# As Passed by the Senate

131st General Assembly Regular Session 2015-2016

Sub. S. B. No. 296

Senator Seitz

Cosponsors: Senators Coley, Jones, Hite, Burke, Bacon, Jordan, Uecker, Patton, Eklund, Hackett

# A BILL

To ame	nd sections 3501.17, 3501.28, 3501.32,	1
350	5.18, 3505.181, and 3505.183 and to enact	2
sec	tions 2505.40, 3501.321, and 3501.40 of the	3
Rev	ised Code to specify requirements for	4
law	suits concerning election procedures, to	5
spe	cify the conditions under which a court may	6
ord	er that a polling place be kept open for	7
ext	ended hours on the day of an election, and to	8
req	uire a person who votes during those extended	9
hou	rs to cast a provisional ballot.	10

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

Section 1. That sections 3501.17, 3501.28, 3501.32,	11
3505.18, 3505.181, and 3505.183 be amended and sections 2505.40,	12
3501.321, and 3501.40 of the Revised Code be enacted to read as	13
follows:	14
Sec. 2505.40. For each day on which an election is held in	15
the territory over which a court of appeals has jurisdiction,	16
the court shall establish a special election day panel. The	17
panel shall be available upon instant notice to hear and	18

determine on that day any appeal filed with it under division 19 (C) (1) of section 3501.321 of the Revised Code. 20 Sec. 3501.17. (A) The expenses of the board of elections 21 shall be paid from the county treasury, in pursuance of 22 appropriations by the board of county commissioners, in the same 23 manner as other county expenses are paid. If the board of county 24 commissioners fails to appropriate an amount sufficient to 25 provide for the necessary and proper expenses of the board of 26 elections pertaining to the conduct of elections, the board of 27 elections may apply to the court of common pleas within the 28 29 county, which shall fix the amount necessary to be appropriated and the amount shall be appropriated. Payments shall be made 30 upon vouchers of the board of elections certified to by its 31 chairperson or acting chairperson and the director or deputy 32 director, upon warrants of the county auditor. 33 The board of elections shall not incur any obligation 34 involving the expenditure of money unless there are moneys 35 sufficient in the funds appropriated therefor to meet the 36

obligation. If the board of elections requests a transfer of 37 funds from one of its appropriation items to another, the board 38 of county commissioners shall adopt a resolution providing for 39 the transfer except as otherwise provided in section 5705.40 of 40 the Revised Code. The expenses of the board of elections shall 41 be apportioned among the county and the various subdivisions as 42 provided in this section, and the amount chargeable to each 43 subdivision shall be paid as provided in division (J) of this 44 section or withheld by the county auditor from the moneys 45 payable thereto at the time of the next tax settlement. At the 46 time of submitting budget estimates in each year, the board of 47 elections shall submit to the taxing authority of each 48 subdivision, upon the request of the subdivision, an estimate of 49 the amount to be paid or withheld from the subdivision during the current or next fiscal year.

A board of township trustees may, by resolution, request that the county auditor withhold expenses charged to the township from a specified township fund that is to be credited with revenue at a tax settlement. The resolution shall specify the tax levy ballot issue, the date of the election on the levy issue, and the township fund from which the expenses the board of elections incurs related to that ballot issue shall be withheld.

(B) Except as otherwise provided in division (F) of this 60 section, the compensation of the members of the board of 61 elections and of the director, deputy director, and regular 62 employees in the board's offices, other than compensation for 63 overtime worked; the expenditures for the rental, furnishing, 64 and equipping of the office of the board and for the necessary 65 office supplies for the use of the board; the expenditures for 66 the acquisition, repair, care, and custody of the polling 67 places, booths, guardrails, and other equipment for polling 68 places; the cost of tally sheets, maps, flags, ballot boxes, and 69 all other permanent records and equipment; the cost of all 70 elections held in and for the state and county; and all other 71 expenses of the board which are not chargeable to a political 72 subdivision in accordance with this section shall be paid in the 73 same manner as other county expenses are paid. 74

(C) The compensation of precinct election officials and
intermittent employees in the board's offices; the cost of
renting, moving, heating, and lighting polling places and of
placing and removing ballot boxes and other fixtures and
requipment thereof, including voting machines, marking devices,

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and automatic tabulating equipment; the cost of printing and 80 delivering ballots, cards of instructions, registration lists 81 required under section 3503.23 of the Revised Code, and other 82 election supplies, including the supplies required to comply 83 with division (H) of section 3506.01 of the Revised Code; the 84 cost of contractors engaged by the board to prepare, program, 85 test, and operate voting machines, marking devices, and 86 automatic tabulating equipment; and all other expenses of 87 conducting primaries and elections in the odd-numbered years 88 shall be charged to the subdivisions in and for which such 89 primaries or elections are held. The charge for each primary or 90 general election in odd-numbered years for each subdivision 91 shall be determined in the following manner: first, the total 92 cost of all chargeable items used in conducting such elections 93 shall be ascertained; second, the total charge shall be divided 94 by the number of precincts participating in such election, in 95 order to fix the cost per precinct; third, the cost per precinct 96 shall be prorated by the board of elections to the subdivisions 97 conducting elections for the nomination or election of offices 98 in such precinct; fourth, the total cost for each subdivision 99 shall be determined by adding the charges prorated to it in each 100 precinct within the subdivision. 101

(D) The entire cost of special elections held on a day 102 other than the day of a primary or general election, both in 103 odd-numbered or in even-numbered years, shall be charged to the 104 subdivision. Where a special election is held on the same day as 105 a primary or general election in an even-numbered year, the 106 subdivision submitting the special election shall be charged 107 only for the cost of ballots and advertising. Where a special 108 election is held on the same day as a primary or general 109 election in an odd-numbered year, the subdivision submitting the 110

special election shall be charged for the cost of ballots and111advertising for such special election, in addition to the112charges prorated to such subdivision for the election or113nomination of candidates in each precinct within the114subdivision, as set forth in the preceding paragraph.115

(E) Where a special election is held on the day specified 116 by division (E) of section 3501.01 of the Revised Code for the 117 holding of a primary election, for the purpose of submitting to 118 the voters of the state constitutional amendments proposed by 119 the general assembly, and a subdivision conducts a special 120 election on the same day, the entire cost of the special 121 election shall be divided proportionally between the state and 122 123 the subdivision based upon a ratio determined by the number of issues placed on the ballot by each, except as otherwise 124 provided in division (G) of this section. Such proportional 125 division of cost shall be made only to the extent funds are 126 available for such purpose from amounts appropriated by the 127 general assembly to the secretary of state. If a primary 128 election is also being conducted in the subdivision, the costs 129 shall be apportioned as otherwise provided in this section. 130

(F) When a precinct is open during a general, primary, or
special election solely for the purpose of submitting to the
voters a statewide ballot issue, the state shall bear the entire
cost of the election in that precinct and shall reimburse the
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county for all expenses incurred in opening the precinct.

