

S.86: Draft 3.1 changes from Draft 2.1

- Pgs. 13-14, Sec. 3, 17 V.S.A. § 2145: Upon request of Rep. Martin:
 - Pg. 13, (a)(1)(E): Added email address, if applicable, to the information required in the Sec. of State's voter registration application
 - *Should email addresses be exempt from public disclosure under 17 V.S.A. § 2154 and Sec. 4, 1 V.S.A. § 317(c)(31)?*
 - Pg. 14, (d): Updated language to reflect the current ability to notify former towns of an applicant's voter registration in a new town via the online statewide voter checklist system (in addition to the current ability to notify by mailing a copy of the application).
- Pg. 82, Sec. 53, 17 V.S.A. § 2682a(2): Added "or the presiding officer" after "the town clerk"
- Pg. 83, Sec. 56, 17 V.S.A. § 2685(a), line 17: Substituted "presiding officer" for town clerk
- Pgs. 84-93, Sec. 57, 17 V.S.A. § 2685a:
 - (a)(3): BCA appoints the impartial assistants, rather than presiding officer, to conform with 17 V.S.A. § 2454 (description of assistant election officers).
 - Substituted "presiding officer" for "town clerk" throughout, including substituting "presiding officer observer team" for "clerk observer team" **except in the following instances:**

- (a)(1): clerk stores ballots
 - (e)(4): clerk stores questionable ballots for two years
 - (h)(3): town clerk keeps questionable ballots reviewed by the BCA
 - (i)(2): town clerk certifies judgment of election to Sec. of State
- Last page, Sec. 73 (effective dates), (1)(E): Added that local election write-in consent requirement takes effect on passage