1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on Government Operations to which was referred Senate
3	Bill No. 86 entitled "An act relating to miscellaneous changes to election laws
4	respectfully reports that it has considered the same and recommends that the
5	House propose to the Senate that the bill be amended by striking out all after
6	the enacting clause and inserting in lieu thereof the following:
7	* * * Offenses Against the Purity of Elections * * *
8	Sec. 1. 17 V.S.A. chapter 35 is amended to read:
9	Subchapter 1. Penalties Upon Officers
10	§ 1931. PRESIDING OFFICER RECEIVING ILLEGAL VOTE
11	A presiding officer in a town, village, or school district meeting or in a
12	<u>local</u> , primary, or general election who knowingly receives and counts a vote
13	from a person not a qualified voter or knowingly receives from a voter, at any
14	one balloting for the same office, more than one vote, shall be fined not more
15	than \$100.00 if the offense is committed in a town, village, or school district
16	meeting, local election and not more than \$500.00 if in a primary or general
17	election.
18	§ 1932. COUNTING <u>BALLOTS</u> AND <u>TURNING</u> <u>OPENING</u> BALLOT
19	BOXES BEFORE PROPER TIME
20	A presiding officer at a <u>primary or</u> general election, who allows the ballots
21	for representative to the general assembly General Assembly, state or State,

1	county, or congressional officers to be counted or, except as provided in
2	section 2499 of this title, the ballot box containing the same to be turned
3	opened before the hour set by the legislative branch for closing of the polls
4	shall be fined not more than \$100.00 \$200.00 nor less than \$20.00.
5	§ 1933. NONPERFORMANCE OF DUTY BY PUBLIC OFFICER
6	A Except as otherwise provided by this title, a public officer upon whom a
7	duty is imposed by the provisions of this title, who wilfully willfully neglects
8	to perform such duty or who wilfully willfully performs it in such a way as to
9	hinder the object of the provisions of this title, shall be fined not more than
10	\$500.00; but the provisions of this section shall not apply to a public officer
11	upon whom a duty is imposed by the provisions of chapter 9, section 571 of
12	chapter 11, and chapter 13 of this title, the nonperformance of which is an
13	offense under either of such chapters.
14	Subchapter 2. Penalties Upon Voters
15	§ 1971. CASTING MORE THAN ONE BALLOT
16	A legal voter who knowingly casts more than one ballot at any one time of
17	balloting for the same office shall be fined not more than $1,000.00$, if the
18	offense is committed at a primary or general election, and not more than
19	\$100.00, if committed in town meeting at a local election.

more than \$200.00.

1	§ 1972. SHOWING BALLOT; INTERFERENCE WITH VOTER
2	(a) A voter who, except in cases of assistance as provided in this title,
3	allows his or her ballot to be seen by another person with an apparent intention
4	of letting it be known how he or she is about to vote or makes a false statement
5	to the presiding officer at an election as to his or her inability to mark his or her
6	ballot or places a distinguishing mark on his or her ballot, or a person who
7	interferes with a voter when inside the guard rail or who, within the building in
8	which the voting is proceeding, endeavors to induce a voter to vote for a
9	particular candidate, shall be fined \$1,000.00.
10	(b) It shall be the duty of the election officers to see that the offender is
11	duly prosecuted for a violation of this section.
12	§ 1973. VOTING IN MORE THAN ONE PLACE
13	A person who, on the same day, votes in more than one town, district, or
14	ward for the same office shall be fined not more than \$1,000.00.
15	§ 1974. VOTER OMITTED FROM LIST, VOTING IN ANOTHER TOWN
16	POLITICAL SUBDIVISION
17	A person who is a resident and entitled to vote in a town political
18	subdivision in which a checklist of voters has been made previous to an
19	election, whose name, through his or her neglect, is not entered thereon, who
20	votes in another town political subdivision at such election, shall be fined not

1	Subchapter 3. Miscellaneous
2	§ 2011. PERJURY BEFORE BOARD MAKING CHECKLIST
3	A person who knowingly swears falsely to a fact or matter which may be
4	the subject of inquiry by the board of civil authority or town clerk in revising
5	the checklist as provided in this title shall be guilty of perjury and imprisoned
6	not more than 15 years and or fined not more than \$1,000.00, or both.
7	§ 2012. PROCURING CHANGE IN LIST WRONGFULLY
8	A person who, directly or indirectly, procures or causes to be procured or
9	aids in procuring the name of a person to be inserted on a checklist of voters,
10	knowing such person not to be a voter in the town political subdivision for
11	which such list is made or, directly or indirectly, procures or causes to be
12	procured or aids in procuring the name of a person to be erased from such list,
13	knowing him or her to be a legal voter in such town political subdivision, shal
14	be fined not more than \$100.00 \$200.00.
15	§ 2013. FALSE ANSWER AS TO RIGHT TO VOTE
16	A person who knowingly gives a false answer or information to the
17	presiding officer at a <u>local</u> , <u>primary</u> , <u>or</u> general election or to the authority
18	present to decide upon the qualifications of voters, touching a person's right to

vote at such election, shall be fined not more than \$100.00 \(\) \$200.00.

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8 2014	UNOUAL	IFIED	PERSON	VOTING
8 2017.	UNOUAL	m m	LINDUN	VOIMO

- A person, knowing that he or she is not a qualified voter, who votes at a

 town, village, or school district meeting or a local, primary, or general election

 for an officer to be elected at such meeting or that election shall be fined not

 more than \$100.00 \$200.00.
- 6 § 2015. FRAUDULENT VOTING
- A person who personates another, living or dead, and gives or offers to give

 a vote in the name of such that other person or gives or offers to give a vote

 under a fictitious name at a town, village, or school district meeting or a local,

 primary, or general election, for an officer to be elected at such meeting or that

 election, shall be imprisoned not more than one year or fined not more than

 \$100.00 \$200.00, or both.
- 13 § 2016. AIDING UNQUALIFIED VOTER TO VOTE
- A person who wilfully willfully aids or abets a person who is not a duly qualified voter in voting or attempting to vote at a <u>local, primary, or general</u> election shall be fined not more than \$100.00 \$200.00.
- 17 § 2017. UNDUE INFLUENCE
 - A person who attempts by bribery, threats, or any undue influence to dictate, control, or alter the vote of a freeman <u>or freewoman</u> about to be given at a <u>local, primary, or general election</u> shall be fined not more than \$200.00.

1	§ 2018. USING INTOXICATING LIQUOR TO INFLUENCE VOTES
2	A person who, directly or indirectly, gives intoxicating liquor to a freeman
3	with intent to influence his or her vote at an election specified in section 2017
4	of this title or as a reward for voting as previously directed, shall be fined not
5	more than \$200.00. [Repealed.]
6	§ 2019. DESTROYING LISTS; HINDERING VOTING
7	A person who, prior to an a local, primary, or general election, willfully
8	defaces or destroys any list of candidates posted in accordance with law or,
9	during an that election, willfully defaces, tears down, removes, or destroys any
10	card posted for the instruction of voters or, during an that election, willfully
11	removes or destroys any of the supplies or conveniences furnished to enable a
12	voter to prepare his or her ballot or willfully hinders the voting of others, shall
13	be fined \$50.00 <u>\$200.00</u> .
14	§ 2020. OFFENSES APPLYING TO PRIMARY ELECTIONS
15	The provisions of sections 1972-1974 and 2011-2019 of this title shall apply
16	to primary elections held under the provisions of chapter 9 of this title and the
17	word "officer" or "officers," when used in any of such sections to designate a
18	person or persons to be voted for at an election, shall include a candidate or

candidates for nomination by primary election. [Repealed.]

1	§ 2021. DESTROYING CERTIFICATES OF NOMINATION
2	DESTRUCTION OF OR FRAUDULENT ACTS PERTAINING TO
3	PRIMARY ELECTION DOCUMENTS; ALTERATION OR
4	DELAY OF BALLOTS
5	A person who falsely makes or willfully defaces or destroys a primary
6	petition, certificate of nomination, or nomination paper or any part thereof, or
7	any letter of assent or of withdrawal, or who files a primary petition, a
8	certificate of nomination, nomination paper, letter of assent, or letter of
9	withdrawal, knowing the same or any part thereof to be falsely made, or who
10	suppresses a primary petition, certificate of nomination, nomination paper,
11	letter of assent, or letter of withdrawal or any part thereof, which has been
12	filed, or forges or falsely makes the official indorsement endorsement upon a
13	ballot to be used at a primary or at an election or willfully destroys or defaces
14	such a ballot or willfully delays the delivery of such ballots, shall be fined
15	\$100.00 <u>\$200.00</u> .
16	* * * Definitions * * *
17	Sec. 2. 17 V.S.A. § 2103 is amended to read:
18	§ 2103. DEFINITIONS
19	As used in this title, unless the context or a specific definition requires a
20	different reading:
21	* * *