(G) (1) The state shall bear the entire cost of advertising
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in newspapers statewide ballot issues, explanations of those
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issues, and arguments for or against those issues, as required
by Section 1g of Article II and Section 1 of Article XVI, Ohio
Constitution, and any other section of law. Appropriations made

to the controlling board shall be used to reimburse the141secretary of state for all expenses the secretary of state142incurs for such advertising under division (G) of section1433505.062 of the Revised Code.144

(2) There is hereby created in the state treasury the 145 statewide ballot advertising fund. The fund shall receive 146 transfers approved by the controlling board, and shall be used 147 by the secretary of state to pay the costs of advertising state 148 ballot issues as required under division (G)(1) of this section. 149 Any such transfers may be requested from and approved by the 150 controlling board prior to placing the advertising, in order to 151 facilitate timely provision of the required advertising. 152

(H) The cost of renting, heating, and lighting
registration places; the cost of the necessary books, forms, and
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supplies for the conduct of registration; and the cost of
printing and posting precinct registration lists shall be
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charged to the subdivision in which such registration is held.

(I) At the request of a majority of the members of the 158 board of elections, the board of county commissioners may, by 159 resolution, establish an elections revenue fund. Except as 160 otherwise provided in this division, the purpose of the fund 161 shall be to accumulate revenue withheld by or paid to the county 162 under this section for the payment of any expense related to the 163 duties of the board of elections specified in section 3501.11 of 164 the Revised Code, upon approval of a majority of the members of 165 the board of elections. The fund shall not accumulate any 166 revenue withheld by or paid to the county under this section for 167 the compensation of the members of the board of elections or of 168 the director, deputy director, or other regular employees in the 169 board's offices, other than compensation for overtime worked. 170

Notwithstanding sections 5705.14, 5705.15, and 5705.16 of 171 the Revised Code, the board of county commissioners may, by 172 resolution, transfer money to the elections revenue fund from 173 any other fund of the political subdivision from which such 174 payments lawfully may be made. Following an affirmative vote of 175 a majority of the members of the board of elections, the board 176 of county commissioners may, by resolution, rescind an elections 177 revenue fund established under this division. If an elections 178 revenue fund is rescinded, money that has accumulated in the 179 fund shall be transferred to the county general fund. 180

181 (J) (1) Not less than fifteen business days before the deadline for submitting a question or issue for placement on the 182 ballot at a special election, the board of elections shall 183 prepare and file with the board of county commissioners and the 184 office of the secretary of state the estimated cost, based on 185 the factors enumerated in this section, for preparing for and 186 conducting an election on one question or issue, one nomination 187 for office, or one election to office in each precinct in the 188 county at that special election and shall divide that cost by 189 the number of registered voters in the county. 190

(2) The board of elections shall provide to a political 191 subdivision seeking to submit a question or issue, a nomination 192 for office, or an election to office for placement on the ballot 193 at a special election with the estimated cost for preparing for 194 and conducting that election, which shall be calculated either 195 by multiplying the number of registered voters in the political 196 subdivision with the cost calculated under division (J)(1) of 197 this section or by multiplying the cost per precinct with the 198 number or precincts in the political subdivision. A political 199 subdivision submitting a question or issue, a nomination for 200 office, or an election to office for placement on the ballot at 201

that special election shall pay to the county elections revenue202fund sixty-five per cent of the estimated cost of the election203not less than ten business days after the deadline for204submitting a question or issue for placement on the ballot for205that special election.206

(3) Not later than sixty days after the date of a special 207 election, the board of elections shall provide to each political 208 subdivision the true and accurate cost for the question or 209 issue, nomination for office, or election to office that the 210 subdivision submitted to the voters on the special election 211 ballots. If the board of elections determines that a subdivision 212 paid less for the cost of preparing and conducting a special 213 election under division (J)(2) of this section than the actual 214 cost calculated under this division, the subdivision shall remit 215 to the county elections revenue fund the difference between the 216 payment made under division (J)(2) of this section and the final 217 cost calculated under this division within thirty days after 218 being notified of the final cost. If the board of elections 219 determines that a subdivision paid more for the cost of 220 preparing and conducting a special election under division (J) 221 (2) of this section than the actual cost calculated under this 222 division, the board of elections promptly shall notify the board 223 of county commissioners of that difference. The board of county 224 commissioners shall remit from the county elections revenue fund 225 to the political subdivision the difference between the payment 226 made under division (J)(2) of this section and the final cost 227 calculated under this division within thirty days after 228 receiving that notification. 229

(K) (1) Prior to the day of an election, the board of
elections shall prepare and file with the office of the
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secretary of state an estimate of the hourly cost of keeping a
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polling place in the county open after the time for the closing	233
of the polls pursuant to a court order issued under section	234
3501.321 of the Revised Code. The estimate shall include the	235
cost of compensating the precinct election officials who are	236
assigned to a polling place at the rate specified in division	237
(H) of section 3501.28 of the Revised Code. The secretary of	238
state shall make the estimate available on the secretary of	239
state's official web site not later than the time for the	240
opening of the polls on the day of the election.	241
(2) Upon receiving a payment under division (D)(3) of	242
section 3501.321 of the Revised Code to pay the cost of	243
complying with a court order issued under that section, the	244
board of elections shall calculate the portion paid by the	245
state, the county, and each political subdivision, as	246
applicable, of the total cost incurred as a result of keeping	247
the relevant polling places open under the terms of the order.	248
The board then shall refund to the state, the county, and each	249
political subdivision the amount it paid toward the total cost.	250
If the payment received under division (D)(3) of section	251
3501.321 of the Revised Code is less than the total cost, the	252
board shall divide the amount of the payment by the total cost,	253
multiply the quotient by the amount the state, the county, and	254
each political subdivision paid toward the total cost, and pay	255
the resulting amount to the state, the county, and each	256
political subdivision, as applicable.	257
(L) As used in this section:	258
(1) "Political subdivision" and "subdivision" mean any	259
board of county commissioners, board of township trustees,	260
legislative authority of a municipal corporation, board of	261
education, or any other board, commission, district, or	262

authority that is empowered to levy taxes or permitted to263receive the proceeds of a tax levy, regardless of whether the264entity receives tax settlement moneys as described in division265(A) of this section;266

(2) "Statewide ballot issue" means any ballot issue,
whether proposed by the general assembly or by initiative or
referendum, that is submitted to the voters throughout the
state.

