#### As Introduced

# 135th General Assembly

# Regular Session 2023-2024

H. B. No. 546

### **Representative Gross**

Cosponsors: Representatives Daniels, Wiggam, Lorenz, Seitz, Willis, Williams, Dean, Barhorst, Creech

## A BILL

То	amend sections 3505.28, 3506.01, and 3509.07 and	1
	to enact section 3506.022 of the Revised Code to	2
	require all ballots in Ohio elections to have an	3
	identifying watermark.	4

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

Section 1. That sections 3505.28, 3506.01, and 3509.07 be	5
amended and section 3506.022 of the Revised Code be enacted to	6
read as follows:	7
Sec. 3505.28. (A) No ballot shall be counted which is	8
marked contrary to law, except that no ballot shall be rejected	9
for any technical error unless it is impossible to determine the	10
voter's choice. <del>If</del>	11
(B)(1) If two or more ballots are found folded together	12
among the ballots removed from a ballot box, they shall be	13
deemed to be fraudulent. Such ballots	14
(2) If the election officials determine, based on an	15
absent or incorrect watermark described in section 3506.022 of	16
the Revised Code, that a ballot is not genuine or was not issued	17

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to an elector in the applicable precinct, the ballot shall be	18
deemed to be fraudulent.	19
(3) Ballots described in divisions (B)(1) and (2) of this	20
section shall not be counted. They shall be marked "Fraudulent"	21
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and shall be placed in an envelope indorsed "Not Counted" with	
the reasons therefor, and such envelope shall be delivered to	23
the board of elections together with other uncounted ballots.	24
(C) No ballot shall be rejected because of being marked	25
with ink or by any writing instrument other than one of the	26
pencils provided by the board of elections.	27
Sec. 3506.01. As used in this chapter and Chapters 3501.,	28
3503., 3505., 3509., 3511., 3513., 3515., 3517., 3519., 3521.,	29
3523., and 3599. of the Revised Code:	30
	0.1
(A) "Marking device" means an apparatus operated by a	31
voter to record the voter's choices through the marking of	32
ballots enabling them to be examined and counted by automatic	33
tabulating equipment.	34
(B) "Ballot" means the official election presentation of	35
offices and candidates, including write-in candidates, and of	36
questions and issues, and the means by which votes are recorded.	37
(C) "Automatic tabulating equipment" means a machine or	38
electronic device, or interconnected or interrelated machines or	39
electronic devices, that will automatically examine and count	40
votes recorded on ballots. Automatic tabulating equipment may	41
allow for the voter's selections to be indicated by marks made	42
on a paper record by an electronic marking device.	43
(D) "Central counting station" means a location, or one of	44
a number of locations, designated by the board of elections for	45
the automatic examining, sorting, or counting of ballots.	46

(E)	"Voting	machines"	means	mechanical	or el	ectronic	47
equipment	for the	direct re	cording	and tabul	ation	of votes.	48

- (F) "Direct recording electronic voting machine" means a 49 voting machine that records votes by means of a ballot display 50 provided with mechanical or electro-optical components that can 51 be actuated by the voter, that processes the data by means of a 52 computer program, and that records voting data and ballot images 53 in internal or external memory components. A "direct recording 54 electronic voting machine" produces a tabulation of the voting 55 data stored in a removable memory component and in printed copy. 56 "Direct recording electronic voting machine" does not include a 57 voting machine that captures votes by means of a ballot display 58 but that transfers those votes onto an optical scan ballot or 59 other paper record for tabulation. 60
- (G) "Help America Vote Act of 2002" means the "Help 61
  America Vote Act of 2002," Pub. L. No. 107-252, 116 Stat. 1666. 62
- (H) "Voter verified paper audit trail" means a physical 63 paper printout on which the voter's ballot choices, as 64 registered by a direct recording electronic voting machine, are 65 recorded. The voter shall be permitted to visually or audibly 66 inspect the contents of the physical paper printout. The 67 physical paper printout shall be securely retained at the 68 polling place until the close of the polls on the day of the 69 election; the secretary of state shall adopt rules under Chapter 70 119. of the Revised Code specifying the manner of storing the 71 72 physical paper printout at the polling place. After the physical paper printout is produced, but before the voter's ballot is 73 recorded, the voter shall have an opportunity to accept or 74 reject the contents of the printout as matching the voter's 7.5 ballot choices. If a voter rejects the contents of the physical 76

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paper printout, the system that produces the voter verified	77
paper audit trail shall invalidate the printout and permit the	78
voter to recast the voter's ballot. On and after the first	79
federal election that occurs after January 1, 2006, unless	80
required sooner by the Help America Vote Act of 2002, any system	81
that produces a voter verified paper audit trail shall be	82
accessible to disabled voters, including visually impaired	83
voters, in the same manner as the direct recording electronic	84
voting machine that produces it.	85
(I) "Watermark" means a unique, randomly assigned	86
identifying image, pattern, or alphanumeric code that is placed	87
upon, or embedded within, a paper ballot, that is not visible to	88
the unassisted human eye, and that becomes visible to election	89
officials through the use of an alternate light source or other	90
technology.	91
Sec. 3506.022. Every ballot used in this state shall	92
include a watermark that allows the election officials to	93
ascertain that the ballot is genuine and that the ballot is the	94
same ballot the election officials issued to the voter who cast	95
the ballot.	96
Sec. 3509.07. If election officials find that any of the	97
following are true concerning an absent voter's ballot or absent	98
voter's presidential ballot cast under section 3503.16, 3509.05,	99
3509.08, or 3511.09 of the Revised Code and, if applicable, the	100
person did not provide any required additional information to	101
the board of elections not later than the fourth day after the	102
day of the election, as permitted under division (D)(3)(b) or	103
(E)(2) of section 3509.06 of the Revised Code, the ballot shall	104
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not be accepted or counted:	105

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described in division (D)(3)(a) of section 3509.06 of the Revised Code or is insufficient;	107
(B) The signatures do not correspond with the person's registration signature;	109 110
(C) The applicant is not a qualified elector in the precinct;	111 112
(D) The ballot envelope contains more than one ballot of any one kind, or any voted ballot that the elector is not entitled to vote;	113 114 115
(E) Stub A is detached from the absent voter's ballot or absent voter's presidential ballot; or	116 117
(F) The election officials determine, based on the watermarks described in section 3506.022 of the Revised Code, that the ballot is not the ballot that was issued to the elector.	118 119 120 121
(G) The elector has not included with the elector's ballot any identification required under section 3509.05 or 3511.09 of the Revised Code.	122 123 124
The vote of any absent voter may be challenged for cause in the same manner as other votes are challenged, and the election officials shall determine the legality of that ballot. Every ballot not counted shall be endorsed on its back "Not	125 126 127 128
Counted" with the reasons the ballot was not counted, and shall be enclosed and returned to or retained by the board of elections along with the contested ballots.	129 130 131
Section 2. That existing sections 3505.28, 3506.01, and 3509.07 of the Revised Code are hereby repealed.	132 133