(C)(3), (G)(1)(a), (2), (4) through (7), (H)(1), (3) through (5), 13 and (8), (I)(1) and (4)(b), (J), (L)(1), (2)(a) and (c), and (3), 1315(C)(2) and (3), and 14 1333(E) and (G)(1), (3), and (7), to enact R.S. 18:154(C)(1)(h), 448, 467(5), and 15 1308(D), and to repeal R.S. 18:110(A)(3), 154(I) and (J), 443(F), 443.2(6), 444(F), 16 445(A)(3), and 585, relative to the Louisiana Election Code; to revise the system of 17 laws comprising the Louisiana Election Code; to provide for the duties of the 18 Department of State and secretary of state; to provide for the duties of the registrar 19 of voters; to provide for mailing the notice of registration; to provide for copies of 20 registration applications; to provide for information relative to preparing the general 21 venire; to provide for certifications submitted to the registrar of voters; to provide for 22 disclosure of identifying information of commissioners; to provide for the dates 23 related to the presidential primary; to provide for the filling of vacancies in political 24 party committees; to provide relative to absentee and paper ballots; to provide for the 25 certificate on such ballots; to provide for the timing for preparing and verifying 26 absentee and early voting ballots; to provide for address confirmation notices; to

AN ACT

CODING: Words in struck through type are deletions from existing law; words underscored are additions.

provide for ballot envelopes and containers; to provide for definitions; to provide for an effective date; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 18:103(B)(4) and (C)(4), 104(F), 109, 115.1(C)(1), 154(B)(1) and (2), (C)(2)(d), (D), (F), (G), and (H), 175(D), 192(A)(1)(b) and (2), 193(B) through (E), 195(A) and (B)(1), 196(A)(1), (B), (C)(2)(a) and (3), and (D), 198, 402(C), (E)(1)(c) and (2)(c), and (F)(3), 444(H)(2), 467(3), 562(B)(2), 565(B) and (C), 566(B)(introductory paragraph) and (1) and (D)(introductory paragraph) and (1), 566.2(F)(2), (4) through (6) and (G), 571(A)(8), 573(E)(1), (2), and (4), 574(F), 581(3), 1280.22(B)(1), 1300.3(E), 1308(E)(1)(introductory paragraph) and (d) and (2)(a), 1308(A)(1)(b) through (d) and (2), 1308.1(A), 1309(E)(5)(b)(ii) and (F)(3), 1310(A)(1) and (C)(1), 1312(B) and (C), 1313(A), (C)(2), (G)(1), (2), (4) through (6), and (9), (H)(1), (4), (6) through (8), (11), and (12)(b), (I), and (K)(1), (2)(a)(i) and (c), and (3), 1313.1(C)(3), (G)(1)(a), (2), (4) through (7), (H)(1), (3) through (5), and (8), (I)(1) and (4)(b), (J), (L)(1), (2)(a) and (c), and (3), 1315(C)(2) and (3), and 1333(E) and (G)(1), (3), and (7), are hereby amended and reenacted and R.S. 18:154(C)(1)(h), 448, 467(5), and 1308(D) are hereby enacted to read as follows:

§103. Personal appearance of applicant required; exceptions

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B. Any citizen of Louisiana who meets the qualifications set forth in R.S. 18:101 and who is a legal resident of this state, whether or not he has a place of abode in this state, but who is unable to appear in person to register because he is in the United States Service, as defined in R.S. 18:1302, may register by mail using the state mail voter registration form in accordance with the following provisions:

* * *

(4) Upon receipt of the completed document, the registrar shall, if the evidence establishes that the applicant meets the requirements for registration, register the applicant. The Department of State shall and mail the notice of registration required by R.S. 18:109 to the applicant at his United States Service address.

C. A person who meets the qualifications set forth in R.S. 18:101(E) who is
unable to appear in person to register because he is residing outside the United States
may register by mail using the state mail voter registration form in accordance with
the following provisions:

* * *

(4) Upon receipt of the completed document, the registrar shall, if the evidence establishes that the applicant meets the requirements for registration, register the applicant. The Department of State shall and mail the notice of registration required by R.S. 18:109 to the applicant at his address outside the United States.

* * *

§104. Application for registration; form

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F. Upon request, the registrar shall furnish each applicant a copy of his application form without redaction, and the applicant shall be informed that he may obtain such copy.

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§109. Notice of registration and change in registration

After receiving from the registrar the information concerning a new registrant or a change in name, address, or polling place made with respect to the registration of any person, the Department of State promptly shall deliver a notice to the appropriate registrar that the person is registered or that his registration has been changed. The registrar department shall then mail the notice, postage prepaid, to each new registrant and to each person whose registration was changed. The notice shall show the parish, ward, precinct, and registration address of the registrant. The notice shall list an abbreviation of the name of the political party if the registrant is registered as being affiliated with a political party that is not recognized, or "no party" or an abbreviation thereof if the registrant is registered with no political party affiliation. However, the registrar department shall not be required to send

1 such a notice to any voter who is on the inactive list of voters unless the change in 2 registration involves a change in the voter's address. The secretary of state shall 3 prescribe the form to be used on the notice; however, "Return Service Requested" 4 shall be printed on the front of the notice, and the return address shall be that of the 5 appropriate registrar. When a notice is returned by the postmaster, the registrar shall 6 proceed in accordance with the applicable provisions of Part V of this Chapter. 7 8 §115.1. Electronic registration 9 10 C.(1) The electronic voter registration application shall contain spaces for 11 the information required pursuant to R.S. 18:104, except that the applicant shall 12 attest that the facts given by him on the application are true to the best of his 13 knowledge and belief, and such attestation shall take the place of the affidavit 14 required pursuant to R.S. $18:104\frac{(A)(15)}{(A)(15)}$. 15 16 §154. Records open to inspection; copying; exceptions 17 18 B.(1)(a) If twenty-five or more qualified voters of a parish make a request 19 in writing, the registrar shall permit the copying of any part of his records, except the 20 early voting confirmation sheets. 21 (b) Notwithstanding the provisions of Subparagraph (a) of this Paragraph, 22 the registrar shall permit copying of the following: 23 (i) the copying of a A list prepared pursuant to R.S. 18:1311(A) upon the 24 written request of a single person of the age of majority. 25 (ii) Any part of the registrar's records related to the election of a candidate 26 for an office, except the early voting confirmation sheets, upon the written request 27 made by a candidate in the election for that office received within the time period 28 provided for in R.S. 18:1405(B) or (H). 29 (iii) A voter registration application upon the request of the applicant

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pursuant to R.S. 18:104.

(2) The registrar shall allow this copying to be done by hand or otherwise, if so requested, unless such reproduction seriously interferes with the registration of voters or otherwise seriously interferes with the performance of the duties imposed on his office by law. In such instances, the registrar shall cause his employees to make copies of the requested records or print the information electronically, if the electronic copy contains the same information, and deliver them or request the secretary of state to reproduce such records which may then be forwarded to the registrar for delivery. Copying by the registrar or his employees or the secretary of state or printing an electronic copy shall be done in the presence of the requesting person or a representative of the requesting voters, if the person or voters so request. C.(1) Notwithstanding any provision of this Section to the contrary, the registrar, the clerk of court, the Department of State, the office of motor vehicles of the Department of Public Safety and Corrections and any entity that contracts with the office, each voter registration agency and any entity that contracts with a voter registration agency, and any person who handles the voter registration application form of another person shall be prohibited from circulating on a commercial list or

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(h) The voter registration application and any information contained on the voter registration application of any person who is sixteen or seventeen years of age.

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otherwise disclosing the following:

(d) Notwithstanding the provisions of Paragraph (1) of this Subsection, the Department of State or registrar of voters may provide to a clerk of court the full date of birth of a registered voter for the preparation of a general venire selection in accordance with R.S. 18:175. The clerk of court shall not disclose the full date of birth of a registered voter provided pursuant to this Subparagraph.

D.(1) Notwithstanding the provisions of this Section, the registrar, the clerk of court, and the Department of State shall not disclose the name and address of a law enforcement officer if he the registrar has received certification from the law enforcement agency employing the officer that the officer is engaging in hazardous activities to the extent that it is necessary for his name and address to be kept confidential. The registrar shall indicate such certification in the state voter registration computer system upon receipt of the certification.

- (2) Notwithstanding the provisions of this Section, the Department of State shall not disclose the name and address of a law enforcement officer if the secretary of state has received certification from the law enforcement agency employing the officer that the officer is engaging in hazardous activities to the extent that it is necessary for his name and address to be kept confidential.
- (3) Notwithstanding any provision of this Section to the contrary, the clerk of court shall not disclose the name and address of a law enforcement officer if the state voter registration computer system indicates that certification has been received from the law enforcement agency employing the officer that the officer is engaging in hazardous activities to the extent that it is necessary for his name and address to be kept confidential.
- (4) (2) Notwithstanding any provision of this Section to the contrary, the registrar of voters, Department of State, and the clerk of court, and the Department of State may disclose the name and address of a law enforcement officer who has qualified as a candidate for office between the date of qualifying of the candidate and the general election.
- (5) (3) Any agency employing a law enforcement officer availing himself of Paragraph (1) or (2) of this Subsection shall also issue <u>a</u> decertification notices notice to the registrar of voters and the secretary of state when the officer is no longer engaging in hazardous activities to the extent that it is necessary for his name and address to be kept confidential.