Sec. 3501.28. (A) As used in this section:

(1) "Fair Labor Standards Act" or "Act" means the "Fair Labor Standards Act of 1938," 52 Stat. 1062, 29 U.S.C.A. 201, as amended.

(2) "Full election day" means the period of time between
(2) the opening of the polls and the completion of the procedures
(2) contained in section 3501.26 of the Revised Code.

(3) "Services" means services at each general, primary, or special election.

(B) Beginning Except as otherwise provided in division (H)
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of this section, beginning with calendar year 2004, each
precinct election official in a county shall be paid for the
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official's services at the same hourly rate, which shall be not
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less than the minimum hourly rate established by the Fair Labor
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Standards Act and not more than ninety-five dollars per diem.

(C) The secretary of state shall establish, by rule
adopted under section 111.15 of the Revised Code, the maximum
amount of per diem compensation that may be paid to precinct
election officials under this section each time the Fair Labor
Standards Act is amended to increase the minimum hourly rate
established by the act. Upon learning of such an increase, the

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secretary of state shall determine by what percentage the 292 minimum hourly rate has been increased under the act and 293 establish a new maximum amount of per diem compensation that 294 precinct election officials may be paid under this section that 295 is increased by the same percentage that the minimum hourly rate 296 has been increased under the act. 297

(D) (1) (a) No board of elections shall increase the pay of
a precinct election official under this section during a
calendar year unless the board has given written notice of the
proposed increase to the board of county commissioners not later
than the first day of October of the preceding calendar year.

(b) Except as otherwise provided in division (D)(2) of this section, a board of elections may increase the pay of a precinct election official during a calendar year by up to, but not exceeding, nine per cent over the compensation paid to a precinct election official in the county where the board is located during the previous calendar year, if the compensation so paid during the previous calendar year was eighty-five dollars or less per diem.

(c) Except as otherwise provided in division (D)(2) of 311 this section, a board of elections may increase the pay of a 312 precinct election official during a calendar year by up to, but 313 not exceeding, four and one-half per cent over the compensation 314 paid to a precinct election official in the county where the 315 board is located during the previous calendar year, if the 316 compensation so paid during the previous calendar year was more 317 than eighty-five but less than ninety-five dollars per diem. 318

(2) The board of county commissioners may review and
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 comment upon a proposed increase and may enter into a written
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 agreement with a board of elections to permit an increase in the
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compensation paid to precinct election officials for their322services during a calendar year that is greater than the323applicable percentage limitation described in division (E) (1) (b)324or (c) of this section.325

(E) No Except as otherwise provided in division (H) of this section, no precinct election official who works less than the full election day shall be paid the maximum amount allowed under this section or the maximum amount as set by the board of elections, whichever is less.

(F) (1) Except as otherwise provided in divisions (F) (4) to
(6) of this section, any employee of the state or of any
political subdivision of the state may serve as a precinct
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election official on the day of an election without loss of the
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employee's regular compensation for that day as follows:

(a) For employees of a county office, department, 336 commission, board, or other entity, or of a court of common 337 pleas, county court, or county-operated municipal court, as 338 defined in section 1901.03 of the Revised Code, the employee's 339 appointing authority may permit leave with pay for this service 340 in accordance with a resolution setting forth the terms and 341 conditions for that leave passed by the board of county 342 commissioners. 343

(b) For all other employees of a political subdivision of
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the state, leave with pay for this service shall be subject to
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the terms and conditions set forth in an ordinance or a
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resolution passed by the legislative authority of the applicable
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political subdivision.

(c) For state employees, leave with pay for this service349shall be subject to the terms and conditions set forth by the350

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head of the state agency, as defined in section 1.60 of the	351
Revised Code, by which the person is employed.	352
(2) Any terms and conditions set forth by a board of	353
county commissioners, legislative authority of a political	354
subdivision, or head of a state agency under division (G)(1) of	355
this section shall include a standard procedure for deciding	356
which employees are permitted to receive leave with pay if	357
multiple employees of an entity or court described in division	358
(G)(1)(a) of this section, of an entity of a political	359
subdivision described in division (G)(1)(b) of this section, or	360
of a state agency as defined in section 1.60 of the Revised Code	361
apply to serve as a precinct election official on the day of an	362
election. This procedure shall be applied uniformly to all	363
similarly situated employees.	364
(3) Any employee who is eligible for leave with pay under	365
division (G)(1) of this section shall receive, in addition to	366
the employee's regular compensation, the compensation paid to	367
the precinct election official under division (B) or (C) of this	368
section.	369
(4) Division (F)(1) of this section does not apply to	370
either of the following:	371
(a) Election officials;	372
(b) Public school teachers.	373
(5) Nothing in division (F)(1) of this section supersedes	374
or negates any provision of a collective bargaining agreement in	375
effect under Chapter 4117. of the Revised Code.	376
(6) If a board of county commissioners, legislative	377
authority of a political subdivision, or head of a state agency	378
fails to set forth any terms and conditions under division (F)	379

(1) of this section, an employee of an entity or court described 380 in division (F) (1) (a) of this section, of an entity of a 381 political subdivision described in division (F) (1) (b) of this 382 section, or of a state agency as defined in section 1.60 of the 383 Revised Code may use personal leave, vacation leave, or 384 compensatory time, or take unpaid leave, to serve as a precinct 385 election official on the day of an election. 386

(G) The board of elections may withhold the compensation
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of any precinct election official for failure to obey the
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instructions of the board or to comply with the law relating to
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the duties of a precinct election official. Any payment a
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precinct election official is entitled to receive under section
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3501.36 of the Revised Code is in addition to the compensation
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the official is entitled to receive under this section.