(4) "Australian ballot system" means the technique of having the polls	
open for voting on specified and warned matters during a warned, extended	
period which may be during or after a municipal meeting, or both. An	
"Australian ballot" means a uniformly printed ballot, typically confined to the	
secret vote election of specified offices as previously warned to be voted upon	
by the Australian ballot system. The term "Australian ballot" includes any	
voting machines ballots counted by a vote tabulator approved for use in any	
election so conducted in the state State.	
* * *	
(24) "Political subdivision" means any county, municipality (including	
cities, towns, and villages), representative district, senatorial district, school	
district, fire district, water, sewer or utility district, ward, and any consolidation	1
of the foregoing entities authorized under the laws of this state State.	
* * *	
(35) "Town clerk" means a town officer elected pursuant to 24 V.S.A.	
§ 712(2) section 2646 of this title or otherwise elected or appointed by law and	
performing those duties prescribed by 24 V.S.A. chapter 35.	
* * *	
(41) "Voter registration agency" or "agency" means all state offices that	
provide public assistance, all state offices that provide state-funded programs	

primarily engaged in providing services to persons with disabilities, any

1	federal and nongovernmental offices that have agreed to be designated by the
2	secretary Secretary as a voter registration agency, and any state or local agency
3	designated by the secretary Secretary as a voter registration agency. State and
4	local agencies designated by the secretary Secretary may include: the
5	departments of taxes and unemployment compensation, Departments of Taxes
6	and of Labor and offices that provide services to persons with disabilities other
7	than those that provide state-funded programs primarily engaged in providing
8	services to persons with disabilities.
9	* * *
10	(43) "Vote tabulator" means a machine that registers and counts paper
11	ballots and includes optical scan tabulators.
12	* * * Revisions of Checklists and Voter Registration * * *
13	Sec. 3. 17 V.S.A. chapter 43, subchapter 2 is amended to read:
14	Subchapter 2. Registration of Voters
15	§ 2141. POSTING OF CHECKLIST
16	(a) At least 30 days before any <u>local</u> , <u>primary</u> , <u>or general</u> election the town
17	clerk shall cause copies of the most recent checklist of the persons qualified to
18	vote to be posted in two or more public places in the town municipality in
19	addition to being posted at the town clerk's office; however, in a town
20	municipality having a population of less than 5,000 qualified voters, only one

1	checklist in addition to the one posted in the town clerk's office need be
2	posted.
3	(b) Upon the checklist shall be stated against the name of each voter, if
4	possible, the street and number of each voter's residence, and otherwise the
5	mailing address of each voter's residence. The town clerk shall make available
6	a copy of the list, together with lists of corrections and additions when made,
7	to the chair of each political party in the town, upon request, free of charge.
8	Additions or amendments to the checklist may be attached to the checklist by
9	means of a separate list. Copies of the list shall be made available to other
10	persons at cost, and
11	(c) The town clerk shall make available a copy of the list, together with
12	lists of corrections and additions when made:
13	(1) to the chair of each political party in the municipality, upon request,
14	free of charge;
15	(2) to officers with whom primary petitions are filed under section 2357
16	of this title, free of charge; and
17	(3) to any other person, upon request, at cost.
18	§ 2142. REVISION OF CHECKLIST
19	(a) The town clerk shall call such meetings of the board of civil authority as
20	may be necessary before an election or at other times for revision of the
21	checklist. At least one meeting shall take place after the deadline for filing

- applications and before the day of an election, unless no applications have been
 filed which could take effect before that election.
- (b) Notice of a meeting, along with a copy of the most recent checklist and
 a separate list of names which have been challenged and may be removed,
 shall be posted in two or more public places within each voting district and
 lodged in the town clerk's office.
 - (c) A quorum of the board of civil authority shall be as provided in subdivision 2103(5) of this title, and written notice shall be provided to each member as established in 24 V.S.A. § 801.

§ 2143. POLITICAL REPRESENTATION ON BOARD OF CIVIL

AUTHORITY

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(a) If the board of civil authority of any political subdivision does not contain at least three members of each major political party; and the party committee or at least three voters request increased representation for an underrepresented major political party; by filing a written request with the clerk of the political subdivision, the legislative body shall appoint from a list of names submitted to it by the underrepresented party a sufficient number of voters to the board of civil authority to bring the underrepresented major party's membership on the board to three. A person's name shall not be submitted unless he or she consents to serve if appointed.

1	(b) The persons so appointed shall have the same duties and authority with
2	respect to elections as have other members of the board; they, but those
3	persons shall have no authority with respect to functions of the board of civil
4	authority which are not related to elections.
5	* * *
6	§ 2144b. ADDITIONS TO CHECKLIST BY TOWN CLERK
7	(a)(1) A town clerk shall review all applications to the voter checklist and
8	shall approve those applications that meet the requirements of this chapter and
9	section 2103 of this title. Once approved, application information shall be
10	added to the statewide voter checklist on an expedited basis within three
11	business days of receipt by the town clerk's office.
12	(2) If an applicant has failed upon the date of the election to provide any
13	information required upon the application form pursuant to section 2145 of this
14	title, the town clerk shall notify the applicant that the form was incomplete and
15	the applicant may provide the information on or before the date of the election.
16	***
17	§ 2145. APPLICATION FORMS
18	* * *
19	(c) A board of civil authority or town clerk may not require a person to
20	complete any form other than that approved under subsection (a) of this section
21	or section 2145a of this title; nor may the board of civil authority or the town

<u>clerk</u> require all applicants or any particular class or group of applicants to
appear personally before a meeting of the board or routinely or as a matter of
policy require applicants to submit additional information to verify or
otherwise support the information contained in the application form.

(d) When the board of civil authority acts on an application to add a name to the checklist, it or, upon request of the board, the town clerk shall notify the applicant by returning one copy of the completed application to the applicant and shall send one copy of the completed application to the town in which the applicant was last registered to vote, whether within or without the state State of Vermont, before adding the applicant's name and mailing address to the checklist. The original application shall be filed in the office of the town clerk.

* * *

§ 2145a. REGISTRATIONS AT THE DEPARTMENT OF MOTOR VEHICLES

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(d) The department of motor vehicles Department of Motor Vehicles shall transmit voter registration applications received under this section to the secretary of state Secretary of State not later than 10 five days after the date the application was accepted by the department Department, or before the close of the checklist for a primary or general election, whichever is sooner. In the case of a voter registration application accepted within five days before the

1	checklist is closed under section 2144 of this title for a primary or general
2	election, the application shall be transmitted to the secretary of state not later
3	than five days after the date of.
4	* * *
5	§ 2145b. VOTER REGISTRATION AGENCIES
6	(a) Each voter registration agency shall:
7	* * *
8	(3) Accept completed voter registration applications and transmit
9	completed applications to the secretary of state Secretary of State not later than
10	10 days after the date of acceptance, or before the close of the checklist for a
11	primary or general election, whichever is sooner. In the case of an application
12	accepted within five days before the checklist is closed under section 2144 of
13	this title for a primary or general election, the application shall be transmitted
14	to the secretary of state not later than five days after the date of acceptance.
15	* * *
16	§ 2145c. SUBMISSION OF VOTER REGISTRATION FORMS BY OTHER
17	PERSONS OR ORGANIZATIONS
18	Any person or any organization other than a voter registration agency that
19	accepts a completed voter registration form on behalf of an applicant shall
20	submit that form to the town clerk of the town of that applicant not later than
21	seven days after the date of acceptance, or before the close of the checklist for

1	a primary or general election, whichever is sooner.
2	§ 2146. ACTION OF BOARD OF CIVIL AUTHORITY OR TOWN CLERK
3	IN REVISING CHECKLIST
4	(a) At a meeting to revise the checklist, the board of civil authority shall
5	determine whether any person who has applied to be registered to vote meets
6	the requirements of section 2121 of this title. On demand of a majority of the
7	board present, applicants may be examined under oath concerning the facts
8	stated in the application. The board may make such investigation as it deems
9	proper to verify any statement made under oath by an applicant.
10	(b) As soon as possible, after receipt of an application, the board or, upon
11	request of the board, the town clerk shall inform an applicant of its action as
12	provided in subsection (d) of section 2145 of this title chapter. If the board
13	rejects an applicant, it shall also notify him or her forthwith, in person or by
14	first class mail directed to the address given in the application, of its reasons.
15	The notice shall be in substantially the following form:
16	REJECTION OF APPLICATION FOR ADDITION TO CHECKLIST
17	The Board of Civil Authority of,
18	(Town/City)
19	having met on, 20 to consider applications for addition
20	to the checklist, have has found probable cause, as stated below, to reject the
21	application of

1	(Name)
2	Cause for rejection:
3	(a) AGE:
4	(b) CITIZENSHIP:
5	(c) VOTER'S OATH:
6	(d) RESIDENCE:
7	The Board of Civil Authority will meet on the day of
8	, 20, at
9	to reconsider your application and give you an opportunity to
10	appear before the Board. You may present any information or witnesses you
11	wish at that time, or you may appeal directly to any superior or district judge in
12	this county or district.
13	
14	Town Clerk or Chairman of Board
15	of Civil Authority
16	(c) If the notice required under subsection (b) of this section is returned
17	undelivered, the board of civil authority shall proceed to remove the person's
18	name from the checklist in the manner set forth in section 2150 of this title.
19	§ 2147. ALTERATION OF CHECKLIST
20	(a) Pursuant to section 2150 of this title, the board of civil authority or,
21	upon request of the board, the town clerk shall add to the checklist posted in

- the town clerk's office the names of the voters added and the names omitted by mistake, and shall strike the names of persons not entitled to vote. The list so corrected shall not be altered except by:
 - (1) adding the names of persons as directed by any superior or district judge on appeal;
 - (2) adding the names of persons who are legal voters at the election but whose names are further discovered to be omitted from the completed checklist solely through inadvertence or error;
 - (3) adding the names of persons who present a copy of a valid application for addition to the checklist of that town that was submitted before the deadline for applications and who otherwise are qualified to be added to the checklist;
 - (4) adding, at the polling place, the names of persons who sign a sworn affidavit prepared by the secretary of state Secretary of State that they completed and submitted a valid application for addition to the checklist of that town before the deadline for applications and who otherwise are qualified to be added to the checklist;
 - (5) subdividing the checklist as provided in section 2501 of this title, including the transfer of names of voters who have moved within a town in which they are already registered from one voting district within that town to another; or

- (6) adding the names of persons who submitted an incomplete application before the deadline for application, and who provide that information on or before election day.
- (b) Any correction or transfer may be accomplished at any time until the closing of the polls on election day. Each voter has primary responsibility to ascertain that his or her name is properly added to and retained on the checklist.