F.(1) Notwithstanding any provision of this Section to the contrary, the registrar shall not disclose the name and physical address of a program participant in the Department of State Address Confidentiality Program, as provided in R.S. 44:51 et seq.

- (2) Notwithstanding any provision of this Section to the contrary, the Department of State shall not disclose the name and physical address of a program participant in the Department of State Address Confidentiality Program, as provided in R.S. 44:51 et seq.
- (3) Notwithstanding any provision of this Section to the contrary, the clerk of court shall not disclose the name and physical address of a program participant in the Department of State Address Confidentiality Program, as provided in R.S. 44:51 et seq.
- G. Notwithstanding any provision of this Section to the contrary, the registrar, the clerk of court, and the Department of State shall be prohibited from disclosing the following:
- (1) Any information of a type exempted from disclosure pursuant to any other Subsection of this Section received from another state pursuant to a cooperative agreement authorized by R.S. 18:18(D).
 - (2) Any geographical coding of addresses of registered voters.
- (3) An application to vote absentee by mail, or information contained therein, until the applicant has returned his voted ballot to the registrar.
- (4) Computer system or program information, including software, related menus, flow charts, network diagrams, usernames, nonpublic uniform resource locators, database object names, computer names, device identifiers and serial numbers, screen printouts and captures, internet protocol address numbers, passwords, source materials, prompts, dialogues, operating and instructional manuals, programming materials or instructions, and any other computer operating or support materials concerning the state voter registration computer system and election management system or voting equipment.

1	(5) Any information contained within the state voter registration computer
2	system and election management system which if disclosed may impair the security
3	of the statewide voter registration system and election management system or the
4	integrity of the information maintained on the systems or voting equipment.
5	(6) Internet protocol address numbers submitted to or captured by the state
6	voter registration computer system and election management system.
7	(7) The name and physical address of a program participant in the
8	Department of State Address Confidentiality Program, as provided in R.S. 44:51 e
9	seq.
10	H. G. Notwithstanding any provision of this Section to the contrary, the
11	Department of State shall not disclose votes that are void because of the death of a
12	candidate pursuant to R.S. 18:469, withdrawal of a candidate pursuant to R.S.
13	18:502, resignation of a public officer subject to a recall election pursuant to R.S
14	18:1300.7, or disqualification of a candidate pursuant to R.S. 18:1410.
15	I. Notwithstanding any provision of this Section to the contrary, the registrar
16	the clerk of court, the Department of State, the office of motor vehicles of the
17	Department of Public Safety and Corrections and any entity that contracts with the
18	office, each voter registration agency and any entity that contracts with a voter
19	registration agency, and any person who handles the voter registration application
20	form of another person is prohibited from disclosing the voter registration
21	application and any information contained on the voter registration application of
22	any person who is sixteen or seventeen years of age.
23	J. H. Notwithstanding any provision of this Section to the contrary, the
24	registrar, the clerk of court, and the Department of State shall not disclose in a list
25	of commissioners the address or telephone number of an early voting commissioner
26	commissioner-in-charge, or commissioner, or alternate commissioner who is
27	certified to serve in an election.

§175. Voting list from Department of State

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D.(1) The secretary of state and the appropriate registrar of voters shall provide, without charge or remuneration, to a clerk of court at the clerk's request a complete and accurate annual list or computer tape from the Department of State containing the official list of registered voters in the parish of the clerk for the preparation of a general venire selection.

(2) The registrar of voters secretary of state shall also provide to the clerk of court, without charge or remuneration, at the clerk's request, monthly updates to the official list of registered voters in the parish for use in maintaining the general venire.

* * *

§192. Annual canvass; costs

A.(1)

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(b) In conducting the verification, if the United States Postal Service or its licensee provides a corrected address, the Department of State shall furnish the corrected address to the appropriate registrar of voters. Upon receiving a corrected address inside the parish, the Department of State may make the change on the statewide registration system and the registrar of voters may make the change on his records. If a change is made, the registrar shall mail a new voter identification card to the voter using the corrected address provided and an address confirmation eard notice as provided in R.S. 18:193. In the event the new voter identification card using the corrected address is returned to the registrar and the voter has failed to return the address confirmation eard notice, the registrar shall consider the address not corrected. His records should be changed The registrar shall change his records to reflect the prior address on file for that voter. If the corrected address is outside the parish, the registrar of voters shall not make the change on his records and shall send an address confirmation eard notice as provided in R.S. 18:193.

1	(2) For a registrant whose address was not verified or whose corrected
2	address is outside the parish, the registrar shall send an address confirmation eard
3	notice as set forth in R.S. 18:193.
4	* * *
5	§193. Challenge and cancellation of registration; notice; procedures
6	* * *
7	B. For the purposes of this Section, "address confirmation eard notice" shall
8	mean a postage prepaid and pre-addressed return eard notice, sent by forwardable
9	mail. The Department of State shall be responsible for developing the address
10	confirmation eard notice and for informing the registrant about his voting rights
11	under the address confirmation process and the address confirmation card notice
12	shall be submitted by the Department of State to the House and Governmental
13	Affairs Committee of the House of Representatives and the Senate and
14	Governmental Affairs Committee of the Senate for review.
15	C. If the registrant responds to the address confirmation card notice and has
16	not moved or has moved within the parish, the registrar shall remove the person's
17	name from the inactive list of voters if it is on the inactive list and correct the voter's
18	address if necessary.
19	D.(1) If the voter responds to the address confirmation eard notice and has
20	permanently moved to a different parish, the registrar shall transfer the voter's
21	registration information to the new parish of residence.
22	(2) If the voter responds to the address confirmation card notice and has
23	permanently moved outside the state, the registrar shall cancel the voter's
24	registration.
25	E. A voter on the inactive list of voters who fails to respond to the address
26	confirmation card notice shall remain on the inactive list of voters until his address
27	is confirmed in accordance with the procedures set forth in R.S. 18:196 or not later
28	than a period of two regularly scheduled federal general elections, at which time the
29	registrar shall cancel the voter's registration.

§195.	Challenge of registrants	s in the United	States Service	or temporarily	residing
	outside United States				

A. If the registrant whose registration is challenged for any lawful cause is a member of the United States Service or is a person who is temporarily residing outside the territorial limits of the United States, the registrar shall mail the registrant an address confirmation card notice. The registrant's name shall be placed on the inactive list of voters upon mailing of such card notice.

B.(1) Upon receipt of the address confirmation <u>card notice</u> or any written request for continued registration, the registrar shall place the registrant's name on the official list of voters.

* * *

§196. Inactive list of voters; procedure for voting

A.(1) In addition to the official list of voters, there shall be an inactive list of voters which shall consist of registrants who have been mailed an address confirmation card notice. The names of registrants on the inactive list of voters shall not be counted in computing the number of ballots required for an election, the number of voters required to divide or constitute a precinct, the number of signatures required on any petition, the number of commissioners at a precinct pursuant to R.S. 18:425, the number of voting machines to be allocated and used in each voting precinct pursuant to R.S. 18:1363, or the number of registered voters necessary to recognize or determine the organization of a political party or committee.

- B. A registrant whose name is on the inactive list of voters may vote:
- (1) If the registrant has not changed residence, at the polling place of such registrant's last address upon affirming in writing by completing an address confirmation card notice affirming that such registrant still resides at the address on file at the office of the registrar of voters.
- (2) If the registrant has moved to an address within the parish in the same precinct, at the polling place of such registrant's last address on file at the office of the registrar of voters upon affirming in writing that such registrant resides in the

precinct by completing an address confirmation card <u>notice</u> affirming the new address within the precinct.

- (3) If the registrant has moved to an address within the parish in a different precinct, at the polling place of such registrant's last address on file at the office of the registrar of voters for that election only upon affirming in writing that such registrant still resides in the parish by completing an address confirmation card notice affirming the new address within the parish.
- (4) If the registrant has moved to an address outside the parish, at the polling place of such registrant's last address on file at the office of the registrar of voters for that election only upon affirming in writing that such registrant has moved within the last three months and no longer resides in the parish by completing an address confirmation card notice affirming the new address outside the parish and that the length of time since the move has not exceeded three months. If such registrant does not affirm that he has moved within the last three months, he shall not be permitted to vote.

C.

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(2)(a) If a registrant whose name is on the inactive list of voters votes absentee by mail or during early voting, the registrar shall transfer the registrant's name to the official list of voters and make any necessary corrections in the registrant's registration records if the information on the address confirmation card notice, as required by R.S. 18:1309, or the residence address provided in an application to vote by mail so indicates.

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(3) If a registrant whose name appears on the inactive list of voters has returned an address confirmation card notice or other signed notice confirming an address change to the registrar of voters that was received after the close of books prior to a primary election and before the close of books for the general election, the registrar shall transfer the registrant's name to the official list of voters prior to the

general election and make any necessary corrections in the registrant's registration records.

D. If a registrant who has failed to respond to an address confirmation card notice and whose name appears on the inactive list of voters does not vote in any election from the date he is placed on the inactive list of voters until the day after the second regularly scheduled general election for federal office held after such date, the registrar shall cancel the registration of the registrant.

* * *

§198. Change of residence or change in address; inquiry by registrar; change of records

A. Whenever a registrar has reason to believe that a registrant has changed his residence within the parish or that a change has occurred in the registrant's mailing address within the parish, the registrar shall mail the address confirmation eard notice as provided in R.S. 18:193(B) to the registrant, but shall not place the voter on the inactive list of voters.