(H) (1) A precinct election official who works in a polling394place after the time for the closing of the polls, as specified395in section 3501.32 of the Revised Code, as a result of a court396order to keep the polling place open after that time shall be397compensated at a rate of twenty-two dollars and fifty cents per398hour for the period worked as a result of the court order.399

400 (2) Beginning with the year 2017, in January of each year, the secretary of state shall adjust the compensation rate 401 specified in division (H)(1) of this section according to the 402 percentage change in the Consumer Price Index over the previous 403 calendar year and shall publish that rate on the secretary of 404 state's official web site. As used in this division, "Consumer 405 Price Index" means the Consumer Price Index for All Urban 406 Consumers or its successive equivalent, as determined by the 407 United States department of labor, bureau of labor statistics, 408 or its successor in responsibility, for all items, Series A. 409

**Sec. 3501.32.** (A) Except as otherwise provided in division 410 (B) of this section and in section 3501.321 of the Revised Code, 411 on the day of the election the polls shall be opened by 412 proclamation by the voting location manager, or in the manager's 413 absence by a voting location manager chosen by the precinct 414 election officials, at six-thirty a.m. and shall be closed by 415 proclamation at seven-thirty p.m. unless there are voters 416 waiting in line to cast their ballots, in which case the polls 417 shall be kept open until such waiting voters have voted. 418

(B) On the day of the election, any polling place located
on an island not connected to the mainland by a highway or a
bridge may close earlier than seven-thirty p.m. if all
registered voters in the precinct have voted. When a polling
place closes under division (B) of this section the voting
location manager shall immediately notify the board of elections
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Sec. 3501.321. (A) (1) A person who seeks an order that one 426 or more polling places in a county remain open past the time for 427 the closing of the polls, as specified in section 3501.32 of the 428 429 Revised Code, may file a petition in the court of common pleas\_ of that county. Upon filing the petition, the petitioner shall 430 serve notice of the petition upon the secretary of state and the 431 attorney general. Except as otherwise provided in division (A) 432 (2) of this section, the petitioner also shall post with the 433 clerk of the court a cash bond in an amount determined by the 434 court in accordance with Civil Rule 65. In determining that 435 amount, the court shall consider the cost of keeping the 436 relevant polling places open for the requested period of time, 437 as estimated by the board of elections in accordance with 438 division (K)(1) of section 3501.17 of the Revised Code. Except 439 as provided in division (A)(2) of this section, in no case shall 440

the court waive the requirement of posting a bond.	441
(2) If the court determines that the petitioner is	442
indigent, the court shall waive the bond described in division	443
(A)(1) of this section.	444
(B)(1) Upon the filing of a petition under division (A) of	445
this section, the court may issue the order only if all of the	446
following are true:	447
(a) The petitioner has complied with division (A) of this	448
section.	449
(b) The court has afforded the secretary of state or the	450
secretary of state's designee and the attorney general or the	451
attorney general's designee an opportunity to be heard in the	452
case.	453
(c) The petitioner has proved by clear and convincing	454
evidence that no prospect of a fair election exists in the	455
absence of the order.	456
(d) The court's decision is based solely on testimonial	457
evidence submitted under oath or affirmation and on physical	458
evidence, if physical evidence has been submitted to the court.	459
The court shall not consider evidence gathered from a media	460
report that is not submitted under oath or affirmation and shall	461
not consider hearsay, as defined under the Rules of Evidence.	462
(2) If the court waived the bond under division (A)(2) of	463
this section and the court orders that one or more polling	464
places remain open past the time for the closing of the polls,	465
the order shall permit the petitioner or petitioners personally	466
to vote in the election after the time for the closing of the	467
polls but shall not permit any person who is not a petitioner in	468
the case to vote in the election after the time for the closing	469

## of the polls.

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(C)(1) If a court of common pleas issues an order granting	471
a petition filed under division (A) of this section, that order	472
is subject to immediate appeal to the special election day panel	473
of the court of appeals of the district in which the court of	474
common pleas is located. If such an appeal is filed, the order	475
shall be stayed pending the decision of the panel. The panel	476
shall decide the appeal immediately, without briefing, based on	477
oral arguments and on the evidence submitted to the court of	478
common pleas. The decision of the panel shall be subject to	479
appeal in the same manner as any other decision of the court.	480
(2) If a court of common pleas issues an order denying a	481
petition filed under division (A) of this section, that order is	482
not subject to immediate appeal to the special election day	483
panel of the court of appeals, but is subject to appeal in the	484
same manner as any other decision of the court.	485
(D)(1) If a petition filed under this section does not	486
result in one or more polling places remaining open past the	487
time for the closing of the polls, as specified in section_	488
3501.32 of the Revised Code, the court of common pleas shall	489
order the clerk to return any bond posted under division (A)(1)	490
of this section to the petitioner.	491
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(2) If one or more polling places remain open past the	492
time for the closing of the polls, as specified in section	493
3501.32 of the Revised Code, as a result of a court order and a	494
court of competent jurisdiction does not subsequently enter an	495
unappealed final order that the ballots cast during that time	496
are not eligible to be counted, the court of common pleas shall	497
order the clerk to return any bond posted under division (A)(1)	498
of this section to the petitioner.	499

(3)(a) If one or more polling places remain open past the	500
time for the closing of the polls, as specified in section	501
3501.32 of the Revised Code, as a result of a court order, a	502
court of competent jurisdiction subsequently enters an	503
unappealed final order that the ballots cast during that time	504
are not eligible to be counted, and a bond was posted under	505
division (A)(1) of this section, the court of common pleas may	506
order that the bond be forfeited to the board of elections, up	507
to the amount of the total cost the board incurred as a result	508
of keeping the relevant polling places open under the terms of	509
the order.	510
(b) If one or more polling places remain open past the	511
time for the closing of the polls, as specified in section	512
3501.32 of the Revised Code, as a result of a court order, a	513
court of competent jurisdiction subsequently enters an	514
unappealed final order that the ballots cast during that time	515
are not eligible to be counted, and the bond posted under	516
division (A)(1) of this section is less than the total cost the	517
board incurred as a result of keeping the relevant polling	518
places open under the terms of the order, the court may order	519
the petitioner to pay the board of elections the amount	520
necessary to cover that total cost.	521
Sec. 3501.40. During the period beginning on the fiftieth	522
day before the day of an election and ending on the day before	523
the day of that election, a person who files an action described	524
in division (B)(1) of Section 2 or division (B)(1) of Section 3	525
of Article IV, Ohio Constitution, seeking an order to modify the	526
laws or procedures that the secretary of state or a board of	527
elections will follow in administering that election, shall file	528
that action in the supreme court of Ohio or in the appropriate	529
court of appeals.	530