8 ***

§ 2150. REMOVING NAMES FROM CHECKLIST

(a) When a voter from one town political subdivision becomes a resident of another town political subdivision and is placed on the checklist there, the town clerk shall send one copy of the voter registration application form or other official notice to the clerk of the town political subdivision where the voter was formerly a resident, and that clerk shall strike the voter's name from the checklist of that town political subdivision. Likewise, when a town clerk receives a copy of the death certificate of a voter, public notice of the death of a voter, or official notice from the department of motor vehicles Department of Motor Vehicles that a voter has authorized his or her address to be changed for voting purposes, the clerk shall strike the voter's name from the checklist. A town clerk shall also strike from the checklist the name of any voter who files a written request that his or her name be stricken.

- (b) The board of civil authority at any time may consider the eligibility of persons on the checklist whom the board believes may be deceased, may have moved from the municipality, or may be registered in another place and may remove names of persons no longer qualified to vote. However, the board shall not remove any name from the checklist except in accordance with the procedures in subsection (d) of this section, and any systematic program for removing names from the checklist shall be completed at least 90 days before an election.
- (c) In addition to any actions it takes under subsections (a) and (b) of this section, by September 15 of each odd-numbered year the board of civil authority shall review the most recent checklist name by name and consider, for each person whose name appears on the checklist, whether that person is still qualified to vote. In every case where the board of civil authority is unable to determine under subdivisions (d)(1) and (2) of this section that a person is still qualified to vote, the board of civil authority or, upon request of the board, the town clerk shall send a written notice to the person and take appropriate action as provided in subdivisions (d)(3) through (5) of this section. The intent is that when this process is completed there will have been some confirmation or indication of continued eligibility for each person whose name remains on the updated checklist.

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- (d) Except as provided in subsection (a) of this section, a board of civil authority shall only remove a name from the checklist in accordance with the following procedure:
- (1) If the board of civil authority is satisfied that a voter whose eligibility is being considered is still qualified to vote in the municipality, the voter's name shall remain on the checklist, and no further action shall be taken.
- (2) If the board of civil authority does not immediately know that the voter is still qualified to vote in the municipality, the board shall attempt to determine with certainty what the true status of the voter's eligibility is. The board of civil authority may consider and rely upon official and unofficial public records and documents, including but not limited to, telephone directories, city directories, newspapers, death certificates, obituary (or other public notice of death), tax records, and any checklist or checklists showing persons who voted in any election within the last four years. The board of civil authority may also designate one or more persons to attempt to contact the voter personally. Any voter whom the board of civil authority finds through such inquiry to be eligible to remain on the checklist shall be retained without further action being taken. The name of any voter proven to be deceased shall be removed from the checklist.
- (3) If after conducting its inquiry the board of civil authority or town <u>clerk</u> is unable to locate a voter whose name is on the checklist, or if the

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- inquiry reveals facts indicating that the voter may no longer be eligible to vote in the municipality, the board of civil authority or, upon request of the board, the town clerk shall send a written notice to the voter. The notice shall be sent by first class mail to the most recent known address of the voter asking the voter to verify his or her current eligibility to vote in the municipality. The notice shall be sent with the required United States Postal Service language for requesting change of address information. Enclosed with the notice shall be a postage paid pre-addressed return form on which the voter may reply swearing or affirming the voter's current place of residence as the municipality in question or alternatively consenting to the removal of the voter's name. The notice required by this subsection shall also include the following:
- (A) A statement informing the voter that if the voter has not changed his or her residence, or if the voter has changed his or her residence but the change was within the area covered by the checklist, the voter should return the form to the town clerk's office on or before the date upon which the checklist is closed under section 2144 of this title. The statement shall also inform the voter that if he or she fails to return the form as provided in this subdivision, written affirmation of the voter's address shall be required before the voter is permitted to vote.
- (B) Information concerning how the voter can register to vote in another state or another municipality within this state State.

- (4) If the voter confirms in writing that the voter has changed his or her residence to a place outside the area covered by the checklist, the board of civil authority shall remove the voter's name from the checklist.
- (5) In the case of voters who failed to respond to the notice sent pursuant to subdivision (3) of this subsection, the board of civil authority shall remove the voter's name from the checklist on the day after the second general election following the date of such notice, if the voter has not voted or appeared to vote in an election since the notice was sent or has not otherwise demonstrated his or her eligibility to remain on the checklist.

10 ***

§ 2154. STATEWIDE VOTER CHECKLIST

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(b) A registered voter's month and day of birth, driver's license number, and the last four digits of the applicant's Social Security number, and street address if different from the applicant's mailing address shall not be considered a public record as defined in 1 V.S.A. § 317(b). Any person wishing to obtain a copy of all of the statewide voter checklist must swear or affirm, under penalty of perjury pursuant to 13 V.S.A. chapter 65, that the person will not use the checklist for commercial purposes. The affirmation shall be filed with the secretary of state Secretary of State.

21 ***

1	Sec. 4. 1 V.S.A. § 317(c)(31) is amended to read:
2	(31) records of a registered voter's month and day of birth, motor
3	vehicle operator's license number, and the last four digits of the applicant's
4	Social Security number, and street address if different from the applicant's
5	mailing address contained in an application to the statewide voter checklist or
6	the statewide voter checklist established under 17 V.S.A. § 2154;
7	* * * Party Organization * * *
8	Sec. 5. 17 V.S.A. § 2307 is amended to read:
9	§ 2307. CERTIFICATION OF OFFICERS AND COUNTY COMMITTEE
10	DELEGATES
11	(a) Within 72 hours after the caucus, the chairman chair and secretary of
12	the town committee shall mail to the secretary of state, Secretary of State and
13	the ehairmen chairs of the state State and county committees, and the town
14	clerk a copy of the notice calling the meeting and a certified list of the names
15	and mailing addresses of the officers and members of the town committee and
16	of the delegates to the county committee.
17	(b) A committee is not considered organized until it has filed the material
18	required by this section.
19	(c) The secretary of state Secretary of State shall furnish forms for this
20	purpose to the chairman chair of the state State committee of a political party.

1	Sec. 6. 17 V.S.A. § 2310 is amended to read:
2	§ 2310. ELECTION OF STATE COMMITTEE
3	(a) The chair of the county committee, the national committee man, and the
4	national committee woman shall be members a member of the state State
5	committee. Each county committee shall be entitled to elect at least two
6	additional members of the state State committee, one male and one female.
7	These delegates need not be members of the county committee. If the rules or
8	bylaws of a state State committee provide for apportionment of additional
9	members of the state State committee to come from the county, the county
10	committee also shall elect those additional members.
11	(b) All county committee members and officers and all persons elected to
12	the state State committee shall be voters in the county from which they are
13	elected.
14	(c) County committee members and delegates to the state State committee
15	shall serve for the following two years or until their successors are elected or
16	appointed.
17	Sec. 7. 17 V.S.A. § 2311 is amended to read:
18	§ 2311. CERTIFICATION OF COUNTY OFFICERS AND STATE
19	COMMITTEE MEMBERS
20	(a) Within 72 hours of the first meeting of the county committee, its
21	chairman chair and secretary shall mail to the secretary of state, the county

1 elerk, Secretary of State and the chairman Chair of the state State committee a 2 copy of the notice calling the meeting and a certified list of the names and 3 mailing addresses of the officers of the county committee and of the members 4 elected by the county committee to the state State committee. 5 (b) A committee is not considered organized until it has filed the material 6 required by this section. 7 (c) The secretary of state Secretary of State shall prescribe and furnish 8 forms for this purpose. 9 Sec. 8. 17 V.S.A. § 2313 is amended to read: § 2313. FILING OF CERTIFICATE OF ORGANIZATION 10 11 (a)(1) Within 10 days after the first meeting of the state State committee of 12 a party, the chair Chair and secretary Secretary shall file in the office Office of 13 the secretary of state Secretary of State a certificate stating that the party has 14 completed its organization for the ensuing two years and has substantially 15 complied with the provisions of this chapter. 16 (2) However, no state State committee shall be eligible to file a 17 certificate of organization unless it has town committees organized in at least 15 30 towns in this state State and county committees organized in at least 18 19 seven counties by January 1 of the year of the general election. 20 (b) The certificate of organization shall set forth the names and mailing

addresses of the officers and members of the state State committee, together

1	with the counties which they represent. It shall also designate, in not more
2	than three words, the name by which the party shall be identified on any
3	Australian ballot and shall be accompanied by a copy of the notice calling the
4	meeting.
5	(c) The secretary of state Secretary of State shall prescribe and furnish the
6	form to be used for this purpose.
7	(d) Upon receipt of a certificate of organization, the secretary of state
8	Secretary of State promptly shall notify all persons who have registered with
9	the secretary of state Secretary of State asking to be notified of such filings.
10	(e)(1) Within 10 days, the secretary of state Secretary of State shall accept
11	a certificate of organization if it appears to be valid on its face or reject it if
12	it is not.
13	(2) The secretary of state Secretary of State may reject a certificate of
14	organization if the political or other name is not substantially different from the
15	name of any organized political party.
16	(3) When a certificate is rejected, the secretary of state Secretary of
17	State promptly shall notify the chair Chair and secretary Secretary of the
18	committee Committee to inform them in writing of the reasons for rejection.
19	(f) A committee is not considered organized until the material required by
20	this section has been filed and accepted.

- 1 Sec. 9. 17 V.S.A. § 2314 is amended to read:
- 2 § 2314. OFFICERS REQUIRED
- 3 Every committee of a political party is required to elect a chairman chair, a
- 4 vice chairman chair, a secretary, and a treasurer, and an assistant treasurer,
- 5 who need not be members of the committee at the time of their election, but
- 6 who become members, with full voting rights, upon their election. A
- 7 committee may also elect from among its members such other officers as it
- 8 deems appropriate to its work.
- 9 Sec. 10. 17 V.S.A. § 2315 is amended to read:
- 10 § 2315. ADOPTION OF RULES AND BYLAWS
- 11 Every committee of a political party is authorized to adopt rules and bylaws
- 12 consistent with law. Every rule or bylaw may be amended by simple majority
- 13 vote of those present and voting at any meeting of the committee, provided
- written notice of the proposed amendment is given to all committee members
- at least seven days prior to the meeting. All rules, bylaws, and amendments
- thereto shall be filed with the secretary of state, and the copies filed shall be
- 17 the official copies. [Repealed.]