B. The <u>card notice</u> shall inform the voter that he must notify the registrar of his current address.

C. The registrar shall send such <u>eard notice</u> to the registrant's address shown on the registration records and to the address the registrar believes to be the registrant's new address. Upon return of the <u>eard notice</u>, signed by the registrant, the registrar shall enter any change in the registrant's information on the state voter registration computer system and, if the original application is available in hard copy in the registrar's office, on the original application for registration.

D. If the registrant fails to return the eard notice within thirty days after the date on which the eard notice was mailed, the registrar shall place the registrant on the inactive list of voters. The registrant shall remain on the inactive list of voters in accordance with the procedures set forth in R.S. 18:196 or not later than a period of two regularly scheduled federal general elections, at which time the registrar shall cancel the registration of the registrant.

HB NO. 496	ENROLLED
ПВ NO. 490	ENRULLEI

1	§402. Dates of primary and general elections
2	* * *
3	C. Municipal and ward elections. In all municipalities with a population of
4	less than three hundred thousand, elections for municipal and ward officers who are
5	not elected at the same time as the governor or members of congress shall be held
6	every four years.
7	(1) Primary elections for municipal and ward officers who are not elected at
8	the same time as the governor or members of congress shall be held on the last
9	Saturday in March of an election year, or on the first Saturday in March of the
10	presidential election year.
11	(2) General elections for municipal and ward officers who are not elected at
12	the same time as the governor or members of congress shall be held on the fifth
13	Saturday after the last Saturday in March of an election year unless the primary
14	election for such officers is held on the first Saturday in March; in such case, the
15	general election shall be held on the fifth Saturday after the first Saturday in March
16	of an election year.
17	* * *
	E. Special elections to fill newly created office or vacancy in office. An
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18 19	election to fill a newly created office or vacancy in an existing office, except the
	election to fill a newly created office or vacancy in an existing office, except the office of representative in congress, shall be held on the dates fixed by the
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19 20	office of representative in congress, shall be held on the dates fixed by the
19 20 21	office of representative in congress, shall be held on the dates fixed by the appropriate authority in the proclamation ordering a special election as follows:
19 20 21 22	office of representative in congress, shall be held on the dates fixed by the appropriate authority in the proclamation ordering a special election as follows: (1) A special primary election shall be held on the first of the following days
19 20 21 22 23	office of representative in congress, shall be held on the dates fixed by the appropriate authority in the proclamation ordering a special election as follows: (1) A special primary election shall be held on the first of the following days that is after the date on which the proclamation calling the special primary election
19 20 21 22 23 24	office of representative in congress, shall be held on the dates fixed by the appropriate authority in the proclamation ordering a special election as follows: (1) A special primary election shall be held on the first of the following days that is after the date on which the proclamation calling the special primary election was issued, provided that the proclamation was issued at least four weeks prior to the
19 20 21 22 23 24 25	office of representative in congress, shall be held on the dates fixed by the appropriate authority in the proclamation ordering a special election as follows: (1) A special primary election shall be held on the first of the following days that is after the date on which the proclamation calling the special primary election was issued, provided that the proclamation was issued at least four weeks prior to the opening of the qualifying period for the special primary election:
19 20 21 22 23 24 25 26	office of representative in congress, shall be held on the dates fixed by the appropriate authority in the proclamation ordering a special election as follows: (1) A special primary election shall be held on the first of the following days that is after the date on which the proclamation calling the special primary election was issued, provided that the proclamation was issued at least four weeks prior to the opening of the qualifying period for the special primary election: * * * *
19 20 21 22 23 24 25 26 27	office of representative in congress, shall be held on the dates fixed by the appropriate authority in the proclamation ordering a special election as follows: (1) A special primary election shall be held on the first of the following days that is after the date on which the proclamation calling the special primary election was issued, provided that the proclamation was issued at least four weeks prior to the opening of the qualifying period for the special primary election: * * * (c) The last Saturday in March, when the special general election is held on

1	(2) A special general election shall be held on one of the following days:
2	* * *
3	(c) The fifth Saturday after the last Saturday in March of any year unless the
4	primary election is held on the first Saturday in March; in such case, the general
5	election shall be held on the fifth Saturday after the first Saturday in March.
6	* * *
7	F. Bond, tax, or other elections. Every bond, tax, or other election at which
8	a proposition or question is to be submitted to the voters shall be held only on one
9	of the following dates:
10	* * *
11	(3) The last Saturday in March or the fifth Saturday after the last Saturday
12	in March of any year or on the first Saturday in March or the fifth Saturday after the
13	first Saturday in March during the presidential election year.
14	* * *
15	§444. Parish executive committees
16	* * *
17	H. Removal.
18	* * *
19	(2) When a member of a parish executive committee commits any of the
20	grounds for removal set forth in this Subsection, the parish executive committee shall
21	schedule a hearing to review all available information on the incident. The parish
22	executive committee shall provide a ten-day written notice to the member prior to
23	conducting said hearing. Removal of the member, after completion of the hearing
24	by the committee, shall be by a two-thirds vote of a majority of the members of the
25	parish executive committee at a regularly scheduled meeting. A vacancy in the
26	membership of the parish executive committee created by the removal shall be filled
27	by appointment by the parish executive committee at its as provided in R.S. 18:448
28	at the parish executive committee's next regularly scheduled meeting.
29	* * *

HB NO. 496	ENROLLED
112 1101 170	

1	§448. Vacancies in the state central committee or parish executive committee of a
2	recognized political party
3	A. A vacancy in the membership of the state central committee shall be filled
4	as follows:
5	(1) For membership elected pursuant to R.S. 18:443, the chairman of the
6	state central committee shall appoint a member.
7	(2) For membership elected pursuant to R.S. 18:443.2, the state central
8	committee shall appoint a member.
9	B. A vacancy in the membership of a parish executive committee of a
10	recognized political party shall be filled as follows:
11	(1) For a vacancy in an at-large position, the parish executive committee
12	shall appoint a qualified resident of the parish. If there are not enough members of
13	the parish executive committee to fill the vacancy, the chairman of the state central
14	committee of that political party may appoint a qualified resident of the parish to fill
15	the vacancy.
16	(2)(a) For a vacancy left by a representative of a district, the parish executive
17	committee shall appoint a qualified resident of the district. If no qualified resident
18	of the district will accept the membership, the committee may appoint any qualified
19	resident of the parish.
20	(b) If there are not enough members of the parish executive committee to fill
21	the vacancy, the chairman of the state central committee of that political party may
22	appoint a qualified resident of the district to fill the vacancy. If no qualified resident
23	of the district will accept the membership, the chairman of the state central
24	committee of that political party may appoint any qualified resident of the parish to
25	fill the vacancy.
26	C. The state central committee or parish executive committee shall notify the
27	secretary of state any time a vacancy is filled on the respective committee. The
28	notice shall include the name of the appointed member, the address of his domicile,
29	and the effective date of his appointment.

1	D. The provisions of Subpart E of Part VI of this Chapter do not apply to the
2	filling of vacancies pursuant to this Part. However, for the purposes of this Part,
3	vacancy has the same meaning as provided in R.S.18:581.
4	* * *
5	§467. Opening of qualifying period
6	The qualifying period for candidates in a primary election shall open:
7	* * *
8	(3) For candidates in a primary election for municipal and ward officers who
9	are not elected at the same time as the governor or members of congress in
10	municipalities with a population of less than three hundred thousand and those in any
11	special primary election to be held at the same time, on the last Wednesday in
12	January of the year of the election, unless the primary election is held on the first
13	Saturday in March in a presidential election year; in such case the qualifying period
14	for candidates in such primary election shall open on the first third Wednesday in
15	December of the year prior to the election.
16	* * *
17	(5) For candidates in a presidential primary election, the qualifying period
18	shall open on the third Wednesday in December.
19	* * *
20	§562. Prerequisites to voting
21	* * *
22	B. Review of precinct register. The commissioners shall then determine:
23	* * *
24	(2) If the applicant's name is found in the precinct register on the inactive list
25	of voters and he has not voted absentee by mail or during early voting, the applicant
26	may vote after complying with provisions of R.S. 18:196(B). After such compliance,
27	one of the commissioners shall announce the applicant's name again and shall
28	preserve the address confirmation card notice received from the voter by placing the

address confirmation <u>card notice</u> in the envelope marked "Registrar of Voters" and attaching the envelope to the precinct register.

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§565. Challenge of voters

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B. Disposition of record of challenge and address confirmation card notice. The original record of the challenge, signed by the challenger, and the address confirmation card notice shall be placed in the envelope marked "Registrar of Voters". A duplicate record of the challenge shall be placed in the clear plastic zipper bag and returned to the clerk of court on election night. A duplicate record of the challenge shall be given to the voter being challenged.

C. Disposition of the challenge. The commissioners present shall determine the validity of the challenge. If they determine by majority vote that the challenge is valid, the applicant shall not be permitted to vote. However, if the valid challenge has determined that the applicant has moved within the parish or has moved outside the parish within the last three months, the voter shall be allowed to vote upon completing an address confirmation eard notice. If a majority of the commissioners determine that the challenge is invalid, the applicant shall be permitted to vote.