Sec. 3505.18. (A)(1) When an elector appears in a polling 531 place to vote, the elector shall announce to the precinct 532 election officials the elector's full name and current address 533 and provide proof of the elector's identity in the form of a 534 current and valid photo identification, a military 535 identification, or a copy of a current utility bill, bank 536 statement, government check, paycheck, or other government 537 document, other than a notice of voter registration mailed by a 538 board of elections under section 3503.19 of the Revised Code, 539 that shows the name and current address of the elector. 540

(2) If an elector does not have or is unable to provide to
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the precinct election officials any of the forms of
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identification required under division (A) (1) of this section,
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the elector may cast a provisional ballot under section 3505.181
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of the Revised Code and do either of the following:
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(a) Write the elector's driver's license or state
identification card number or the last four digits of the
elector's social security number on the provisional ballot
envelope; or

(b) Appear at the office of the board of elections not 550 later than the seventh day after the day of the election and 551 provide the identification required under division (A) (1) of 552 this section, the elector's driver's license or state 553 identification card number, or the last four digits of the 554 elector's social security number. 555

(B) After the elector has announced the elector's full
name and current address and provided any of the forms of
identification required under division (A) (1) of this section,
the elector shall write the elector's name and address at the
proper place in the poll list or signature pollbook provided for
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the purpose, except that if, for any reason, an elector is 561 unable to write the elector's name and current address in the 562 poll list or signature pollbook, the elector may make the 563 elector's mark at the place intended for the elector's name, and 564 a precinct election official shall write the name of the elector 565 at the proper place on the poll list or signature pollbook 566 567 following the elector's mark. The making of such a mark shall be attested by the precinct election official, who shall evidence 568 the same by signing the precinct election official's name on the 569 poll list or signature pollbook as a witness to the mark. 570 Alternatively, if applicable, an attorney in fact acting 571 pursuant to section 3501.382 of the Revised Code may sign the 572 elector's signature in the poll list or signature pollbook in 573 accordance with that section. 574

The elector's signature in the poll list or signature 575 pollbook then shall be compared with the elector's signature on 576 the elector's registration form or a digitized signature list as 577 provided for in section 3503.13 of the Revised Code, and if, in 578 the opinion of a majority of the precinct election officials, 579 the signatures are the signatures of the same person, the 580 election officials shall enter the date of the election on the 581 registration form or shall record the date by other means 582 prescribed by the secretary of state. The validity of an 583 attorney in fact's signature on behalf of an elector shall be 584 determined in accordance with section 3501.382 of the Revised 585 Code. 586

If Except as otherwise provided in division (C) of this587section, if the right of the elector to vote is not then588challenged, or, if being challenged, the elector establishes the589elector's right to vote, the elector shall be allowed to proceed590to use the voting machine. If voting machines are not being used591

ballots shall then detach the next ballots to be issued to the 593 elector from Stub B attached to each ballot, leaving Stub A 594 attached to each ballot, hand the ballots to the elector, and 595 call the elector's name and the stub number on each of the 596 ballots. The precinct election official shall enter the stub 597 numbers opposite the signature of the elector in the pollbook. 598 The elector shall then retire to one of the voting compartments 599 to mark the elector's ballots. No mark shall be made on any 600 ballot which would in any way enable any person to identify the 601 602 person who voted the ballot. (C) An elector who appears in a polling place to vote 603 after the time for the closing of the polls pursuant to a court 604 order shall cast a provisional ballot under section 3505.181 of 605 the Revised Code. 606 Sec. 3505.181. (A) All of the following individuals shall 607 be permitted to cast a provisional ballot at an election: 608 (1) An individual who declares that the individual is a 609 registered voter in the precinct in which the individual desires 610 to vote and that the individual is eligible to vote in an 611 election, but the name of the individual does not appear on the 612 official list of eligible voters for the precinct or an election 613 official asserts that the individual is not eligible to vote; 614

in that precinct, the precinct election official in charge of

(2) An individual who does not have or is unable to
provide to the election officials any of the forms of
identification required under division (A) (1) of section 3505.18
of the Revised Code;

(3) An individual whose name in the poll list or signaturepollbook has been marked under section 3509.09 or 3511.13 of the620

Revised Code as having requested an absent voter's ballot or a 621 uniformed services or overseas absent voter's ballot for that 622 election and who appears to vote at the polling place; 623

(4) An individual whose notification of registration has
been returned undelivered to the board of elections and whose
name in the official registration list and in the poll list or
signature pollbook has been marked under division (C) (2) of
section 3503.19 of the Revised Code;

(5) An individual who has been successfully challenged
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under section 3505.20 or 3513.20 of the Revised Code or whose
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application or challenge hearing has been postponed until after
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the day of the election under division (D) (1) of section 3503.24
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of the Revised Code;
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(6) An individual who changes the individual's name and 634 remains within the precinct without providing proof of that name 635 change under division (B)(1)(b) of section 3503.16 of the 636 Revised Code, moves from one precinct to another within a 637 county, moves from one precinct to another and changes the 638 individual's name, or moves from one county to another within 639 the state, and completes and signs the required forms and 640 statements under division (B) or (C) of section 3503.16 of the 641 Revised Code; 642

(7) An individual whose signature, in the opinion of the
precinct officers under section 3505.22 of the Revised Code, is
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not that of the person who signed that name in the registration
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forms;
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(8) An individual who appears in a polling place to vote647after the time for the closing of the polls pursuant to a court648order.649

(B) An individual who is eligible to cast a provisional
(B) An individual who is eligible to cast a provisional (A) of this section shall be permitted to
(B) Cast a provisional ballot as follows:

(1) An election official at the polling place shall notify
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 the individual that the individual may cast a provisional ballot
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 in that election.

(2) Except as otherwise provided in division (F) of this
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section, the individual shall complete and execute a written
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affirmation before an election official at the polling place
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stating that the individual is both of the following:
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(a) A registered voter in the precinct in which the660individual desires to vote;661
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(b) Eligible to vote in that election.

(3) An election official at the polling place shall transmit the ballot cast by the individual and the voter information contained in the written affirmation executed by the individual under division (B)(2) of this section to an appropriate local election official for verification under division (B)(4) of this section.

(4) If the appropriate local election official to whom the
ballot or voter or address information is transmitted under
division (B) (3) of this section determines that the individual
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is eligible to vote, the individual's provisional ballot shall
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be counted as a vote in that election.