1	Sec. 11. 17 V.S.A. § 2317 is amended to read:
2	§ 2317. VOTERS NOT TO PARTICIPATE IN MORE THAN ONE PARTY
3	No voter shall vote in the biennial town, county, or State caucus of more
4	than one party in the same year, nor shall any voter simultaneously hold
5	membership on the committees of more than one political party.
6	Sec. 12. 17 V.S.A. § 2318 is amended to read:
7	§ 2318. ORGANIZATION OF MINOR POLITICAL PARTIES
8	A minor political party may organize in the manner set forth in this
9	subchapter or in another manner which its members deem appropriate. Minor
10	political parties shall comply with the filing requirements of sections 2307,
11	2311 to the extent applicable, and 2313 of this title chapter, except that they
12	need not be organized in 15 30 towns or in seven counties. They shall also
13	comply with the procedural requirements of sections 2303 through 2306 and
14	2313 of this title, but need not comply with other procedural requirements in
15	sections 2301, 2302, 2308 through 2310, and 2312 of this title. Minor political
16	parties shall also comply with sections 2314 through 2317 of this title.
17	Sec. 13. 17 V.S.A. § 2320 is amended to read:
18	§ 2320. DELEGATES TO STATE PLATFORM CONVENTION
19	Delegates to the state platform convention shall be the members of the
20	national committee, the state committee, and the county committees of the

party, the chairmen of the town committees of the party, the nominees of the

1 party for state officers, state senators, county officers, and representatives to 2 the general assembly and certain other members of the party, not to exceed 12, if selected by the state committee of the party. Upon application of the 3 4 chairman of the state committee of a party, the secretary of state shall deliver to him or her a duly certified roll of the nominees of that party for the several 5 6 offices named in this section. The secretary of the state committee of the party 7 shall make and certify a roll of the convention, made in accordance with this 8 section, and none but certified delegates shall take part in the convention. 9 [Repealed.] Sec. 14. 17 V.S.A. § 2321 is amended to read: 10 11 § 2321. REPRESENTATIVE DISTRICT COMMITTEE 12 The "representative district committee" of a party shall consist of those 13 members of the town committee residing in a representative district, as finally 14 established by the legislative apportionment board. A representative district 15 committee may encompass less than an entire town or may extend across town 16 lines. Such a committee shall elect its own officers when called upon to meet, 17 but it need not meet unless required to perform some function under this title. 18 Any three members may call the first meeting by giving at least five days 19 written notice to all other members; thereafter, the committee shall meet at the 20 call of the chair.

1	* * * Nominations * * *
2	Sec. 15. 17 V.S.A. § 2351 is amended to read:
3	§ 2351. PRIMARY ELECTION
4	A primary election shall be held on the fourth first Tuesday in August in
5	each even-numbered year for the nomination of candidates of major political
6	parties for all offices to be voted for at the succeeding general election, except
7	candidates for president and vice president President and Vice President of the
8	United States, their electors, and justices of the peace.
9	Sec. 16. 17 V.S.A. § 2356 is amended to read:
10	§ 2356. TIME FOR FILING PETITIONS <u>AND STATEMENTS OF</u>
11	NOMINATION
12	(a) Primary petitions for major party candidates and statements of
13	nomination from for minor party candidates and independent candidates shall
14	be filed no sooner than the second third Monday in May April and not later
15	than 5:00 p.m. on the second third Thursday after the first Monday in June
16	May preceding the primary election prescribed by section 2351 of this title
17	chapter, and not later than 5:00 p.m. of the 62nd day prior to the day of a
18	special primary election.
19	(b) A petition or statement of nomination shall apply only to the election
20	cycle in which the petition or statement of nomination is filed.

1	Sec. 17. 17 V.S.A. § 2370 is amended to read:
2	§ 2370. WRITE-IN CANDIDATES
3	(a)(1) In order to have votes counted for a write-in candidate under section
4	2587 of this title, not later than 5:00 p.m. on the Friday preceding the primary
5	election, a write-in candidate shall file with the Secretary of State a form
6	consenting to candidacy for office. The consent form shall set forth the name
7	of the write-in candidate, the name of the office for which he or she consents to
8	be a candidate, the candidate's town of residence, and his or her correct
9	mailing address.
10	(2) The Secretary of State shall prepare and furnish forms for this
11	purpose.
12	(b) A write-in candidate shall not qualify as a primary winner unless he or
13	she <u>:</u>
14	(1) has complied with subsection (a) of this section; and
15	(2) receives at least one half the same number of votes as the number of
16	signatures required for his or her office on a primary petition, except that if a
17	write-in candidate receives more votes than a candidate whose name is printed
18	on the ballot, he or she may qualify as a primary winner.
19	(c) The write-in candidate who qualifies as a primary winner under this
20	section must still be determined a winner under section 2369 of this title
21	<u>chapter</u> before he or she becomes the party's candidate in the general election.

1	Sec. 18. 17 V.S.A. § 2413 is amended to read:
2	§ 2413. NOMINATION OF JUSTICES OF THE PEACE
3	(a)(1) The party members in each town, on or before the first Tuesday of
4	August in each even numbered year each primary election, upon the call of the
5	town committee, may meet in caucus and nominate candidates for justice of
6	the peace.
7	(2)(A) The committee shall give notice of the caucus as provided in
8	subsection (d) of this section and the chairman by posting notice at the office
9	of the town clerk and two other public places in the town at least five days
10	prior to the caucus.
11	(B) In addition, for towns with over 3,000 voters, the committee shall
12	post this notice at least one day prior to the caucus:
13	(i)(I) in a newspaper of general circulation within the town; or
14	(II) on a nonpartisan electronic news media website that
15	specializes in news of the State; and
16	(ii) on the municipality's website, if the municipality actively
17	updates its website on a regular basis.
18	(3) The chair and secretary of the committee shall file the statements
19	required in section 2385 of this title not later than 5:00 p.m. on the third day
20	following the primary election.

- (b) If it does not hold a caucus as provided in subsection (a) of this section, the town committee shall meet and nominate candidates for justices of the peace as provided in sections 2381 through 2385 of this title. At least three days prior to this meeting, the town committee shall provide notice of the meeting by e-mailing or mailing committee members and by posting notice of the meeting in the office of the town clerk and in two other public places in the town.
- (c) In any town in which a political party has not formally organized, any three members of the party who are voters in the town may call a caucus to nominate candidates for justice of the peace by giving notice as required in subsection (d)(a) of this section. Upon meeting, the caucus shall first elect a chairman chair and a secretary. Thereafter the caucus shall nominate its candidates for justice of the peace, and cause its chairman chair and secretary to file the statements required in section 2385 of this title not later than 5:00 p.m. on the third day following the primary election.
- (d) When a caucus is held to nominate candidates for justice of the peace, the town committee or other persons calling the caucus shall post the notice of caucus in at least three public places in the town, not less than seven days before the date of the caucus; in towns having a population of more than 1,000, they shall also publish the notice of caucus in a newspaper having general

1	circulation in the town, not less than three days before the date of the caucus.
2	[Repealed.]
3	* * * Election Officials * * *
4	Sec. 19. 17 V.S.A. § 2457 is amended to read:
5	§ 2457. WORKSHOPS AND INFORMATION FOR ELECTION
6	OFFICIALS
7	(a) The secretary of state Secretary of State or his or her designee shall
8	organize regional workshops for election officials, provide them with
9	informational materials about the conduct of elections and recounts, and
10	otherwise help them run elections in conformance with state State and
11	federal law.
12	(b)(1) The regular presiding officer of each town or an assistant designated
13	by the board of civil authority shall attend, at the town's expense, at least one
14	of these election workshops every two years.
15	(2) Each town clerk shall file with the Secretary of State by
16	December 31 of each even-numbered year a letter certifying compliance with
17	this subsection.
18	(c)(1) The town clerk of each town shall provide the secretary of state
19	Secretary of State with the names and addresses of all members of the board of
20	civil authority and shall promptly notify the secretary of state Secretary of
21	State of any changes in the list.