§566. Provisional voting for federal office; polling place and early voting

* * *

B. Procedure The procedure for provisional voting for federal office at a polling place shall be as follows:

(1) The applicant shall first fill in the blanks on the provisional ballot envelope flap and sign the included certificate on the envelope flap in the presence of a commissioner attesting that he is a registered voter in the parish and is eligible to vote in the election for federal office. The applicant shall then sign the precinct register on the page marked "Provisional Voters". The commissioner shall record the provisional ballot number on the provisional ballot envelope certificate and then shall provide the applicant the provisional ballot envelope and the provisional ballot listing the federal offices. The applicant shall then mark the provisional ballot

according to the printed instructions on its face, place the ballot in the provisional ballot envelope, seal the envelope, and return the provisional ballot envelope to the commissioner. The applicant shall be allowed to mark the provisional ballot in an area and in a manner that protects the secrecy of his vote. The commissioner shall place the provisional ballot envelope inside the envelope marked "Provisional Ballot". The "Provisional Ballot" envelope shall be returned to the registrar of voters, in care of the clerk of court, on election night.

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D. <u>Procedure The procedure</u> for provisional voting for federal office during the period of early voting shall be as follows:

(1) The applicant shall first fill in the blanks on the provisional ballot envelope flap and sign the included certificate on the envelope flap in the presence of the registrar or deputy registrar attesting that he is a registered voter in the parish and is eligible to vote in the election for federal office. The applicant shall then sign the precinct register on the page marked "Provisional Voters". If the applicant is voting at a branch office of the registrar, the applicant shall be required to sign and date a register for early voting provisional voters kept by the registrar prior to voting by provisional ballot. The registrar or deputy registrar shall record the provisional ballot number on the provisional ballot envelope flap certificate and then shall provide the applicant the provisional ballot envelope and the provisional ballot listing the federal offices. The applicant shall then mark the provisional ballot according to the printed instructions on its face, place the ballot in the provisional ballot envelope, seal the envelope, and return the provisional ballot envelope to the registrar or deputy registrar. The applicant shall be allowed to mark the provisional ballot in an area and in a manner that protects the secrecy of his vote. The registrar or deputy registrar shall place the provisional ballot envelope inside the envelope marked "Early Voting Provisional Ballot".

28 * * *

§566.2. Tabulation and counting of provisional ballots for federal office

1 F. The procedure for counting provisional ballots shall be as follows: 2 3 (2) The board shall announce the name of each provisional voter and shall 4 compare the name on the flap of the provisional ballot envelope with the name on 5 the list of provisional voters. 6 7 (4) If the board has determined that a provisional ballot shall be counted, a 8 member of the board shall write the provisional ballot number and the word 9 "counted" adjacent to the provisional voter's name on the list of provisional voters. 10 A member of the board shall tear the flap from the envelope containing remove the 11 <u>certificate from</u> the provisional ballot, attach the provisional voter's registration documentation to the envelope flap certificate, and leave the ballot envelope sealed. 12 13 (5) If the board has determined that a provisional ballot shall not be counted, 14 the members of the board shall leave the flap on the envelope containing not remove 15 the certificate from the provisional ballot, leave the ballot envelope sealed, and shall write the word "rejected", together with the reason for rejecting the provisional ballot 16 17 across the envelope containing the ballot. A member of the board shall write the 18 provisional ballot number and the word "rejected" adjacent to the provisional voter's 19 name, together with the reason for rejecting the provisional ballot, on the list of 20 provisional voters. The rejected provisional ballots shall be placed in the special 21 provisional ballot envelope. No rejected provisional ballot shall be counted. 22 (6) After the validity of all provisional ballots has been determined, the 23 members of the board shall place the original signed list of provisional voters, the 24 flaps certificates removed from the valid provisional ballots, and the attached 25 registration documentation in the envelope provided for that purpose and seal the 26 provided envelope. Two of the members of the board shall execute the certificate 27 on the provided envelope and transmit the envelope to the registrar of voters. 28

G. When the flaps certificates of the provisional ballots that were counted and the attached registration documentation have been returned to the registrar of

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1	voters, the registrar shall add the name of each provisional voter whose ballot was
2	counted to the list of those who have voted.
3	* * *
4	§571. Procedures for commissioners after termination of voting
5	A. At the termination of voting in a primary or general election, the
6	commissioners shall announce that voting is terminated. The commissioners in the
7	presence of the watchers shall immediately:
8	* * *
9	(8) Place one copy of the official election results reports, one copy of the
10	machine certificates, one of the duplicate poll lists, all original executed challenges
11	of voters, all precinct register corrections, all voter identification affidavits, all
12	physical disability affidavits, any physicians' certificates, any copies of disability
13	documentation, a copy of each completed notation of irregularities form, and any
14	address confirmation eards notices in the envelope marked "Registrar of Voters",
15	seal it and attach it to the precinct register after the termination of voting, and place
16	a new protective seal on the precinct register.
17	* * *
18	§573. Evidence of election results
19	* * *
20	E. Transmission and disposition of original challenges, duplicate voters'
21	affidavits, and address confirmation cards notices. (1) At the opening of the voting
22	machines, the sealed precinct registers shall be immediately returned to the registrar
23	of voters. Upon receipt of the sealed precinct registers, the registrar shall remove
24	any attached original record of challenges of voters made during the election, any
25	precinct register correction affidavits, any voter identification affidavits made
26	pursuant to R.S. 18:562, any address confirmation cards notices, any physical

(2) The registrar shall utilize the procedures set forth in Part V of Chapter 4 of this Code to determine the validity of the registration of each challenged voter

disability affidavits, any certificates, any copies of disability documentation, and any

completed voter registration applications.

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who did not submit an address confirmation card notice. In any instance where an address confirmation card notice was received that stated an address different from the address on file in the registrar's office for a registrant, the registrar shall change the registrant's address to the address on the address confirmation card notice if the change of address is in the parish; transfer the registrant's registration to another parish if the address on the address confirmation card notice is in another parish; or cancel the registration if the address on the address confirmation card notice is in another state. If an address confirmation card notice was received that affirmed the address on file in the registrar's office, the registrar shall reinstate the registrant to the official list of voters if he appears on the inactive list of voters. If the address confirmation card notice was a result of a valid challenge, the registrar shall so inform the district attorney and shall transmit to him the address confirmation card notice of that person.

(4) The registrar shall scan the address confirmation eard notice, voter identification affidavit, disability documentation, or voter registration application and add it to the voter's record in the state voter registration computer system after processing.

§574. Compilation and promulgation of returns

20 * * *

F. Computation of all time intervals in this Section and Chapter 7 of this Title shall include Saturdays, Sundays, and other legal holidays. However, if the final day in a time interval falls on a Saturday, Sunday, or other legal holiday, then the next day which is not a Saturday, Sunday, or legal holiday shall be deemed to be the final day of the time interval. If one or more of the duties in this Section or Chapter 7 of this Title required to be performed on the fifth, sixth, seventh, or fourteenth day after an election are delayed because of a Saturday, Sunday, or other legal holiday, the duties which follow will be delayed a like amount of time.

HB NO. 496	ENROLLED
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1	§581. Definitions
2	As used in this Title:
3	* * *
4	(3) "Vacancy" occurs in an elective office when the office is or will be
5	unoccupied by for any of the following reasons:
6	(a) reason of the death Death of the official who was elected to the office, or.
7	(b) by reason of his retirement Retirement or resignation of the official who
8	was elected to the office.
9	(c) Removal removal from office by any means.
10	(d) Failure failure to take office for any reason, or when it becomes certain
11	that the person elected to the office will not take the office on the day when the term
12	for which he was elected commences, or.
13	(e) The when the person elected to or holding the office no longer meets the
14	residence or domicile requirements of that office, any declaration of retention of
15	domicile to the contrary notwithstanding, or.
16	(f) An when an office is created due to a reclassification of a municipality.
17	(g) Failure of any candidate to qualify for the election to the office or the
18	failure of a sufficient number of candidates to qualify for the number of positions to
19	be filled in the office.
20	* * *
21	§1280.22. Candidates; procedure for qualifying
22	* * *
23	B.(1) The qualifying period for presidential candidates shall open on the
24	third Wednesday in December and shall close at 4:30 p.m. on the following Friday
25	and close as provided in Chapter 5 of this Title. During the qualifying period,
26	presidential candidates shall file notices of candidacy with the secretary of state.
27	* * *
28	§1300.3. Certification of registrar of voters; addition or withdrawal of signatures;
29	form of names
30	* * *

	HB NO. 496 ENROLLED
1	E. The registrar of voters shall comply with the provisions of R.S. 18:3(C)
2	18:3 when determining the number of qualified electors of the voting area who
3	signed the petition.
4	* * *
5	§1306. Preparation and distribution of absentee by mail and early voting ballots
6	* * *
7	E.(1) An absentee by mail ballot envelope also shall have a perforated
8	extension or flap below the sealing line, which shall bear a certificate prescribed by
9	the secretary of state and approved by the attorney general. The secretary of state
10	shall prepare an absentee by mail certificate, the content of which is subject to
1	approval of the attorney general. The certificate shall include but not necessarily be
12	limited to:
13	* * *
14	(d) Authorization to the parish board of election supervisors to open the
15	<u>ballot</u> envelope and count his ballot.
16	* * *
17	(2)(a) An absentee by mail ballot envelope flap The certificate shall also
18	contain a line for the handwritten signature of one witness and a line for the printed
19	name of the witness. The voter shall sign the certificate in the presence of one
20	witness and his certificate shall be made under penalty of perjury for providing false
21	or fraudulent information. The voter shall include the completed certificate when
22	mailing the ballot. Above the perforation and along the seal line, the words "DO
23	NOT DETACH FLAP" shall be printed. No person except the immediate family
24	member of the voter, as defined in this Code, shall witness more than one certificate
25	of a voter.
26	* * *