(5) (a) At the time that an individual casts a provisional
ballot, the appropriate local election official shall give the
individual written information that states that any individual
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who casts a provisional ballot will be able to ascertain under
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the system established under division (B) (5) (b) of this section

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whether the vote was counted, and, if the vote was not counted, 679 the reason that the vote was not counted. 680 (b) The appropriate state or local election official shall 681 establish a free access system, in the form of a toll-free 682 telephone number, that any individual who casts a provisional 683 ballot may access to discover whether the vote of that 684 individual was counted, and, if the vote was not counted, the 685 reason that the vote was not counted. The free access system 686 established under this division also shall provide to an 687 individual whose provisional ballot was not counted information 688 explaining how that individual may contact the board of 689 elections to register to vote or to resolve problems with the 690 individual's voter registration. 691 The appropriate state or local election official shall 692 establish and maintain reasonable procedures necessary to 693 protect the security, confidentiality, and integrity of personal 694 information collected, stored, or otherwise used by the free 695 access system established under this division. The system shall 696 permit an individual only to gain access to information about 697 the individual's own provisional ballot. 698 (6) If, at the time that an individual casts a provisional 699 ballot, the individual provides identification in the form of a 700 current and valid photo identification, a military 701 702 identification, or a copy of a current utility bill, bank statement, government check, paycheck, or other government 703 document, other than a notice of voter registration mailed by a 704 board of elections under section 3503.19 of the Revised Code, 705

provides the individual's driver's license or state 707 identification card number or the last four digits of the 708

that shows the individual's name and current address, or

individual's social security number, the individual shall record 709
the type of identification provided or the driver's license, 710
state identification card, or social security number information 711
and include that information on the provisional ballot 712
affirmation under division (B)(3) of this section. 713

(7) During the seven days after the day of an election, an 714 individual who casts a provisional ballot because the individual 715 does not have or is unable to provide to the election officials 716 any of the required forms of identification or because the 717 individual has been successfully challenged under section 718 3505.20 of the Revised Code shall appear at the office of the 719 board of elections and provide to the board any additional 720 721 information necessary to determine the eligibility of the individual who cast the provisional ballot. 722

(a) For a provisional ballot cast by an individual who
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does not have or is unable to provide to the election officials
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any of the required forms of identification to be eligible to be
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counted, the individual who cast that ballot, within seven days
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after the day of the election, shall do either of the following:
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728 (i) Provide to the board of elections proof of the individual's identity in the form of a current and valid photo 729 identification, a military identification, or a copy of a 730 731 current utility bill, bank statement, government check, paycheck, or other government document, other than a notice of 732 voter registration mailed by a board of elections under section 733 3503.19 of the Revised Code, that shows the individual's name 734 and current address; or 735

(ii) Provide to the board of elections the individual's
driver's license or state identification card number or the last
four digits of the individual's social security number.
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(b) For a provisional ballot cast by an individual who has 739 been successfully challenged under section 3505.20 of the 740 Revised Code to be eligible to be counted, the individual who 741 cast that ballot, within seven days after the day of that 742 election, shall provide to the board of elections any 743 identification or other documentation required to be provided by 744 the applicable challenge questions asked of that individual 745 under section 3505.20 of the Revised Code. 746

747 (C) (1) If an individual declares that the individual is eligible to vote in a precinct other than the precinct in which 748 the individual desires to vote, or if, upon review of the 749 precinct voting location guide using the residential street 750 address provided by the individual, an election official at the 751 precinct at which the individual desires to vote determines that 752 the individual is not eligible to vote in that precinct, the 753 election official shall direct the individual to the precinct 754 and polling place in which the individual appears to be eligible 755 to vote, explain that the individual may cast a provisional 756 ballot at the current location but the ballot or a portion of 757 the ballot will not be counted if it is cast in the wrong 758 precinct, and provide the telephone number of the board of 759 elections in case the individual has additional questions. 760

(2) If the individual refuses to travel to the correct 761 precinct or to the office of the board of elections to cast a 762 ballot, the individual shall be permitted to vote a provisional 763 ballot at that precinct in accordance with division (B) of this 764 section. If the individual is in the correct polling location 765 for the precinct in which the individual is registered and 766 eligible to vote, the election official shall complete and sign, 767 under penalty of election falsification, a form that includes 768 all of the following, and attach the form to the individual's 769

provisional ballot affirmation: 770 (a) The name or number of the individual's correct 771 precinct; 772 (b) A statement that the election official instructed the 773 individual to travel to the correct precinct to vote; 774 (c) A statement that the election official informed the 775 776 individual that casting a provisional ballot in the wrong precinct would result in all or a portion of the votes on the 777 ballot being rejected; 778 779 (d) The name or number of the precinct in which the individual is casting a provisional ballot; and 780 (e) The name of the polling location in which the 781 782 individual is casting a provisional ballot. (D) The appropriate local election official shall cause 783 voting information to be publicly posted at each polling place 784 on the day of each election. 785 (E) As used in this section and sections 3505.182 and 786 3505.183 of the Revised Code: 787 (1) "Precinct voting location guide" means either of the 788 following: 789 790 (a) An electronic or paper record that lists the correct 791 precinct and polling place for either each specific residential street address in the county or the range of residential street 792 addresses located in each neighborhood block in the county; 793 (b) Any other method that a board of elections creates 794 that allows a precinct election official or any elector who is 795 at a polling place in that county to determine the correct 796

in the county.

that election;

precinct and polling place of any qualified elector who resides (2) "Voting information" means all of the following: 799 (a) A sample version of the ballot that will be used for 800 (b) Information regarding the date of the election and the 803 hours during which polling places will be open;

804 (c) Instructions on how to vote, including how to cast a 805 vote and how to cast a provisional ballot;

(d) Instructions for mail-in registrants and first-time 806 voters under applicable federal and state laws; 807

(e) General information on voting rights under applicable 808 federal and state laws, including information on the right of an 809 individual to cast a provisional ballot and instructions on how 810 to contact the appropriate officials if these rights are alleged 811 to have been violated; 812

(f) General information on federal and state laws 81.3 regarding prohibitions against acts of fraud and 814 815 misrepresentation.