1	(2) The secretary of state Secretary of State shall invite all members of
2	the boards of civil authority to the workshops and provide them with
3	informational materials.
4	* * * Standardized Ballots and Vote Tabulators * * *
5	Sec. 20. 17 V.S.A. § 2362 is amended to read:
6	§ 2362. PRIMARY BALLOTS
7	(a) The ballots shall be prepared and furnished to the towns by the
8	secretary of state Secretary of State and shall contain the names of all
9	candidates for nomination at the primary. Ballots shall be printed on index
10	stock and configured to be readable by vote tabulators. A separate ballot for
11	each major political party in the same format as is used for optical scan
12	tabulator ballots shall be printed in substantially the following form:
13	OFFICIAL VERMONT PRIMARY ELECTION BALLOT
14	VOTE ON ONE PARTY BALLOT ONLY AND PLACE IN BALLOT BOX
15	OR VOTE TABULATOR
16	ALL OTHER PARTY BALLOTS MUST BE PLACED IN UNVOTED
17	BALLOT BOX
18	
19	[MAJOR POLITICAL PARTY NAME]
20	

1 Instructions to voters: To vote for a candidate whose name is printed on the 2 ballot, mark a cross (X) or fill in the oval at the right of that person's name and 3 party designation. To vote for a candidate whose name is not printed on the 4 ballot, write the person's name on the blank line in the appropriate block. 5 When there are two or more persons to be elected to one office, you may vote 6 for any number of candidates up to and including the maximum number. 7 (b) Following the names of candidates printed on the ballot after the name 8 of each office to be filled, shall be as many blank lines for write-in candidates 9 as there are persons to be elected to that office. If no primary petition is filed 10 for an office or for a candidate belonging to a party, the ballot shall contain the 11 name of the office and blank lines for write-in candidates. 12 Sec. 21. 17 V.S.A. § 2363 is amended to read: 13 § 2363. SEPARATE PARTY BALLOTS 14 (a) The names of all candidates of a party shall be printed upon one ballot. 15 Each section shall bear in print larger than any other print on the ballot the 16 words VOTE IN ONE PARTY ONLY OR YOUR BALLOT WILL BE VOID 17 in a prominent place on the ballot. The voter shall vote for the candidates of one party only. A person voting at the primary shall not be required to indicate 18 19 his party choice to any election official. 20 (b) All voting machines used in primary elections shall be so equipped that

the voter can cast his or her vote for candidates within one party only, and

1	without disclosing the party for whose candidates he or she is casting his or her
2	vote. [Repealed.]
3	Sec. 22. 17 V.S.A. § 2471 is amended to read:
4	§ 2471. GENERAL ELECTION BALLOT
5	(a)(1) A consolidated ballot shall be used at a general election, which shall
6	list the several candidates for the offices to be voted upon. The offices of
7	president and vice-president of the United States, United States senator, United
8	States representative, governor, lieutenant governor, state treasurer, secretary
9	of state, auditor of accounts, attorney general, state senator, representative to
10	the general assembly, judge of probate, assistant judge, state's attorney,
11	sheriff, and high bailiff shall be listed in that order. The offices of President
12	and Vice President of the United States, U.S. Senator, U.S. Representative,
13	Governor, Lieutenant Governor, State Treasurer, Secretary of State, Auditor of
14	Accounts, Attorney General, State Senator, Representative to the General
15	Assembly, Judge of Probate, Assistant Judge, State's Attorney, Sheriff, and
16	High Bailiff shall be listed in that order. Any statewide public question shall
17	also be listed on the ballot, before the listing of all offices to be filled.
18	(2) The ballot shall be prepared at state expense under the direction of
19	the secretary of state Secretary of State. The color of the ballot shall be
20	determined by the secretary of state Secretary of State. The printing shall be
21	black. Ballots shall be printed on index stock and configured to be readable by

1	vote tabulators. The font shall be at least 10 points for candidate names unless
2	a name exceeds 24 characters, in which case the candidate may change his or
3	her consent form name to 24 characters or less, or the font may be reduced as
4	needed to fit the candidate name space.
5	* * *
6	Sec. 23. 17 V.S.A. § 2472 is amended to read:
7	§ 2472. CONTENTS
8	* * *
9	(b)(1) Each office to be voted upon shall be separately indicated and
10	preceded by the word "For", as: "For United States Senator." Beneath the
11	office to be voted upon shall appear the instructions: "Vote for not more than
12	(the number of candidates to be elected)."
13	(2) The names of the candidates for each office shall be listed in
14	alphabetical order by surname followed by the candidate's town of residence,
15	and the party or parties by which the candidate has been nominated, or in the
16	case of independent candidates who have not chosen some other name or
17	identification, by the word "Independent."
18	(3) To the right of the party designation shall be an oval in which the
19	voter may indicate his or her choice by making a cross (X) or filling in the oval
20	if tabulators are being used.

1	(4) No A candidate's name shall <u>not</u> appear on the ballot more than once
2	for any one office.
3	* * *
4	(d) The ballot shall be printed in the same format as required for optical
5	scan tabulators. The font shall be at least 10 points for candidate names unless
6	a name exceeds 24 characters, in which case the candidate may change his or
7	her consent form name to 24 characters or less, or the font may be reduced as
8	needed to fit the candidate name space. [Repealed.]
9	(e) When an article is to be voted on and the legislative body determines
10	that the article is too long or unwieldy to show in full on the ballot, it shall be
11	sufficient for the ballot to show the article by the number and title for that
12	article as they were listed in the warning for the election. However, the
13	complete article shall be posted in a conspicuous place within each voting
14	booth.
15	Sec. 24. 17 V.S.A. § 2474 is amended to read:
16	§ 2474. CHOICE OF PARTY
17	(a)(1) A person nominated by any means for the same office by more than
18	one political party may elect, not later than the second first Friday following
19	the primary election may elect, the party or parties in which the nominee will
20	be a candidate. The nominee shall notify in writing the secretary of state
21	Secretary of State or town clerk, as the case may be, of such choice, and only

1	the party or parties which the nominee so elects shall be printed next to the
2	nominee's name on the ballot.
3	(2) If the nominee does not notify the Secretary of State or the town
4	clerk of his or her choice of party, the Secretary of State shall print on the
5	ballot those parties next to the nominee's name by listing in this order:
6	(A) the major political party for which the nominee had his or her
7	name printed on the ballot in the primary;
8	(B) any major political parties that nominated the nominee by the
9	party committee, in the order in which the nominations were submitted to the
10	Secretary of State:
11	(C) any major political parties for which the nominee received
12	write-in votes, in an order from highest to lowest vote counts; and
13	(D) any minor political parties that nominated the nominee by party
14	committee, in the order in which the nominations were submitted to the
15	Secretary of State.
16	(b)(1) A candidate for state or congressional State office who is the
17	nominee of two or more political parties shall file with the secretary of state
18	Secretary of State, not later than the second first Friday following the primary
19	election, a statement designating for which party the votes cast for him or her
20	shall be counted for the purposes of determining whether his or her designated

1	party shall be a major political party. The party so designated shall be the first
2	party to be printed immediately after the candidate's name on the ballot.
3	(2) If a candidate does not file the statement before the second <u>first</u>
4	Friday following the primary, the secretary of state Secretary of State shall
5	designate by lot the party to be printed immediately after the candidate's name
6	the party for which the votes cast shall be counted as provided in subdivision
7	(a)(2) of this section.
8	Sec. 25. 17 V.S.A. § 2478 is amended to read:
9	§ 2478. NUMBER OF PAPER BALLOTS TO BE PRINTED AND
10	FURNISHED
11	* * *
12	(e) No voting shall occur in any general election which does not use printed
13	ballots. [Repealed.]
14	Sec. 26. 17 V.S.A. § 2481 is added to read:
15	§ 2481. PRINTED BALLOTS REQUIRED
16	Except in the case of voice votes from the floor or voting at a floor meeting
17	by paper ballot at a local election, no voting shall occur in any local, primary,
18	or general election which does not use printed ballots.

1	Sec. 27. 17 V.S.A. chapter 51, subchapter 3 is amended to read:
2	Subchapter 3. Voting Machines Vote Tabulators
3	§ 2491. POLITICAL SUBDIVISION MAY USE VOTING MACHINES
4	SUBDIVISIONS; VOTE TABULATORS
5	(a) A town Except as provided in subsection (b) of this section, a board of
6	civil authority may, at a meeting held not less than 60 days prior to an election
7	and warned pursuant to 24 V.S.A. § 801, vote at any annual or special meeting
8	to employ electronic devices ("voting machines") to require the political
9	subdivision for which it is elected to use vote tabulators for the registering and
10	counting of votes in subsequent elections. Voting machines may be used in
11	combination with the paper ballots described in the preceding subchapter, so
12	that each voter may choose whether to use a paper ballot or a voting machine
13	to cast his or her vote, if the town so votes.
14	(b) A town with 1,000 or more registered voters as of December 31 in
15	even-numbered years shall use vote tabulators for the registering and counting
16	of votes in subsequent elections.
17	(c)(1) The Office of the Secretary of State shall pay the following costs
18	associated with this section by using federal Help America Vote Act funds, as
19	available:
20	(A) full purchase and warranty cost of vote tabulators, ballot boxes,
21	and two memory cards for each tabulator;

1	(B) annual maintenance costs of vote tabulators for each town; and
2	(C) the first \$500.00 of the first pair of a vote tabulator's memory
3	cards' configuration costs for each primary and general election.
4	(2) A town shall pay the remainder of any cost not covered by
5	subdivision (1) of this subsection.
6	* * *
7	§ 2493. RULES FOR USE OF VOTING MACHINES <u>VOTE</u>
8	TABULATORS; AUDITS
9	(a) The secretary of state Secretary of State shall adopt rules governing the
10	use and the selection of any voting machine vote tabulator in the state State.
11	These rules shall include requirements that:
12	(1) All municipalities that have voted to use a voting machine vote
13	tabulator shall use a uniform voting machine vote tabulator approved by the
14	secretary of state Secretary of State.
15	(2) The secretary of state Secretary of State shall provide for the security
16	of voting machines vote tabulators at all times. Voting machines Vote
17	tabulators, not including the ballot box portion, shall be locked in a vault or a
18	secure location at all times when not in use.
19	(3)(A) The secretary of state may Secretary of State shall conduct a
20	random postelection audit of any polling place election results for a primary or
21	general election within 30 days of the election.

that contains an overvote.