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§1308. Absentee voting by mail

A.(1)

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HB NO. 496 **ENROLLED** (b) If the voter feels he will not have time to vote timely by mail, the voter may request that the registrar transmit to him by facsimile a ballot, or a second ballot, as the case may be, along with a certificate and waiver of the right to a secret ballot as provided in Subsection D of this Section, and the registrar shall do so if he has a facsimile machine in his office. However, the registrar shall not be required to send a second ballot by facsimile if the voter received a ballot by mail. The waiver of the right to a secret ballot shall contain the following statement: "My ballot was transmitted by facsimile to me, and I am voluntarily waiving my right to a secret ballot." The waiver shall also contain spaces for the voter's handwritten signature, the date, and the last four digits of the voter's social security number. The voter may then mail his voted ballot and completed certificate and waiver back to the registrar or transmit the documents by facsimile at the facsimile machine number designated by the registrar. Upon receipt, the registrar shall place the voted ballot along with the completed certificate and waiver in an appropriately marked envelope and seal it. The registrar and his staff shall take the steps necessary to keep the voted ballots as confidential as practicable. (c)(i) A voter who is eligible to vote absentee by mail pursuant to R.S. 18:1303(D)(1) and who feels he will not have time to vote timely by mail may request that the registrar transmit electronically to him a ballot along with a certificate and waiver of the right to a secret ballot as provided in Subsection D of

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this Section, and the registrar shall do so. Alternatively, an immediate family member of the voter may pick up the necessary instructions, certificate, ballot, and envelope at the registrar's office.

(ii) The waiver of the right to a secret ballot shall contain the following statement: "My ballot was transmitted electronically to me, and I am voluntarily waiving my right to a secret ballot." The waiver shall also contain spaces for the voter's handwritten signature, the date, and the last four digits of the voter's social security number.

(iii) If the materials are transmitted electronically to the voter, the voter shall mark the ballot as provided in R.S. 18:1310 and complete the certificate and waiver

and return his voted ballot and completed certificate and waiver to the registrar by facsimile or any means authorized by Subsection B of this Section. The registrar and his staff shall take the steps necessary to keep the voted ballot as confidential as practicable.

(iv) (iii) If an immediate family member of the voter picks up the voter's materials, the voter shall mark the ballot as provided in R.S. 18:1310 and return his voted ballot and completed certificate to the registrar by facsimile or any means authorized by Subsection B of this Section. If the voter returns the voted ballot and completed certificate by facsimile, he shall also include his completed waiver, and the registrar and his staff shall take the steps necessary to keep the voted ballot as confidential as practicable.

- (d)(i) Upon request, the registrar shall transmit electronically a ballot, certificate, and waiver of the right to a secret ballot <u>as provided in Subsection D of this Section</u> to a voter who is eligible to vote absentee by mail pursuant to R.S. 18:1303(F) or (I) and who is unable to vote an absentee by mail ballot without assistance because of a disability.
- (ii) The waiver of the right to a secret ballot shall contain the following statement: "My ballot was transmitted electronically to me, and I am voluntarily waiving my right to a secret ballot." The waiver shall also contain spaces for the voter's handwritten signature or mark, the date, and the last four digits of the voter's social security number.
- (iii) The voter shall mark the ballot and complete the certificate and waiver as provided in R.S. 18:1310 and return his voted ballot and completed certificate and waiver to the registrar by facsimile or any means authorized by Subsection B of this Section. The registrar and his staff shall take the steps necessary to keep the voted ballot as confidential as practicable.
- (2)(a) With respect to members of the United States Service and persons residing outside the United States who are registered to vote, these materials shall be mailed as provided by the Uniformed and Overseas Citizens Absentee Voting Act (39 U.S.C. 3406 and 42 U.S.C. 1973ff 52 U.S.C. 20301 et seq.) and shall include

both the primary election ballot and the special ballot for the general election. The registrar shall mail the materials for candidates for United States senator or United States representative in congressional primary and general elections, candidates for presidential nominee in presidential preference primary elections, and candidates in presidential elections at least forty-five days prior to the election to those voters who have made application to vote absentee by mail by such time.

- (b) Notwithstanding the provision of Subparagraph (a) of this Paragraph, with respect to members of the United States Service and persons residing outside the United States who are registered to vote, these materials may be electronically transmitted as follows: for
- (i) For candidates for United States senator or United States representative in congressional primary and general elections, the registrar shall and must include the special ballot or ballots as provided in R.S. 18:1306(A)(4) for the congressional general election. The registrar shall transmit the materials at least forty-five days prior to the election to those voters who have requested electronic transmission by such time.
- (c) Notwithstanding the provisions of Subparagraph (a) of this Paragraph, with respect to members of the United States Service and persons residing outside the United States who are registered to vote, these materials may be electronically transmitted for (ii) For candidates for presidential nominee in presidential preference primary elections and candidates in presidential elections, the: The registrar shall transmit the materials at least forty-five days prior to the election to those voters who have requested electronic transmission by such time.
- (d) Notwithstanding the provisions of Subparagraph (a) of this Paragraph, with respect to members of the United States Service and persons residing outside the United States who are registered to vote, these materials may be electronically transmitted for (iii) For candidates for state, local, and municipal offices, the registrar and shall include the special ballot or ballots as provided in R.S. 18:1306(A)(4) for the general election.

(e) Notwithstanding the provisions of Subparagraph (a) of this Paragraph, with respect to members of the United States Service and persons residing outside the United States who are registered to vote, these materials (iv) Materials may be electronically transmitted for candidates for political party offices.

(f) Notwithstanding the provisions of Subparagraph (a) of the Paragraph, with respect to members of the United States Service and persons residing outside the United States who are registered to vote, these materials may be electronically transmitted and for recall, proposed constitutional amendments, proposition, and question elections.

(g) (c) For mailed ballots, the envelope mailed to the voter shall contain ballot envelopes, an adequate number of certificates required pursuant to R.S. 18:1306, and a return envelope. The return envelope shall bear the official title and mailing address of the registrar and the name, return address, and precinct or district number of the voter. The voter shall return his voted primary election ballot and certificate and special ballot and certificate for the general election to the registrar in the appropriate envelope. The registrar of voters shall mail a regular general election absentee ballot to a member of the United States Service or to persons residing overseas only if the regular general election absentee ballot includes one or more elections that were not included on the special ballot sent, as provided herein, to such voter. The envelope for the special ballot shall contain language on the outside of the envelope that clearly designates which envelope is to be used for return of the general election ballot.

(d)(h)(i) For electronically transmitted ballots, the registrar shall transmit the ballot or ballots, certificate, and waiver of the right to a secret ballot <u>as provided in Subsection D of this Section</u> to the voter for each ballot mailing. The waiver of the right to a secret ballot shall contain the following statement: "My ballot was transmitted electronically to me, and I am voluntarily waiving my right to a secret ballot." The waiver shall also contain spaces for the voter's handwritten signature, the date, and the last four digits of the voter's social security number. The voter shall return by facsimile or any means authorized by Subsection B of this Section his

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voted ballot or ballots and completed certificate and waiver for each ballot mailing.

The registrar and his staff shall take the steps necessary to keep each voted ballot as confidential as practicable.

(ii) The voter may use a separate "Security Envelope" and ballot transmittal envelope from the Federal Write-in Absentee Ballot to mail the electronically transmitted presidential preference primary, presidential, congressional primary, or congressional general election ballot or ballots, certificate, and waiver of the right to a secret ballot to the parish registrar of voters for each ballot mailing.

(i) (e) Notwithstanding the provisions of Subparagraphs (a) through (f) and (b) of this Paragraph, a voter who is a member of the United States Service or who resides outside the United States and who feels he will not have time to vote timely by mail, may request that the registrar transmit to him by facsimile a ballot, or a second ballot, as the case may be, along with a certificate and waiver of the right to a secret ballot as provided in Subsection D of this Section, and the registrar shall do so. The waiver of the right to a secret ballot shall contain the following statement: "My ballot was transmitted by facsimile to me, and I am voluntarily waiving my right to a secret ballot." The waiver shall also contain spaces for the voter's handwritten signature, the date, and the last four digits of the voter's social security number. The voter may then mail his voted ballot and completed certificate and waiver back to the registrar or transmit the documents by facsimile at the facsimile machine number designated by the registrar. Upon receipt, the registrar shall place the voted ballot along with the completed certificate and waiver in an appropriately marked envelope and seal it. The registrar and his staff shall take the steps necessary to keep the voted ballots as confidential as practicable.

(f)(j)(i) The secretary of state as the chief election officer of the state shall take all actions reasonably necessary to allow members of the United States Service and persons residing outside the United States to vote according to the Uniformed and Overseas Citizens Absentee Voting Act or otherwise, whether by mail, facsimile, or other means of transmission of the ballot, notwithstanding any provision of this Code to the contrary.