(F) Nothing in this section or section 3505.183 of the 816 Revised Code is in derogation of section 3505.24 of the Revised 817 Code, which permits a blind, disabled, or illiterate elector to 818 819 receive assistance in the marking of the elector's ballot by two precinct election officials of different political parties. A 820 blind, disabled, or illiterate elector may receive assistance in 821 marking that elector's provisional ballot and in completing the 822 required affirmation in the same manner as an elector may 823 receive assistance on the day of an election under that section. 824

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Sec. 3505.183. (A) When the ballot boxes are delivered to 825 the board of elections from the precincts, the board shall 826 separate the provisional ballot envelopes from the rest of the 827 ballots. Teams of employees of the board consisting of one 828 member of each major political party shall place the sealed 829 provisional ballot envelopes in a secure location within the 830 office of the board. The sealed provisional ballot envelopes 831 shall remain in that secure location until the validity of those 832 ballots is determined under division (B) of this section. While 833 the provisional ballot is stored in that secure location, and 834 prior to the counting of the provisional ballots, if the board 835 receives information regarding the validity of a specific 836 provisional ballot under division (B) of this section, the board 837 may note, on the sealed provisional ballot envelope for that 838 ballot, whether the ballot is valid and entitled to be counted. 839

(B) (1) To determine whether a provisional ballot is valid 840 and entitled to be counted, the board shall examine its records 841 and determine whether the individual who cast the provisional 842 ballot is registered and eligible to vote in the applicable 843 election. The board shall examine the information contained in 844 the written affirmation executed by the individual who cast the 845 provisional ballot under division (B)(2) of section 3505.181 of 846 the Revised Code. The following information shall be included in 847 the written affirmation in order for the provisional ballot to 848 be eligible to be counted: 849

(a) The individual's printed name, signature, date of850birth, and current address;851

(b) A statement that the individual is a registered voter852in the precinct in which the provisional ballot is being voted;853

(c) A statement that the individual is eligible to vote in 854

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the election in which the provisional ballot is being voted.	855
(2) In addition to the information required to be included	856
in an affirmation under division (B)(1) of this section, in	857
determining whether a provisional ballot is valid and entitled	858
to be counted, the board also shall examine any additional	859
information for determining ballot validity provided by the	860
provisional voter on the affirmation, provided by the	861
provisional voter to an election official under section 3505.182	862
of the Revised Code, <del>or </del> provided to the board of elections	863
during the seven days after the day of the election under	864
division (B)(7) of section 3505.181 of the Revised Code, $\underline{\text{or}}$	865
provided to the board of elections by a court concerning any	866
order to keep the polls open past the time for the closing of	867
the polls, to assist the board in determining the individual's	868
eligibility to vote.	869

(3) If, in examining a provisional ballot affirmation and 870 additional information under divisions (B)(1) and (2) of this 871 section and comparing the information required under division 872 (B) (1) of this section with the elector's information in the 873 statewide voter registration database, the board determines that 874 all of the following apply, the provisional ballot envelope 875 shall be opened, and the ballot shall be placed in a ballot box 876 to be counted: 877

(a) The individual named on the affirmation is properly878registered to vote.879

(b) The individual named on the affirmation is eligible to
cast a ballot in the precinct and for the election in which the
individual cast the provisional ballot.

(c) The individual provided all of the information

required under division (B)(1) of this section in the	884
affirmation that the individual executed at the time the	885
individual cast the provisional ballot.	886
(d) The last four digits of the elector's social security	887
number or the elector's driver's license number or state	888
identification card number are not different from the last four	889
digits of the elector's social security number or the elector's	890
driver's license number or state identification card number	891
contained in the statewide voter registration database.	892
(e) Except as otherwise provided in this division, the	893
month and day of the elector's date of birth are not different	894
from the day and month of the elector's date of birth contained	895
in the statewide voter registration database.	896
This division does not apply to an elector's provisional	897
ballot if either of the following is true:	898
(i) The elector's date of birth contained in the statewide	899
voter registration database is January 1, 1800.	900
(ii) The board of elections has found, by a vote of at	901
least three of its members, that the elector has met all other	902
requirements of division (B)(3) of this section.	903
(f) The elector's current address is not different from	904
the elector's address contained in the statewide voter	905

registration database, unless the elector indicated that the 906 elector is casting a provisional ballot because the elector has 907 moved and has not submitted a notice of change of address, as 908 described in division (A) (6) of section 3505.181 of the Revised 909 Code. 910

(g) If applicable, the individual provided any additional911information required under division (B)(7) of section 3505.181912

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of the Revised Code within seven days after the day of the 913 election. 914 (h) If applicable, the hearing conducted under division 915 (B) of section 3503.24 of the Revised Code after the day of the 916 election resulted in the individual's inclusion in the official 917 registration list. 918 (i) If the individual cast the provisional ballot after 919 the time for the closing of the polls pursuant to a court order, 920 a court of competent jurisdiction has not subsequently entered 921 an unappealed final order that the ballots cast during that time 922

are not eligible to be counted.

(4) (a) Except as otherwise provided in division (D) of 924 this section, if, in examining a provisional ballot affirmation 925 and additional information under divisions (B)(1) and (2) of 926 this section and comparing the information required under 927 division (B)(1) of this section with the elector's information 928 in the statewide voter registration database, the board 929 determines that any of the following applies, the provisional 930 ballot envelope shall not be opened, and the ballot shall not be 931 counted: 932

(i) The individual named on the affirmation is not933qualified or is not properly registered to vote.934

(ii) The individual named on the affirmation is not
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eligible to cast a ballot in the precinct or for the election in
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which the individual cast the provisional ballot.
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(iii) The individual did not provide all of the
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information required under division (B)(1) of this section in
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the affirmation that the individual executed at the time the
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individual cast the provisional ballot.
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(iv) The individual has already cast a ballot for the942election in which the individual cast the provisional ballot.943

(v) If applicable, the individual did not provide any
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additional information required under division (B)(7) of section
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3505.181 of the Revised Code within seven days after the day of
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the election.

(vi) If applicable, the hearing conducted under division
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(B) of section 3503.24 of the Revised Code after the day of the
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election did not result in the individual's inclusion in the
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official registration list.
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952 (vii) The individual failed to provide a current and valid photo identification, a military identification, a copy of a 953 current utility bill, bank statement, government check, 954 paycheck, or other government document, other than a notice of 955 voter registration mailed by a board of elections under section 956 3503.19 of the Revised Code, with the voter's name and current 957 address, the individual's driver's license or state 958 identification card number, or the last four digits of the 959 individual's social security number or to execute an affirmation 960 under division (B) of section 3505.181 of the Revised Code. 961

(viii) The last four digits of the elector's social 962 security number or the elector's driver's license number or 963 state identification card number are different from the last 964 four digits of the elector's social security number or the 965 elector's driver's license number or state identification card 966 number contained in the statewide voter registration database. 967

(ix) Except as otherwise provided in this division, the
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month and day of the elector's date of birth are different from
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the day and month of the elector's date of birth contained in
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the statewide voter registration database.

