As Introduced

134th General Assembly

Regular Session

H. B. No. 209

2021-2022

Representatives Sweeney, Lepore-Hagan

Cosponsors: Representatives Brent, Sykes, Liston, Miller, J., Kelly, Leland, Lightbody, Crossman, Boyd, Skindell, Blackshear, Russo, Miller, A., Smith, K., Brown, Hicks-Hudson, Smith, M., Sobecki, Weinstein, Sheehy, Galonski, Upchurch, Miranda, Boggs, Denson, Howse, O'Brien, Ingram, Jarrells, West, Robinson, Crawley, Troy

A BILL

Τo	amend sections 3509.05 and 3511.11 and to enact	1
	section 3509.052 of the Revised Code to require	2
	boards of elections to provide secure ballot	3
	drop boxes and to declare an emergency.	4

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

Section 1. That sections 3509.05 and 3511.11 be amended	5
and section 3509.052 of the Revised Code be enacted to read as	6
follows:	7
Sec. 3509.05. (A) (1) When an elector receives an absent	8
voter's ballot pursuant to the elector's application or request,	9
the elector shall, before placing any marks on the ballot, note	10
whether there are any voting marks on it. If there are any	11
voting marks, the ballot shall be returned immediately to the	12
board of elections; otherwise, the elector shall cause the	13
ballot to be marked, folded in a manner that the stub on it and	14
the indorsements and facsimile signatures of the members of the	15

H. B. No. 209
As Introduced

board of elections on the back of it are visible, and placed and	16
sealed within the identification envelope received from the	17
director of elections for that purpose. Then, the elector shall	18
cause the statement of voter on the outside of the	19
identification envelope to be completed and signed, under	20
penalty of election falsification.	21
(2) If the elector does not provide the elector's driver's	22
license number or the last four digits of the elector's social	23
security number on the statement of voter on the identification	24
envelope, the elector also shall include in the return envelope	25
with the identification envelope a copy of the elector's current	26
valid photo identification, a copy of a military identification,	27
or a copy of a current utility bill, bank statement, government	28
check, paycheck, or other government document, other than a	29
notice of voter registration mailed by a board of elections	30
under section 3503.19 of the Revised Code, that shows the name	31
and address of the elector.	32
(3)(a) The elector shall mail_place_the identification	33
envelope to the director from whom it was received in the return	34
envelope and return it to the board of elections by one of the	35
<pre>following methods:</pre>	36
(i) By mailing it, postage prepaid, or the elector may to	37
the office of the board;	38
(ii) By personally deliver delivering it to the director,	39
or office of the board or to a ballot drop box in the county	4 C
described in section 3509.052 of the Revised Code;	41
(iii) By having the spouse of the elector, the father,	42
mother, father-in-law, mother-in-law, grandfather, grandmother,	43
brother or gister of the whole or half blood, or the sen	1.1

daughter, adopting parent, adopted child, stepparent, stepchild,	45
uncle, aunt, nephew, or niece of the elector may deliver it to	46
the director office of the board or to a ballot drop box in the	47
county described in section 3509.052 of the Revised Code. The	48
(b) The return envelope shall be transmitted to the	49
director board of elections in no other manner, except as	50
provided in section 3509.08 of the Revised Code.	51
(4) When absent voter's ballots are delivered to an	52
elector at the office of the board, the elector may retire to a	53
voting compartment provided by the board and there mark the	54
ballots. Thereupon, the elector shall fold them, place them in	55
the identification envelope provided, seal the envelope, fill in	56
and sign the statement on the envelope under penalty of election	57
falsification, and deliver the envelope to the <u>director</u> <u>election</u>	58
officials at the office of the board.	59
(5) Except as otherwise provided in division (B) of this	60
section, all other envelopes containing marked absent voter's	61
ballots shall be delivered to the director received at the	62
office of the board or at a ballot drop box in the county not	63
later than the close of the polls on the day of an election.	64
Absent voter's ballots delivered to the director <u>received at the</u>	65
office of the board later than the times specified shall not be	66
counted, but shall be kept by the board in the sealed	67
identification envelopes in which they are delivered to the	68
director, until the time provided by section 3505.31 of the	69
Revised Code for the destruction of all other ballots used at	70
the election for which ballots were provided, at which time they	71
shall be destroyed.	72
(B)(1) Except as otherwise provided in division (B)(2) of	73
this section, any return envelope that is returned by mail and	74

<u>is</u> postmarked prior to the day of the election shall be	75
delivered to received at the director office of the board prior	76
to the eleventh day after the election. Ballots delivered in	77
envelopes that are postmarked prior to the day of the election	78
that are received after the close of the polls on election day	79
through the tenth day thereafter shall be counted on the	80
eleventh day at the board of elections in the manner provided in	81
divisions (C) and (D) of section 3509.06 of the Revised Code or	82
in the manner provided in division (E) of that section, as	83
applicable. Any such ballots that are received by the director	84
later than the tenth day following the election shall not be	85
counted, but shall be kept by the board in the sealed	86
identification envelopes as provided in division (A) of this	87
section.	88
(2) Division (B)(1) of this section shall not apply to any	89
mail that is postmarked using a postage evidencing system,	90
including a postage meter, as defined in 39 C.F.R. 501.1.	91
Sec. 3509.052. (A) As used in this section:	92
(1) "Census designated place" means a statistical	93
geographical entity defined as a census designated place by the	94
United States census bureau for the most recent federal	95
decennial census, that is not a municipal corporation or	96
township, and that has a post office located in its territory.	97
(2) "Institution of higher education" has the same meaning	98
as in division (E)(6) of section 2917.31 of the Revised Code.	99
(B) The board of elections shall establish secure drop	100
boxes for the return of absent voter's ballots to the board	101
without the payment of postage, in accordance with the	102
<pre>following:</pre>	103