1	(11) The secretary of state as the chief election officer of the state shall take					
2	all actions reasonably necessary to allow registered voters who are unable to vote					
3	during early voting or at the polling place on election day due to out-of-parish or out-					
4	of-state work responsibilities relating to a declared emergency to vote, whether by					
5	mail, facsimile, or other means of transmission of the ballot.					
6	* * *					
7	D.(1) The waiver of the right to a secret ballot shall contain the following					
8	statement: "My ballot was transmitted by facsimile to me, and I am voluntarily					
9	waiving my right to a secret ballot." The waiver shall also contain spaces for the					
10	voter's handwritten signature, the date, and the last four digits of the voter's social					
11	security number.					
12	(2) The registrar and his staff shall take the steps necessary to keep all voted					
13	ballots accompanied by a completed certificate and waiver as confidential as					
14	practicable.					
15	* * *					
16	§1308.1. Absentee voting by person serving on sequestered jury					
17	A. Immediately upon receipt of an application, the registrar shall deliver the					
18	necessary instructions, certificates, ballots, and envelopes to the officer of the court					
19	in charge of the sequestered jury on which the applicant is serving, at the address					
20	furnished by the applicant. Each envelope delivered to the officer shall contain two					
21	envelopes, one of which shall be the ballot envelope and the other shall be a return					
22	envelope bearing the official title and mailing address of the registrar and the name,					
23	return address, and precinct or district number of the voter. This latter envelope shall					
24	be used by each voter to return his ballot.					
25	* * *					
26	§1309. Early voting; verification					
27	* * *					
28	E.					
29	* * *					

	HB NO. 496					ENROLLE	D
1	(5)						
2		*	*	*			
3	(b)						
4		*	*	*			
5	(ii) If the pap	per ballot e	nvelop	e contair	ns includes a	a certificate on tl	he
6	envelope flap, the vote	r shall not b	e requi	red to sig	n the certification	ate. The registrar	o
7	voters or deputy regist	rar shall wr	ite "ear	ly voting	g ballot" acros	ss the envelope fla	aŗ
8	certificate and include	the voter's n	ame, w	ard, prec	inct, and regi	stration number ar	10
9	attach it to the early vot	ting confirm	ation sl	heet so th	at the ballot r	nay be identified for	O1
10	purposes of a challeng	e filed pursi	uant to	R.S. 18:1	315.		
11		*	*	*			
12	F.						
13		*	*	*			
14	(3) At the end	l of the earl	y votin	g period,	, the registran	r shall complete th	he
15	early voting verificatio	n form for e	ach loc	ation and	sign and cert	ify to its correctne	SS
16	and print an early vot	er report fro	om the	state vot	er registratio	on computer system	m
17	listing all early voters	from the pa	arish.	All early	voting verif	ication forms, ear	·ly
18	voting machine public	counter log	gs, earl	y voting	confirmation	n sheets, early vot	eı
19	reports, and paper ball	ots voted di	uring ea	arly votir	ng shall be p	laced in the specia	al
20	secure absentee by ma	il and early	voting	envelop	e or containe	r for delivery to the	he
21	parish board of election	n supervisoi	s on el	ection da	y for the tabu	ılation and countir	n٤
22	of early voting ballots.						
23		*	*	*			
24	§1310. Execution of c	ertificate; n	narking	of ballot	;; casting vote	e; assistance	
25	A.(1) When a	voter receiv	es the a	absentee	voting mater	ials by mail, he fir	îs
26	shall fill in all blanks	on the provi	ided ce	rtificate o	on the ballot	envelope flap . Th	he
27	voter then shall mark	the ballot a	ccordir	ng to the	printed instr	ructions on its fac	:e
28	Then the voter shall plant	ace the vote	d ballo	t in the ba	allot envelope	e, seal the envelop	e
29	and sign the certificate	on the ball	ot enve	lope flap			

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1	C.(1) Any person who assists a voter in voting absentee by mail shall
2	execute the acknowledgment on the ballot envelope flap certificate prepared by the
3	secretary of state, verifying that the person providing the assistance has marked the
4	ballot in the manner dictated by the voter, and the signature on the acknowledgment
5	by the person providing assistance may serve as the signature of the witness required
6	by R.S. 18:1306(E)(2)(a).
7	* * *

§1312. Retention of ballots at registrar's office

* *

B. All absentee by mail ballots which are received timely shall be removed from the mail return envelope, if applicable, shall be arranged by ward and precinct and placed and retained in a special, secure absentee by mail and early voting ballot envelope or container designated and used only for that purpose, and shall be delivered to the parish board of election supervisors to be counted and tabulated as provided in R.S. 18:1313.

C. After the tabulation of the absentee by mail and early voting ballots on election night, the board shall replace the absentee by mail ballots, early voting machine results reports, early voting verification forms, early voting machine public counter logs, absentee by mail and early voter reports, and early voting confirmation sheets in the special, secure absentee by mail and early voting ballot envelope or container and return the envelope or container to the registrar of voters. The registrar shall retain the special, secure absentee by mail and early voting ballot envelope or container inviolate until the delay for filing an election contest has lapsed, or, if an action contesting the election has been filed, until the judgment in the action becomes definitive.

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§1313. Tabulation and counting of absentee by mail and early voting ballots

A.(1) The parish board of election supervisors in a parish that has fewer than one thousand absentee by mail ballots returned to the registrar of voters for a primary

or general election shall conduct the tabulation and counting of absentee by mail and early voting ballots in accordance with this Section.

(2) The parish board of election supervisors in a parish that has one thousand or more absentee by mail ballots returned to the registrar of voters for a primary or general election may conduct the tabulation and counting of absentee by mail and early voting ballots in accordance with this Section. The parish board shall notify the secretary of state in writing no later than five days prior to a primary or general election that the tabulation and counting of absentee by mail and early voting ballots will be conducted pursuant to this Section or pursuant to R.S. 18:1313.1.

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(2) Prior to the counting of absentee by mail and early voting ballots on election day, any person authorized by the secretary of state may assist the registrar of voters in the challenge removal process on the early voting machines, in the reading of the early voting machine results cartridges on the secretary of state's equipment, and in producing the early voting machine results report. All early voting machine results reports shall be placed in the special, secure absentee by mail and early voting envelope or container.

- G. The procedure for the preparation, verification, counting, and tabulation of absentee by mail ballots shall be as follows:
- (1) A member of the board shall remove the certificates and special absentee by mail ballots and envelopes containing the absentee by mail ballots all certificates, envelopes, and ballots from the special, secure absentee by mail and early voting ballot envelope or container.
- (2) The board shall announce the name of each absentee by mail voter and the ward and precinct where he is registered to vote, and shall compare the name on

the certificate or on the flap of the envelope containing the absentee by mail ballot with the names on the absentee by mail voter report.

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(4) If the board determines that an absentee by mail ballot is valid, a member of the board shall make a check mark on the absentee by mail voter report beside the name of the voter as it appears on the report and write his initials on each page of the report. If applicable, a member of the board shall tear the flap from the envelope containing the absentee by mail ballot remove the certificate and leave the envelope sealed.

- (5) If a majority of the members of the board determine that an absentee by mail ballot is invalid, the members shall leave the flap on the envelope containing the absentee by mail ballot not remove the certificate, leave the envelope sealed, and a member of the board shall write the word "rejected", together with the reasons for rejecting the ballot, across the envelope containing the ballot or across the certificate attached to the special absentee by mail ballot. He shall also write the word "rejected" and his initials on the absentee by mail voter report beside the name of the voter as it appears in the report. The rejected absentee by mail ballots and certificates shall be replaced in the special, secure absentee by mail and early voting ballot envelope or container. No rejected absentee by mail ballot shall be counted.
- (6) After the validity of all absentee by mail ballots has been determined, the members of the board shall place the valid certificates and the flaps removed from the valid absentee by mail ballots in the envelope or container provided for that purpose and seal the envelope or container. Two of the members shall execute the certificate on the envelope container.

* * *

(9) If a ballot is physically damaged or cannot properly be counted by the counting equipment and the vote cast by the voter is clearly discernible from a physical inspection of the defective ballot, the ballot may be counted by hand or a true duplicate may be made of the defective ballot in the presence of witnesses and substituted for the ballot. Any duplicate ballot shall be clearly labeled "duplicate",

bear a ballot number which shall be recorded on the defective ballot, and be counted in lieu of the defective ballot. After a ballot has been duplicated, the defective ballot shall be placed in the special, secure absentee by mail and early voting ballot envelope or container, and the duplicate ballot shall be counted with the other valid ballots.

* *

H. The procedure for counting early voting machine ballots and paper ballots voted during early voting shall be as follows:

(1) A member of the board shall remove the early voting verification forms, early voting machine public counter logs, early voting confirmation sheets, paper ballots voted during early voting, early voter report, and all early voting machine results reports from the special, secure absentee by mail and early voting ballot envelope or container.

* * *

(4) For each paper ballot voted during early voting, the board shall announce the name of the person who voted by paper ballot during early voting and the ward and precinct where he is registered to vote and shall compare the name on the flap of the envelope containing the early voting ballot certificate with the names on the early voter report.

- (6) If the board determines that a paper ballot voted during early voting is valid, a member of the board shall write the words "voted early" and his initials on the early voter report beside the name of the voter as it appears on the report. A member of the board shall tear the flap from the envelope containing the paper ballot voted during early voting remove the certificate and leave the envelope sealed.
- (7) If a majority of the members of the board determine that a paper ballot voted during early voting is invalid, the members shall leave the flap on the envelope containing the ballot not remove the certificate, leave the envelope sealed, and a member of the board shall write the word "rejected" together with the reasons for rejecting the ballot across the envelope containing the ballot. He shall also write the

word "rejected" and his initials on the early voter report beside the name of the voter as it appears on the report. The rejected ballot shall be placed in the special, secure absentee by mail and early voting ballot envelope or container. No rejected paper ballot voted during early voting shall be counted.