(B) If the secretary Secretary determines that a random audit shall be
conducted of the election results in a town or city, the town clerk shall direct
two members of the board of civil authority to transport the ballot bags to the
office of the secretary of state Secretary not later than 10:00 a.m. on the
morning when the secretary Secretary has scheduled the audit.
(C) The secretary Secretary shall open the ballot bags and conduct
the audit in the same manner as ballots are counted under sections 2581
through 2588 of this title chapter. The secretary of state Secretary shall
publicly announce the results of the audit as well as the results from the
original return of the vote.
(D) If the secretary Secretary finds that the audit indicates that there
was possible fraud in the count or return of votes, the secretary he or she shall
refer the results to the attorney general Attorney General for possible
prosecution.
(3)(4)(A) All voting machines vote tabulators shall be set to reject a
ballot that contains an overvote and provide the voter the opportunity to correct
the overvote, have the ballot declared spoiled, and obtain another ballot. If an
early voter absentee ballot contains an overvote, the elections official shall
override the voting machine vote tabulator and count all races except any race

1	(4)(B) All voting machines vote tabulators shall be set not to reject
2	undervotes.
3	(5) Establish a process for municipalities using voting machines vote
4	tabulators, whereby markings on ballots that are unreadable by a machine vote
5	tabulator may be transferred by a pair of election officials, who are not
6	members of the same political party, to ballots that are readable by the
7	machine.
8	(6) Establish a process for using vote tabulators in recounts.
9	(b) Each voting machine vote tabulator shall be tested using official ballots
10	that are marked clearly as "test ballots" at least 10 days prior to an election.
11	(c) The same vote tabulator used in any local, primary, or general election
12	shall not be used in a recount of that election.
13	(d) A vote tabulator shall be a stand-alone device that shall not be
14	connected to any other device or connections such as wireless connections,
15	cable connections, cellular telephones, or telephone lines.
16	(e) A municipality only may use a vote tabulator as provided in this title
17	which registers and counts votes cast on paper ballots and which otherwise
18	meets the requirements of this title. A municipality shall not use any type of
19	voting machine on which a voter casts his or her vote.

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§ 2494. CONSTRUCTION WITH OTHER LAWS

(a) Except as this subchapter affects the method of registering votes and ascertaining the result, the laws of this state State pertaining to elections shall be applicable. The laws pertaining to early or absentee voters shall in no way be affected by this subchapter, and votes cast by early or absentee voters shall be counted with votes registered counted on voting machines vote tabulators.
(b) In towns using voting machines vote tabulators, the board of civil authority may vote to open polling places at 5:00 a.m., provided that at least

three elections officials are present, two of whom are from different parties. If

- all early voter absentee ballots have not been deposited into the voting

 machines vote tabulators before the closing of the polls at 7:00 p.m., the

 elections officials shall continue to deposit ballots using the same procedure as
- provided in subsection 2561(b) of this title, treating each ballot as a voter
- waiting to cast his or her ballot at the close of the polls

conspicuous place within the voting booth.

- 15 § 2495. FORM OF BALLOT
- (a) In any town which uses voting machines at its elections, it shall be
 unnecessary for a question submitted to the voters to be shown in full upon the
 voting machine or the ballot. It shall be sufficient if the article in the warning
 for the meeting or election at which the question is submitted is referred to by
 number and title. However, the complete warning shall be posted in a

1	(b) Notwithstanding section 2472 of this title, ballots to be counted by
2	means of electronic or electromechanical devices may be of such size or
3	composition as is suitable for the type of device used. [Repealed.]
4	§ 2499. MISCELLANEOUS REQUIREMENTS FOR VOTING MACHINES
5	TRANSFER OF PAPER BALLOTS FROM VOTE TABULATORS
6	The presiding officer, with the assistance of at least two election officials,
7	may transfer voted ballots from the box attached to the voting machine vote
8	tabulator to another secure ballot box or secured ballot bag whenever necessary
9	during election day in order to allow the machine vote tabulator to continue to
10	function properly.
11	Sec. 28. SECRETARY OF STATE; REPORT; USING VOTE
12	TABULATORS IN RECOUNTS; CONDUCTING AUDITS;
13	VOTING BY MAIL; USING ELECTRONIC SIGNATURES IN
14	ELECTION PETITIONS
15	(a) The Secretary of State by January 15, 2015 shall report to the Senate
16	and House Committees on Government Operations on:
17	(1) his or her proposed process for using vote tabulators in recounts and
18	for the certification of vote tabulators. The Secretary shall consider whether
19	and under what circumstances a town may be permitted to conduct a recount
20	by counting ballots by hand in lieu of using vote tabulators;

1	(2) his or her proposed process for conducting audits of elections. The
2	Secretary shall specifically consider the use of risk-limiting audits;
3	(3) statistics regarding increased voter participation in other jurisdictions
4	which use voting by mail and the feasibility and cost of implementing voting
5	by mail in this State; and
6	(4) his or her proposed process for obtaining electronic signatures for
7	municipal meeting articles, nominating municipal officers, and primary
8	petitions.
9	(b) In considering the processes set forth in subdivisions (a)(1) and (2) of
10	this section, the Secretary shall consult with stakeholders interested in those
11	processes.
12	Sec. 29. 17 V.S.A. § 2535 is amended to read:
13	§ 2535. FORM OF EARLY VOTER ABSENTEE BALLOTS AND
14	ENVELOPES; FEDERAL OR MILITARY REQUIREMENTS
15	* * *
16	(b) If necessary, special ballots may be prepared of such different weight of
17	paper, or overall size and shape as shall be prescribed by the secretary of state,
18	to conform with minimum postal, military, naval, air force or other federal or
19	military regulations and orders covering the transportation of such ballots,
20	provided that the text is identical in substance, except as to type size, with that
21	appearing on the official ballots.

1	Sec. 30. 17 V.S.A. § 2567 is amended to read:
2	§ 2567. REGISTERING VOTES ON VOTING MACHINES <u>VOTING</u>
3	SYSTEMS FOR VOTERS WITH DISABILITIES
4	(a) If a voter is to register his or her vote upon a voting machine, he or she
5	shall proceed, immediately upon being admitted within the guardrail, to a
6	voting machine not occupied by another voter. The voter shall then register his
7	or her vote according to the instructions provided to voters with the machine.
8	Upon leaving the voting machine, he or she shall proceed directly to the exit of
9	the guardrail. [Repealed.]
10	(b) All polling places, regardless of whether the municipality has voted to
11	use a voting machine pursuant to section 2492 of this title, shall possess at
12	least one voting system approved by the secretary of state Secretary of State
13	equipped for individuals with disabilities, including accessibility for the people
14	who are blind and visually impaired people who have a visual impairment, to
15	vote independently and privately.
16	Sec. 31. 17 V.S.A. § 2573 is amended to read:
17	§ 2573. NO COUNTING BEFORE POLLS CLOSE
18	In towns using paper ballots that do not use vote tabulators, the ballot boxes
19	shall not be opened nor the ballots counted before the closing of the polls. In
20	towns using voting machines vote tabulators, the machine tabulator counts

shall not be viewed or printed before the closing of the polls.

[Sec. 32.	17 V.S.A.	§ 2583 is amended to read	d:
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§ 2583. OFFICIAL CHECKLIST TO BE TALLIED; STORAGE OF

<u>CHECKLIST</u>

- (a)(1) The presiding officer, as soon after the closing of the polls as possible, shall cause both certified checklists to be examined and the number of voters checked as having voted to be tallied. Both tallies shall be recorded by the presiding officer. The presiding officer shall prepare a statement listing any discrepancies between the checklists, including the names involved and other details relating to the discrepancies.
- (2) Each Unless the board of civil authority votes not to use an exit checklist under section 2507 of this chapter, each checklist shall be identified as either the "entrance" or "exit" checklist, and the exit checklist, together with a statement of discrepancies, shall be sealed and stored with the ballots and tally sheets as provided in section 2590 of this title chapter. The entrance checklist shall be safely stored so that the public cannot have access to it for a period of 90 days except under the direct supervision of the town clerk.
- (b) If in the case of voting machines an exit checklist is not used, as provided by section 2496 of this title, read out sheets and other machine materials which are used to provide equivalent security shall be sealed and stored with the ballots and tally sheets. [Repealed.]

1 Sec. 33. 17 V.S.A.	§ 2701 is amended to read
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§ 2701. PRESIDENTIAL PRIMARY; TIME OF HOLDING; FORM OF

BALLOT

In presidential election years, a presidential primary for each major political party shall be held in all municipalities on the first Tuesday in March. The secretary of state Secretary of State shall prepare and distribute for use at the primary an official ballot for each party for which one or more candidates qualify for the placing of their names on the ballot under section 2702 of this title. Ballots shall be printed on index stock and configured to be readable by vote tabulators.

* * * Polling Places * * *

Sec. 34. 17 V.S.A. § 2502 is amended to read:

§ 2502. LOCATION OF POLLING PLACES

- (a) Each polling place shall be located in a public place within the town.
- (b) The board of civil authority shall take such measures as are necessary to assure that elderly and handicapped voters who are elders or have a disability may conveniently and secretly cast their votes. Measures which may be taken shall include, but are not limited to: location of polling places on the ground floor of a building; providing ramps, elevators, or other facilities for access to the polling place; providing a stencil overlay for ballots; providing a separate polling place with direct communication to the main polling place; and

permitting election officials to carry a ballot to a handicapped or elderly an
elder or to a person who has a disability in order to permit that person to mark
the ballot while in a motor vehicle adjacent to the polling place. For purposes
of this subsection, the board of civil authority shall have full jurisdiction on the
day of an election over the premises at which a polling place is located.
(c)(1) Thirty days prior to a local, primary, or general election, the town
clerk shall submit to the Secretary of State a list of polling places within the
municipality that will be used in that election. The list shall include the name
of the polling location, its physical address, and the time the polling place will
open.
(2)(A) A municipality may only change the location of a polling place
less than 30 days prior to an election in cases of emergency. If a municipality
changes the location of a polling place less than 30 days prior to the election,
the town clerk shall notify the Secretary of State within 24 hours of the change
and provide the new polling place information.
(B) The Secretary of State shall assist any municipality that needs to
change the location of a polling place on the day of an election due to an
emergency, including assisting in finding a new location and informing the
public of that new location.