(1) The board shall place at least one drop box in each	104
municipal corporation or township that has territory in the	105
county, in each census designated place that has territory in	106
the county, and on the campus of each institution of higher	107
education located in the county.	108
(2) In no case shall a county have fewer drop boxes than	109
the following applicable minimum number:	110
(a) If, as of the ninetieth day before the election, the	111
county has at least two hundred fifty thousand electors, one	112
drop box for each twelve thousand five hundred active electors;	113
(b) If, as of the ninetieth day before the election, the	114
county has fewer than two hundred fifty thousand electors but at	115
least thirty-seven thousand five hundred electors, at least one	116
drop box for each fifteen thousand active electors;	117
(c) If, as of the ninetieth day before the election, the	118
county has fewer than thirty-seven thousand five hundred	119
electors, two drop boxes.	120
(C) In designating the locations for drop boxes to be	121
placed under division (B) of this section, the board of	122
elections shall consider the geography, population, and	123
population density of the county and shall designate locations	124
that are accessible to the community. Before designating drop	125
box locations, the board of elections shall solicit public	126
comments during a period beginning on the two hundred fiftieth	127
day before the day of the election and ending on the one hundred	128
ninetieth day before the day of the election. The board shall	129
give reasonable public notice of the board's solicitation of	130
public comments, including by publication in one or more	131
newspapers of general circulation in the county.	132

(D) On the day of the election, a bipartisan team of	133
election officials shall close each drop box and collect the	134
deposited ballots promptly at seven-thirty p.m., provided that	135
persons who are waiting in line to deposit ballots in the drop	136
box at that time shall be permitted to deposit those ballots.	137
Sec. 3511.11. (A) Upon receipt of any return envelope	138
bearing the designation "Official Election Uniformed Services or	139
Overseas Absent Voter's Ballot" prior to the eleventh day after	140
the day of any election, the director of the board of elections	141
shall open it but shall not open the identification envelope	142
contained in it. If, upon so opening the return envelope, the	143
director finds ballots in it that are not enclosed in and	144
properly sealed in the identification envelope, the director	145
shall not look at the markings upon the ballots and shall	146
promptly place them in the identification envelope and promptly	147
seal it. If, upon so opening the return envelope, the director	148
finds that ballots are enclosed in the identification envelope	149
but that it is not properly sealed, the director shall not look	150
at the markings upon the ballots and shall promptly seal the	151
identification envelope.	152
(B) Uniformed services or overseas absent voter's ballots	153
delivered to received at the director office of the board of	154
elections or at a ballot drop box in the county described in	155
section 3509.052 of the Revised Code not later than the close of	156
the polls on election day shall be processed and counted in the	157
manner provided in section 3509.06 of the Revised Code.	158
(C) A return envelope is not required to be postmarked in	159
order for a uniformed services or overseas absent voter's ballot	160
contained in it to be valid. Except as otherwise provided in	161
this division, whether or not the return envelope containing the	162

ballot is postmarked, contains a late postmark, or contains an	163
illegible postmark, a uniformed services or overseas absent	164
voter's ballot that is received by mail after the close of the	165
polls on election day through the tenth day after the election	166
day shall be processed and counted on the eleventh day after the	167
election day at the office of the board of elections in the	168
manner provided in section 3509.06 of the Revised Code if the	169
voter signed the identification envelope by the time specified	170
in section 3511.09 of the Revised Code. However, if a return-	171
envelope containing a uniformed services or overseas absent-	172
voter's ballot is so received and so indicates, but the	173
identification envelope in it is signed after the close of the	174
polls on election day, the uniformed services or overseas absent	175
voter's ballot shall not be counted.	176
(D) The following types of uniformed services or overseas	177
absent voter's ballots shall not be counted:	178

- (1) Uniformed services or overseas absent voter's ballots
- (1) Uniformed services or overseas absent voter's ballots

 179
 contained in return envelopes that bear the designation

 180
 "Official Election Uniformed Services or Overseas Absent Voter's

 181
 Ballots," that are received by the director after the close of

 182
 the polls on the day of the election, and that contain an

 183
 identification envelope that is signed after the time specified

 184
 in section 3511.09 of the Revised Code;

 185

186

187

188

(2) Uniformed services or overseas absent voter's ballots contained in return envelopes that bear that designation and that are received after the tenth day following the election.

The uncounted ballots shall be preserved in their

identification envelopes unopened until the time provided by

section 3505.31 of the Revised Code for the destruction of all

other ballots used at the election for which ballots were

192

H. B. No. 209 As Introduced	Page 8
provided, at which time they shall be destroyed.	193
Section 2. That existing sections 3509.05 and 3511.11 of	194
the Revised Code are hereby repealed.	195
Section 3. This act is hereby declared to be an emergency	196
measure necessary for the immediate preservation of the public	197
peace, health, and safety. The reason for such necessity is to	198
ensure safe elections can continue during the declared pandemic	199
and global health emergency related to COVID-19. Therefore, this	200
act shall go into immediate effect.	201