(8) After the validity of all paper ballots voted during early voting has been determined, the members of the board shall place the valid early voting confirmation sheets and flaps removed from the valid paper ballots voted during early voting certificates in the envelope or container provided for that purpose and seal the envelope or container. Two of the members shall execute the certificate on the envelope or container.

* * *

(11) If a ballot is physically damaged or cannot properly be counted by the counting equipment and the vote cast by the voter is clearly discernible from a physical inspection of the defective ballot, the ballot may be counted by hand or a true duplicate may be made of the defective ballot in the presence of witnesses and substituted for the ballot. Any duplicate ballot shall be clearly labeled "duplicate", bear a ballot number which shall be recorded on the defective ballot, and be counted in lieu of the defective ballot. After a ballot has been duplicated, the defective ballot shall be placed in the special, secure absentee by mail and early voting ballot envelope or container, and the duplicate ballot shall be counted with the other valid ballots.

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(b) The board shall sign and certify to the correctness of each zero proof sheet and place all zero proof sheets in the special, secure absentee by mail and early voting envelope or container.

* * *

I. The final absentee by mail and early voting vote report prepared by the parish board of election supervisors shall be transmitted to the clerk of court immediately upon completion of the tabulation of the absentee by mail and early

voting ballots on election night. A copy of the record shall be transmitted immediately to the secretary of state, and a copy of the record shall be placed in the special, secure absentee by mail and early voting envelope or container.

* * *

K.(1) Upon completion of the tabulation and counting of the absentee by mail and early voting ballots, the parish board of election supervisors shall return the absentee by mail and early voting ballots and electronic results report to the special, secure absentee by mail and early voting ballot envelope or container, shall seal the envelope or container, and shall deliver the envelope or container to the registrar of voters. The registrar shall preserve the envelope or container and its contents inviolate and, except upon order of a court of competent jurisdiction, shall not allow the absentee by mail and early voting documents to be inspected by anyone until the delay for filing an action contesting the election has lapsed. If an action contesting the election is commenced timely, the registrar shall continue to preserve the envelope or container and its contents inviolate, subject to the orders of the court, until the final judgment in the action has become definitive.

(2)(a)(i) Notwithstanding the provisions of Paragraph (1) of this Subsection, if the number of absentee by mail and early voting ballots cast for all candidates for an office could make a difference in the outcome of the election for such office, upon the written request of a candidate for such office, the board shall recount the absentee by mail ballots by hand or scanning equipment and early voting ballots electronically, unless paper ballots were used for early voting and in such case, the ballots shall be recounted by hand for such office. The registrar shall preserve the envelope or container and its contents inviolate and, except upon the board recounting the absentee by mail ballots, shall not allow the absentee by mail and early voting ballots to be inspected by anyone until the recounting of the absentee by mail and early voting ballots by the board.

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(c) Upon completion of the recount of the absentee by mail and early voting ballots, the board shall return the absentee by mail and early voting documents to the

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special, secure absentee by mail and early voting ballot envelope or container, shall reseal the envelope or container, and shall deliver the envelope or container and its contents to the registrar of voters who shall preserve the envelope or container and its contents in the manner provided for in Paragraph (1) of this Subsection.

* * *

(3) A candidate or his representative, in the presence of a majority of the parish board of election supervisors, shall be allowed to inspect the flaps certificates removed from the valid absentee by mail ballots and the flaps certificates removed from the valid early voting ballots when paper ballots are used for early voting. All such inspections shall be held at a time set by the secretary of state, in conjunction with the registrar of voters and the clerk of court, or following the recount of absentee by mail and early voting ballots on the fifth day after the election and at any time ordered by a court of competent jurisdiction. If the fifth day after the election falls on a holiday or weekend, such inspection shall be held on the next working day at a time set by the secretary of state, in conjunction with the registrar of voters and the clerk of court, or following the recount of absentee by mail and early voting ballots. Any written request for inspection shall be filed with the clerk of court. The deadline for filing a request for inspection shall be 4:30 p.m. on the third calendar day after the election. Immediately upon receiving any request, the clerk of court shall prominently post in his office a notice of the time and place where the inspection will occur and the name of the candidate requesting the inspection. The candidate requesting the inspection shall be responsible for all reasonable costs associated with such inspection which shall be payable to the clerk of court. The costs shall be paid at the time the written request for the inspection is filed with the clerk of court and shall be paid in cash, by certified or cashier's check on a state or national bank or credit union, United States postal money order, or money order issued by a state or national bank or credit union.

1	§1313.1. Preparation, verification, tabulation, and counting of absentee by mail and
2	early voting ballots
3	* * *
4	C.
5	* * *
6	(3) Prior to the counting of absentee by mail and early voting ballots on
7	election day, any person authorized by the secretary of state may assist the registrar
8	of voters in the challenge removal process on the early voting machines, in the
9	reading of the early voting machine results cartridges on the secretary of state's
10	equipment, and in producing the early voting machine results report. All early
11	voting machine results reports shall be placed in the special, secure absentee by mail
12	and early voting envelope or container.
13	* * *
14	G. The procedure for the preparation and verification process for the
15	tabulation and counting of absentee by mail ballots and early voting paper ballots
16	before the election shall be as follows:
17	(1)(a) A member of the board shall remove the certificates, early voting
18	verification forms, early voting machine public counter logs, early voting
19	confirmation sheets, absentee by mail ballots, early voting paper ballots, and
20	envelopes containing the absentee by mail ballots and early voting paper ballots from
21	the special, secure absentee by mail and early voting ballot envelope or container.
22	* * *
23	(2) The board shall announce the name of each absentee by mail voter, each
24	voter who voted a paper ballot during early voting and the ward and precinct where
25	he is registered to vote, and shall compare the name on the certificate or on the flap
26	of the envelope containing the absentee by mail ballot or early voting paper ballot
27	with the names on the absentee by mail voter report or early voter report, as
28	applicable.
29	* * *

(4)(a) If an absentee by mail ballot has not been challenged and is determined by the board to be valid, a member of the board shall make a check mark on the absentee by mail voter report beside the name of the voter as it appears on the report and write his initials on each page of the report. If applicable, a member of the board shall tear the flap remove the certificate from the envelope containing the absentee by mail ballot and leave the envelope sealed.

- (b) If an early voting paper ballot has not been challenged and is determined by the board to be valid, a member of the board shall write the words "voted early" and his initials on the early voter report beside the name of the voter as it appears on the report. A member of the board shall tear the flap from the envelope containing the paper ballot voted during early voting remove the certificate and leave the envelope sealed.
- (5) If an absentee by mail ballot or early voting paper ballot has been challenged, the members shall leave the flap on the envelope, if applicable, containing the absentee by mail ballot or early voting paper ballot not remove the certificate and leave the envelope sealed.
- (6) A member of the board shall place the absentee by mail ballots and early voting paper ballots that have been challenged and the ballots that have not been challenged in the special, secure absentee by mail envelope or and early voting ballot container provided for that purpose and seal the envelope or container. Two members of the board shall execute the first certificate on the envelope or container and date the certificate with the date on which it was executed before the election.
- (7) The members of the board shall place the certificates of the absentee by mail ballots and early voting paper ballots that have not been challenged and the flaps removed from those ballots in the envelope or container provided for that purpose and seal the envelope or container. Two of the members shall execute the first certificate on the envelope container and date the certificate with the date on which it was executed before the election.

H. The procedure for counting absentee by mail ballots and early voting paper ballots on election day shall be as follows:

(1) A member of the board shall break the seal on the special, secure absentee by mail and early voting ballot envelope or container, and remove the certificates, absentee by mail ballots, and early voting paper ballots that have been challenged, and the absentee by mail ballots and early voting paper ballots that have not been challenged from the envelope or container.

- (3)(a) If the board determines that an absentee by mail ballot is valid, a member of the board shall make a check mark on the absentee by mail voter report beside the name of the voter as it appears on the report and write his initials on each page of the report. If applicable, a member of the board shall tear the flap from the envelope containing the absentee by mail ballot remove the certificate and leave the envelope sealed.
- (b) If the board determines that a paper ballot voted during early voting is valid, a member of the board shall write the words "voted early" and his initials on the early voter report beside the name of the voter as it appears on the report. A member of the board shall tear the flap from the envelope containing the paper ballot voted during early voting remove the certificate and leave the envelope sealed.
- (4) If a majority of the members of the board determine that an absentee by mail ballot or early voting paper ballot is invalid, the members shall leave the flap on the envelope containing the ballot not remove the certificate, leave the envelope sealed, and a member of the board shall write the word "rejected", together with the reasons for rejecting the ballot, across the envelope containing the ballot or across the certificate attached to the special absentee by mail ballot or early voting paper ballot. He shall also write the word "rejected" and his initials on the absentee by mail voter report or early voter report, as applicable, beside the name of the voter as it appears in the report. The rejected absentee by mail ballots and early voting paper ballots and certificates shall be replaced in the special, secure absentee by mail and

early voting ballot envelope or container. No rejected absentee by mail ballot or early voting paper ballot shall be counted.