1	(C) The Secretary of State shall inform the state chairs of Vermont's
2	major political parties of any changes made to polling places that he or she is
3	aware of made less than 30 days prior to an election.
4	(3) The Secretary of State shall provide on his or her official website a
5	list of polling places that will be used in any local, primary, or general election
6	within the State, and shall specifically provide notice on that website of any
7	change in the location of a municipality's polling place.
8	* * * Early or Absentee Voters * * *
9	Sec. 35. 17 V.S.A. § 2532 is amended to read:
10	§ 2532. APPLICATIONS; FORM
11	(a)(1) An early or absentee voter, or an authorized family member or health
12	care provider acting in the voter's behalf, may apply for an early voter
13	absentee ballot by telephone, in person, or in writing. "Family member" here
14	means a person's spouse, children, brothers, sisters, parents, spouse's parents,
15	grandparents, and spouse's grandparents. Any other authorized person may
16	apply in writing or in person.
17	(2) The application shall be in substantially the following form:
18	REQUEST FOR EARLY VOTER ABSENTEE BALLOT
19	Name of early or absentee voter:
20	Current address:
21	Residence (if different):

1	Date:
2	If applicant is other than early or absentee voter:
3	Name of applicant:
4	Address of applicant:
5	Relationship to early or absentee voter:
6	Organization, if applicable:
7	Date: Signature of applicant:
8	(2)(3) If the application is made by telephone or in writing, the
9	information supplied must be in substantial conformance with the information
10	requested on this form.
11	* * *
12	(g)(1) Any person who applies for an early voter absentee ballot knowing it
13	is without authorization from the early or absentee voter shall be fined not
14	more than \$100.00 per violation for the first three violations; not more than
15	\$500.00 per violation for the fourth through ninth violations; and not more
16	than \$1,000.00 per violation for the tenth and subsequent violations.
17	(2) The Attorney General or a state's attorney, whenever he or she has
18	reason to believe any person to be or to have been in violation of this
19	provision, may conduct a civil investigation in accordance with the procedures
20	set forth in section 2904 of this title.

1	Sec. 36. 17 V.S.A. § 2534 is amended to read:
2	§ 2534. LIST OF EARLY OR ABSENTEE VOTERS
3	(a) The Secretary of State shall maintain ballot for each primary election,
4	presidential primary election, and general election. The list shall contain the
5	state voter identification number, name, registration address, address the ballot
6	was mailed to, and legislative district of each voter.
7	(b) Upon receipt of the valid applications the town clerk shall make a list of
8	the early or absentee voters. The list shall include each voter's name and
9	address. A copy of the list shall be available upon request at the town clerk's
10	office and, on election day, in each polling place in the town update the
11	Secretary of State's statewide list of early or absentee voters by a method
12	approved by the Secretary of State.
13	Sec. 37. 17 V.S.A. § 2546 is amended to read:
14	§ 2546. DEPOSIT OF EARLY VOTER ABSENTEE BALLOTS IN
15	BALLOT BOX
16	(a)(1)(A) No sooner than 30 days before the opening of polls on election
17	day, the town clerk of a municipality with at least 300 registered voters on its
18	checklist may direct two election officials working together to open the outside
19	envelope in order to sort early voter absentee ballots by ward and district, may
20	data enter the return of the ballots by the voter, may determine that the

1	certificate has been signed, and may place the inside envelopes in various
2	secure containers to be transported to the polling places on election day.
3	(B) No sooner than 48 hours before the opening of polls on election
4	day, a town clerk in all other municipalities may direct two election officials
5	working together to open the outside envelope and remove the certificate
6	envelope in order to determine that an early voter absentee ballot certificate
7	has been properly signed by the early voter, and that the name of the early
8	voter appears on the checklist.
9	(2) The election officials shall check the name of the early voter off the
10	entrance checklist and place the sealed envelope into a secure container
11	marked "checked in early voter absentee ballots" to be transported to the
12	polling place on election day.
13	(3) Upon opening of the polls on election day, ballots from this
14	container shall be opened by election officials, who are not members of the
15	same political party, and deposited either into the ballot box or into the voting
16	machine vote tabulator.
17	(b) The town clerk or presiding officer shall deliver the unopened early
18	voter absentee ballots to the election officials at the place where the entrance
19	checklist is located.
20	(1) If the ballots are in a container marked "checked in early voter
21	absentee ballots," two election officials from different political parties shall

open the envelopes and deposit the ballots into the ballot box or into the voting machine vote tabulator.

- (2) If the ballots have not been previously checked off the entrance checklist and if an election official determines that the certificate on the envelope is signed by the early voter, the name of the early voter appears on the checklist, and the early voter is not a first-time voter in the municipality who registered by mail, the election official shall mark the checklist, open the envelope, and deposit the ballot in the proper ballot box or voting machine vote tabulator.
- (3) If the early voter is a first-time voter who registered by mail, the election official shall determine whether the identification required under subdivision 2563(1) of this title has been submitted by the voter. Upon ascertaining that the proper identification has been submitted by the voter, the election official shall mark the checklist, open the envelope, and deposit the ballot in the proper ballot box or voting machine vote tabulator. If the proper identification has not been submitted, the ballot shall be treated as a provisional ballot, as provided in subchapter 6A of this chapter.
- (c) All early voter absentee ballots shall be commingled with the ballots of voters who have voted in person.

1	* * * Count and Return of Votes * * *
2	Sec. 38. 17 V.S.A. § 2587 is amended to read:
3	§ 2587. RULES FOR COUNTING BALLOTS
4	* * *
5	(e)(1) In the case of "write-in" votes, the act of writing in the name of a
6	candidate, or pasting a label containing a candidate's name upon the ballot,
7	without other indications of the voter's intent, shall constitute a vote for that
8	candidate, even though no cross is placed after such name.
9	(2)(A) A vote for a write-in candidate shall not be counted unless the
10	write-in candidate filed with the Secretary of State not later than 5:00 p.m. on
11	the Friday preceding the general election a form consenting to candidacy for
12	that office. The consent form shall set forth the name of the candidate, the
13	name of the office for which he or she consents to be a candidate, the
14	candidate's town of residence, and his or her correct mailing address.
15	(B) The Secretary of State shall prepare and furnish forms for this
16	purpose.
17	
18	(3) The election officials counting ballots and tallying results must shall
19	only list every person those write-in candidates who receives received a "write
20	in" vote and who complied with subdivision (2) of this subsection, and the
21	number of votes received.

"Unofficial incomplete results."

1	(4) On each tally sheet, the counters shall add together the names of
2	candidates that are clearly the same person, even though a nickname or last
3	name is used. Names of fictitious persons shall not be listed.
4	* * *
5	Sec. 39. 17 V.S.A. § 2588 is amended to read:
6	§ 2588. FILING RETURNS
7	(a) In towns that count all ballots by hand, as the count of votes for each
8	office or public question is completed, the presiding officer and at least one
9	other election official shall collect the tally sheets, enter the totals shown on
10	the tally sheets upon the summary sheets, add and enter the sum of the figures,
11	and sign the summary sheets. As each summary sheet is completed, the
12	presiding officer shall publicly announce the results.
13	(b) In towns that use vote tabulating machines tabulators, after the close of
14	the polls and after all remaining absentee or transfer ballots have been fed into
15	the machine vote tabulator, the presiding officer shall insert the ender card and
16	the tabulator will print a tape of unofficial results. The presiding officer shall
17	print at least two additional copies of the tabulator tape. The unofficial results
18	from the tape may be publicly announced, and one copy of the printed tape
19	may be posted in the polling place upon a placard that clearly states:

election the unofficial vote counts of all candidates whose names appeared on
the ballot to the Secretary of State. The report shall be made by electronically
submitting the vote counts on the Secretary's online elections reporting system
or, if unable to submit electronically, by submitting those vote counts to the
Secretary of State by telephone, facsimile, or email.
(2) The Secretary shall ensure that any vote counts submitted by
telephone, facsimile, or email are entered into his or her online elections
reporting system as soon as practicable after he or she receives them.
(3) The Secretary's online elections reporting system shall cause the
unofficial vote counts to be posted immediately on the Secretary's official
website as soon as those vote counts are submitted.
(d) The presiding officer and one other election official then shall proceed
either to complete the return at once, or to store the summary sheets in a safe
and secure place until their retrieval for completion of the return. In any event
no later than 24 hours after the polls close, the presiding officer and at least
one other election official shall transfer the totals from the summary sheets to
the proper spaces on the return, and both shall sign the return. The town clerk

shall store the summary sheets safely so that the public cannot reasonably have

access to them for a period of 90 days without the town clerk's consent. The

original of the return shall be delivered to the town clerk. In a manner

(c)(1) The town clerk shall report as soon as practicable on the day of the

1	prescribed by the secretary of state Secretary of State and within 48 hours of
2	the close of the polls, the town clerk shall deliver to the secretary of state
3	Secretary of State, the senatorial district clerk, the county clerk, and the
4	representative district clerk one certified copy each of the return. The town
5	clerk shall also make a copy available to the public upon request.
6	Sec. 40. 17 V.S.A. § 2593 is amended to read:
7	§ 2593. PARTICIPATION TO BE ENTERED ON STATEWIDE
8	CHECKLIST BY TOWN CLERK
9	Not later than 60 days after the a primary election, presidential primary, or
10	general election, the town clerk shall indicate on the town or municipal
11	checklist of the statewide checklist each voter's participation, participation
12	method, and political party of ballot taken, if applicable, in the primary
13	election, presidential primary, or general election by a method approved by the
14	secretary of state Secretary of State.
15	* * * Recounts * * *
16	Sec. 41. 17 V.S.A. chapter 51, subchapter 9 is amended to read:
17	Subchapter 9. Recounts and Contest of Elections
18	§ 2601. RECOUNTS
19	(a) In an election for statewide office, county office, or state senator, if the
20	difference between the number of votes cast for a winning candidate and the
21	number of votes cast for a losing candidate is less than two percent of the total

- votes cast for all the candidates for an office, <u>divided by the number of persons</u>

 <u>to be elected</u>, that losing candidate shall have the right to have the votes for that office recounted.
 - (b) In an election for all other offices, if the difference between the number of votes cast for a winning candidate and the number of votes cast for a losing candidate is less than five percent of the total votes cast for all the candidates for an office, divided by the number of persons to be elected, that losing candidate shall have the right to have the votes for that office recounted.