This division does not apply to an elector's provisional 972 ballot if either of the following is true: 973 (I) The elector's date of birth contained in the statewide 974 voter registration database is January 1, 1800. 975 (II) The board of elections has found, by a vote of at 976 least three of its members, that the elector has met all of the 977 requirements of division (B)(3) of this section, other than the 978 requirements of division (B)(3)(e) of this section. 979 (x) The elector's current address is different from the 980 elector's address contained in the statewide voter registration 981 database, unless the elector indicated that the elector is 982 casting a provisional ballot because the elector has moved and 983 has not submitted a notice of change of address, as described in 984 division (A)(6) of section 3505.181 of the Revised Code. 985 (xi) If the individual cast the provisional ballot after 986 the time for the closing of the polls pursuant to a court order, 987 a court of competent jurisdiction has subsequently entered an 988 unappealed final order that the ballots cast during that time 989 are not eligible to be counted. 990

991 (b) If, in examining a provisional ballot affirmation and additional information under divisions (B)(1) and (2) of this 992 section and comparing the information required under division 993 (B) (1) of this section with the elector's information in the 994 statewide voter registration database, the board is unable to 995 determine either of the following, the provisional ballot 996 envelope shall not be opened, and the ballot shall not be 997 counted: 998

(i) Whether the individual named on the affirmation is

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qualified or properly registered to vote;

(ii) Whether the individual named on the affirmation iseligible to cast a ballot in the precinct or for the election inwhich the individual cast the provisional ballot.

(C) For each provisional ballot rejected under division 1004 (B) (4) of this section, the board shall record the name of the 1005 provisional voter who cast the ballot, the identification number 1006 of the provisional ballot envelope, the names of the election 1007 officials who determined the validity of that ballot, the date 1008 and time that the determination was made, and the reason that 1009 the ballot was not counted, unless the board has already 1010 recorded that information in another database. 1011

(D)(1) If an individual cast a provisional ballot in a 1012 precinct in which the individual is not registered and eligible 1013 to vote, but in the correct polling location for the precinct in 1014 which the individual is registered and eligible to vote, and the 1015 election official failed to direct the individual to the correct 1016 precinct, the individual's ballot shall be remade under division 1017 (D) (2) of this section. The election official shall be deemed to 1018 have directed the individual to the correct precinct if the 1019 election official correctly completed the form described in 1020 division (C)(2) of section 3505.181 of the Revised Code. 1021

(2) A board of elections that remakes a provisional ballot 1022 under division (D)(1) of this section shall remake the 1023 provisional ballot on a ballot for the appropriate precinct to 1024 reflect the offices, questions, and issues for which the 1025 individual was eligible to cast a ballot and for which the 1026 individual attempted to cast a provisional ballot. The remade 1027 ballot shall be counted for each office, question, and issue for 1028 which the individual was eligible to vote. 1029

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(3) If an individual cast a provisional ballot in a
precinct in which the individual is not registered and eligible
to vote and in the incorrect polling location for the precinct
in which the individual is registered and eligible to vote, the
provisional ballot envelope shall not be opened, and the ballot
shall not be counted.

(E) Provisional ballots that are rejected under division
(B) (4) of this section shall not be counted but shall be
preserved in their provisional ballot envelopes unopened until
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the time provided by section 3505.31 of the Revised Code for the
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destruction of all other ballots used at the election for which
ballots were provided, at which time they shall be destroyed.

(F) Provisional ballots that the board determines are 1042 eligible to be counted under division (B) (3) or (D) of this 1043 section shall be counted in the same manner as provided for 1044 other ballots under section 3505.27 of the Revised Code. No 1045 provisional ballots shall be counted in a particular county 1046 until the board determines the eligibility to be counted of all 1047 provisional ballots cast in that county under division (B) of 1048 this section for that election. Observers, as provided in 1049 section 3505.21 of the Revised Code, may be present at all times 1050 that the board is determining the eligibility of provisional 1051 ballots to be counted and counting those provisional ballots 1052 determined to be eligible. No person shall recklessly disclose 1053 the count or any portion of the count of provisional ballots in 1054 such a manner as to jeopardize the secrecy of any individual 1055 ballot. 1056

(G) (1) Except as otherwise provided in division divisions
(G) (2) and (3) of this section, nothing in this section shall
prevent a board of elections from examining provisional ballot
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affirmations and additional information under divisions (B)(1)1060and (2) of this section to determine the eligibility of1061provisional ballots to be counted during the ten days after the1062day of an election.1063

(2) A board of elections shall not examine the provisional 1064 ballot affirmation and additional information under divisions 1065 (B) (1) and (2) of this section of any provisional ballot cast by 1066 an individual who must provide additional information to the 1067 board of elections under division (B)(7) of section 3505.181 of 1068 the Revised Code for the board to determine the individual's 1069 eligibility until the individual provides that information, 1070 until any hearing required to be conducted under section 3503.24 1071 1072 of the Revised Code with regard to the provisional voter is held, or until the eleventh day after the day of the election, 1073 whichever is earlier. 1074

(3) A board of elections shall not examine the provisional ballot affirmation and additional information under divisions (B) (1) and (2) of this section of any provisional ballot cast by an individual after the time for the closing of the polls pursuant to a court order until the eleventh day after the day of the election.

 Section 2. That existing sections 3501.17, 3501.28,
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 3501.32, 3505.18, 3505.181, and 3505.183 of the Revised Code are
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 hereby repealed.
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Section 3. Section 3505.18 of the Revised Code is 1084 presented in this act as a composite of the section as amended 1085 by Sub. S.B. 47, Am. Sub. S.B. 109, and Sub. S.B. 216, all of 1086 the 130th General Assembly. The General Assembly, applying the 1087 principle stated in division (B) of section 1.52 of the Revised 1088 Code that amendments are to be harmonized if reasonably capable 1089

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of simultaneous operation, finds that the composite is the	1090
resulting version of the section in effect prior to the	1091
effective date of the section as presented in this act.	1092