(5) After the validity of all absentee by mail ballots and early voting paper ballots have been determined, the members of the board shall break the seal on the envelope or container and place the valid certificates and the flaps removed from the valid absentee by mail ballots and early voting paper ballots in the envelope or container provided for that purpose and seal the envelope or container. Two of the members shall execute the second certificate on the envelope and date the certificate the day of the election.

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(8) If a ballot is physically damaged or cannot properly be counted by the counting equipment and the vote cast by the voter is clearly discernible from a physical inspection of the defective ballot, the ballot may be counted by hand or a true duplicate may be made of the defective ballot in the presence of witnesses and substituted for the ballot. Any duplicate ballot shall be clearly labeled "duplicate", bear a ballot number which shall be recorded on the defective ballot, and be counted in lieu of the defective ballot. After a ballot has been duplicated, the defective ballot shall be placed in the special, secure absentee by mail and early voting ballot envelope or container, and the duplicate ballot shall be counted with the other valid ballots.

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- I. The procedure for counting early voting machine ballots on election day shall be as follows:
- (1) A member of the board shall remove the early voting machine results reports from the special, secure absentee by mail and early voting ballot envelope or container.

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(b) The board shall sign and certify to the correctness of each zero proof sheet and place all zero proof sheets in the special, secure absentee by mail and early voting envelope or container.

* * *

J. The final absentee by mail and early voting vote report prepared by the parish board of election supervisors shall be transmitted to the clerk of court immediately upon completion of the tabulation of the absentee by mail and early voting ballots on election night. A copy of the record shall be transmitted immediately to the secretary of state, and a copy of the record shall be placed in the special, secure absentee by mail and early voting envelope or container.

* * *

L.(1) Upon completion of the tabulation and counting of the absentee by mail and early voting ballots on election day, the parish board of election supervisors shall return the absentee by mail and early voting ballots and electronic results report to the special, secure absentee by mail and early voting ballot envelope or container, shall seal the envelope or container, and shall deliver the envelope or container to the registrar of voters. The registrar shall preserve the envelope or container and its contents inviolate and, except upon order of a court of competent jurisdiction, shall not allow the absentee by mail and early voting documents to be inspected by anyone until the delay for filing an action contesting the election has lapsed. If an action contesting the election is commenced timely, the registrar shall continue to preserve the envelope or container and its contents inviolate, subject to the orders of the court, until the final judgment in the action has become definitive.

(2)(a)(i) Notwithstanding the provisions of Paragraph (1) of this Subsection, if the number of absentee by mail and early voting ballots cast for all candidates for an office could make a difference in the outcome of the election for such office, upon the written request of a candidate for such office, the board shall recount the absentee by mail ballots by hand or scanning equipment and early voting ballots electronically, unless paper ballots were used for early voting and in such case, the ballots shall be recounted by hand for such office. The registrar shall preserve the

envelope or container and its contents inviolate and, except upon the board recounting the absentee by mail ballots, shall not allow the absentee by mail and early voting ballots to be inspected by anyone until the recounting of the absentee by mail and early voting ballots by the board.

(ii) Notwithstanding the provisions of Paragraph (1) of this Subsection, if the number of absentee by mail and early voting ballots cast for and against a proposition could make a difference in the outcome of the election, upon the written request of a person who voted in the proposition election, the board shall recount the absentee by mail ballots by hand or scanning equipment and early voting ballots electronically, unless paper ballots were used for early voting and in such case, the ballots shall be recounted by hand for such election. The registrar shall preserve the envelope or container and its contents inviolate and, except upon the board recounting the absentee by mail ballots, shall not allow the absentee by mail and early voting ballots to be inspected by anyone until the recounting of the absentee by mail and early voting ballots by the board.

* * *

(c) Upon completion of the recount of the absentee by mail and early voting ballots, the board shall return the absentee by mail and early voting documents to the special, secure absentee by mail and early voting ballot envelope or container, shall reseal the envelope or container, and shall deliver the envelope or container and its contents to the registrar of voters who shall preserve the envelope or container and its contents in the manner provided for in Paragraph (1) of this Subsection.

* * *

(3) A candidate or his representative, in the presence of a majority of the parish board of election supervisors, shall be allowed to inspect the flaps certificates removed from the valid absentee by mail ballots and the flaps removed from the valid early voting ballots when paper ballots are used for early voting. All such inspections shall be held at a time set by the secretary of state, in conjunction with the registrar of voters and the clerk of court, or following the recount of absentee by mail and early voting ballots on the fifth day after the election and at any time

ordered by a court of competent jurisdiction. If the fifth day after the election falls on a holiday or weekend, such inspection shall be held on the next working day at a time set by the secretary of state, in conjunction with the registrar of voters and the clerk of court, or following the recount of absentee by mail and early voting ballots. Any written request for inspection shall be filed with the clerk of court. The deadline for filing a request for inspection shall be 4:30 p.m. on the third calendar day after the election. Immediately upon receiving any request, the clerk of court shall prominently post in his office a notice of the time and place where the inspection will occur and the name of the candidate requesting the inspection. The candidate requesting the inspection, which shall be payable to the clerk of court. The costs shall be paid at the time the written request for the inspection is filed with the clerk of court and shall be paid in cash or by certified or cashier's check on a state or national bank or credit union, United States postal money order, or money order issued by a state or national bank or credit union.

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§1315. Challenge of absentee by mail or early voting ballot

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(2) If a challenge in accordance with the provisions of Subsection A of this Section is sustained, the vote shall not be counted, the ballot or early voting confirmation sheet shall be placed in the special, secure absentee by mail and early voting ballot envelope or container, and the board shall notify the voter in writing of the challenge and the cause therefor. This notification shall be on a form provided by the secretary of state and shall be signed by at least a majority of the members of the board. The notice of the challenge and the cause therefor shall be given within four business days by mail, addressed to the voter at his place of residence. The board shall retain a copy of the notification. However, if the challenge is based upon a change of residence

outside the parish that has occurred within the last three months, the ballot shall be counted provided that the voter confirmed his current address as shown by the affidavit of the absentee by mail ballot envelope flap certificate or early voting confirmation sheet or, if the voter is on the inactive list of voters, as shown by the information provided on an address confirmation eard notice.

(3)(a) If a challenge in accordance with the provisions of Subsection B of this Section is sustained, the vote shall not be counted, the board shall write "rejected" and the cause therefor across the ballot envelope or early voting confirmation sheet, and shall place the ballots and early voting confirmation sheets so rejected in the special, secure absentee by mail and early voting ballot envelope or container. The board shall notify the voter in writing of the challenge and the cause therefor. The notification shall be on a form provided by the secretary of state and shall be signed by at least a majority of the members of the board. The notice of the challenge and the cause therefor shall be given within four business days by mail addressed to the voter at his place of residence. The board shall retain a copy of the notification.

(b) If a ballot is rejected pursuant to the provisions of R.S. 18:1316, the vote shall not be counted, the board shall write "rejected" and the cause therefor on a separate slip of paper and attach it to the ballot, and shall place the ballots so rejected in the special, secure absentee by mail and early voting ballot envelope or container.

* * *

§1333. Nursing home early voting program; voting by persons residing in a nursing home

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E. The registrar shall notify the applicant by letter, at the return nursing home address shown on the request, the day on which a deputy registrar or other qualified person selected by the registrar will be present at the nursing home to permit the applicant to cast his ballot. The registrar shall assign a number to the applicant, that shall be stamped or entered in ink on the upper right side of the letter and also shall be entered in clearly distinguishable figures on the flap of the absentee

by mail ballot envelope that will contain the absentee by mail ballot to be delivered to that applicant on the day designated in the letter. If the letter is mailed by the registrar prior to his receipt of the absentee by mail ballots for the election, he shall enter the name of the applicant, his address, ward and precinct, and the number assigned to the applicant on a list that he shall keep for the purpose and, upon receipt of the absentee by mail ballots for the election, he shall enter the number on the absentee by mail ballot envelope as provided in this Subsection.

* * *

G. The voting by each voter shall be accomplished in the following manner:

(1) The voter shall present to the registrar the letter he received from the registrar that bears the reply number assigned as provided in Subsection E of this Section. The registrar shall compare the number on the letter with the number on the absentee by mail ballot envelope in his possession and, if they are identical, he shall hand the envelope containing the absentee by mail ballot to the voter. However, if the voter is on the inactive list of voters, the voter must complete an address confirmation card notice prior to receiving the envelope containing the absentee by mail ballot.

* * *

(3) The voter shall mark his ballot as provided in R.S. 18:1310(A). The voter then shall place the absentee by mail ballot in the absentee by mail ballot envelope, sign the included certificate, and seal the envelope, and sign the certificate on the absentee by mail ballot envelope flap.

* * *

(7) Upon receipt of an address confirmation eard notice, the registrar shall reinstate the voter to the official list of voters.

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Section 2. R.S. 18:110(A)(3), 154(I) and (J), 443(F), 443.2(6), 444(F), 445(A)(3), and 585 are hereby repealed in their entirety.

Section 3. 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

1	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If		
2	vetoed by the governor and subsequently approved by the legislature, this Act shall become		
3	effective on the day following such approval.		
		SPEAKER OF THE HOUSE OF REPRESENTATIVES	
		PRESIDENT OF THE SENATE	
		GOVERNOR OF THE STATE OF LOUISIANA	
	APPROVED:		

ENROLLED

HB NO. 496