§ 2602. PROCEDURE PETITIONS FOR RECOUNTS

- (a) In the case of recounts for local elections and recounts for the office of justice of the peace, the procedures for conducting the recount shall be as provided in subchapter 3 of chapter 55 of this title.
- (b) In the case of recounts other than specified in subsection (a) of this section, the following procedure shall apply. A petition for a recount shall be filed within 10 days after the election. The petition shall be filed with the civil division of the superior court, Washington County, in the case of candidates for state State or congressional office, or for a presidential election; the petition shall be filed with the superior court in any county in which votes were cast for the office to be recounted, in the case of any other office. The petition shall be supported, if possible, by a certified copy of the certificate of election prepared

1	by the canvassing committee, verifying the total number of votes cast and the
2	number of votes cast for each candidate.
3	(c) The superior court shall set an early date for the recount, notifying all
4	eandidates at least five days in advance forward a copy of the petition to the
5	county clerk. The court shall order the town clerk or clerks having custody of
6	the ballots to be recounted to appoint two election officials who are not
7	members of the same political party who shall or their designees to transport
8	them to the county clerks of their respective counties before the day set for the
9	recount. County clerks shall store all ballots, still in their sealed containers, in
10	their vaults until the day of the recount. The court shall appoint a sufficient
11	number of impartial voters as a committee to recount the votes.
12	* * *
13	(i) The secretary of state Secretary of State shall bear the costs of recounts
14	covered under this chapter.
15	§ 2602a. APPOINTMENT OF RECOUNT COMMITTEE; SETTING DATE
16	<u>OF RECOUNT</u>
17	(a)(1) Upon receipt of a petition, the county clerk shall notify the
18	chairpersons of the relevant county political committees that a petition has
19	been filed requesting a recount and advising them to submit immediately a list

of nominees for individuals to serve on a recount committee.

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independent candidate.

1	(2) In the case of a recount in a primary election, the <u>county</u> clerk shall
2	notify all candidates for the office which is the subject of the recount, advising
3	them to submit immediately a list of nominees for individuals to serve on a
4	recount committee.
5	(3) If a candidate for an office which is the subject of a recount is from a
6	party which does not have a county committee, the county clerk shall send a
7	copy of the notice to the state committee of the party advising them to submit
8	immediately a list of nominees for individuals to serve on a recount committee.
9	(4) If a candidate for an office which is the subject of a recount is
10	independent, the county clerk shall send that candidate will be sent a copy of
11	the notice and requested to submit immediately a similar list of nominees for
12	individuals to serve on a recount committee.
13	(5) If a list of nominees is not delivered to the <u>county</u> clerk with due
14	speed, the clerk, before the judge sets the date for the recount, shall notify the
15	appropriate candidates that they have 24 hours to submit lists of nominees for
16	individuals to serve on the recount committee.
17	(b)(1) The superior court shall set an early date for the recount, making
18	appointments to the recount committee from among those nominated under
19	this section. In making these appointments, the court shall appoint an equal

number of persons from each party and from those persons representing an

(2) After making the appointments, the court shall notify all candidates
of the recount date at least five days in advance. The court shall order the town
clerk or clerks having custody of the ballots to be recounted appoint two
election officials who are not members of the same political party, who shall
transport them to the appropriate county clerks before the day set for the
recount.
§ 2602b. ASSIGNMENT OF DUTIES
(a) The county clerk shall supervise the recount and may appoint a
sufficient number of impartial assistants to perform appropriate tasks which
have not been assigned to recount committee members. The county clerk shall
recruit town clerks to serve as impartial assistants to the county clerk for
operating the vote tabulators. The county clerk shall store all ballots, still in
their sealed containers, in his or her vault until the day of the recount.
* * *
§ 2602c. PREPARATION FOR RECOUNT
(a) Before the recount begins, the county clerk shall explain the recount
procedures which are to be followed and shall answer questions relating to
such procedures. The county clerk shall use volunteer town clerks to operate
and instruct on the use of vote tabulators.
(b) The Each recount teams established team shall recount the contents of

one container before another container is opened opening another container at

- its table, shall recount the contents of all the containers relating to one polling place before moving to those of another polling place, and shall complete the recount for one town before moving to material relating to another town.
 - (c) For each polling place, the number of containers shall be counted and recorded on the master list.
 - (d) Before opening, each container shall be inspected, and if no tag is present, replacement manila tags shall be affixed, specifying date of election and name of town and polling place. Likewise, each seal shall be examined to see if it is intact, and the <u>county</u> clerk shall attach to any bag with a defective seal a tag stating that the seal was defective and containing the information which was contained on the defective seal.
 - (e) Uncounted containers shall be kept in one part of the room and moved to the other side as they are counted; each team shall have a separate table and the county clerk shall have a separate table, all of which tables shall be spaced apart.
 - (f) If there is more than one container from a polling place, the <u>county</u> clerk shall open first the container which is identified as containing the checklist.

 Upon opening the first container in the presence of the clerk observer team, the <u>county</u> clerk shall empty the contents onto the clerk's table. The <u>county</u> clerk shall ensure that teams are not given unused ballots, early or absentee ballots

- which arrived after the close of polls, or ballots spoiled by voters and turned in by voters requesting fresh ballots.
- 3 § 2602d. EXAMINATION OF CHECKLISTS

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- (d) The number finally determined by a majority of team members shall be submitted to the <u>county</u> clerk in the presence of the clerk observer team, together with an indication of the nature and extent of the disagreement. If one or more team members do not agree with the number submitted, the <u>county</u> clerk shall note on the master list the fact that the number of people appearing as having voted on a specified checklist was subject to dispute.
- 11 § 2602e. SORTING OF BALLOTS

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(b) The teams, except the clerk observer team and possibly the team which is processing the checklists, shall proceed to their tables and each team shall get from the <u>county</u> clerk one pile of ballots, one tally sheet and one double-check sheet per 50 ballots, unless there are more persons per team who serve as double-check persons, in which case, each such person shall be assigned a double-check sheet. If a team spoils a tally sheet or needs to retally, it must turn in the tally sheet in order to get another one.

second team.

ballots, and/or spoiled ballots. The tally person and the double check person
or persons each shall make a suitable mark for that candidate and/or blank
ballots, and/or spoiled ballots Machine-readable ballots from each pile shall be
fed through a vote tabulator by one team until all machine-readable ballots
from the container have been entered. For ballots unable to be read by a vote
tabulator, such as damaged or plain paper ballots, a second team shall collect
these ballots from the pile and transfer the voter's choices on those ballots to
blank ballots provided by the Secretary of State. After all of the
machine-readable ballots have been fed through the vote tabulator, the first

§ 2602f. FIRST TALLY RECOUNT BY VOTE TABULATOR

(a)(1) The caller shall call the name of the person voted for and/or blank

(2) The recount teams shall switch roles for each subsequent container of ballots of a polling place that are to be fed through the vote tabulator, if there is more than one container per polling place.

team shall feed through the vote tabulator any transfer ballots created by the

- (3) This process shall be used until all ballots from a polling place have been tabulated by a vote tabulator.
- (b) After all ballots from a polling place have been tabulated by a vote tabulator, a recount team shall print the tabulator tape containing the unofficial results and document those results on a tally sheet. Another recount team shall

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then open the tabulator's ballot box and remove all ballots. The ballots shall then be divided among the recount teams to be examined to find write-in names and markings of voter intent that were not machine-readable as outlined in the Secretary of State's vote tabulator guide and most recent elections procedures manual. A caller, tally person, and double-check person shall be used to examine the ballots removed from the ballot box. If the caller and the observer or observers do not agree on how a ballot should be counted, the entire team shall review the ballot and if all members agree, it shall be counted that way. (c) If one person does not agree, that ballot shall be set aside as a questioned ballot and a copy shall be made, which copy shall be clearly marked on its face identifying it as a copy. Such Any copies shall be placed on the top of the other ballots and shall remain together with the other ballots. Each original ballot deemed questionable shall be attached to a note which identifies it by town, county, polling place, and bag seal number. The originals of these questionable ballots shall be clipped to the summary sheet for that polling place and returned to the court for a final decision. (d) After the court has rendered a final decision on a given questionable ballot, it shall be returned to the county clerk who shall keep it in a sealed container for a period of two years.

- (e) Write-in votes for preprinted candidates shall be counted as votes for that candidate.
 - (f) If the tally persons do not agree on the number of votes for a candidate on ballots not able to be read by the vote tabulator, the ballots shall be retallied until they do agree. Then the team shall notify the clerk that it has completed the first its recount.

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§ 2602h. COMPLETING THE TALLY

- (a) After the totals for a polling place have been listed, the <u>county</u> clerk shall add them up in the presence of the clerk observer team, and shall compare the number with the number of voters who voted at that polling place, according to the number obtained from the team that examined the certified checklist. If these numbers differ, the <u>county</u> clerk shall note the amount of the difference on the summary sheets for that polling place.
- (b) The <u>county</u> clerk shall return all ballots to the container, seal it, record the seal number on the summary sheet, write "recounted" and specify the date of the recount on the tag, and move it to the other side of the room, making sure that there is never more than one bag open at any one time.
- (c) This procedure shall be repeated for each container, until the results from a polling place have been recounted, and then it shall be repeated until the

- 1 results from all polling places in a town have been recounted, and then until the 2 results from all towns have been recounted.
- (d) The county clerk shall add the totals on each summary sheet, affix the 3 4 clerk's seal and send the summary sheets for all polling places together with 5 the master list and any questionable ballots to the court by certified mail, return 6 receipt requested, or shall certify the results to the judge.
- 7 § 2602i. COSTS

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- Recount committee members and assistants designated by the <u>county</u> clerk shall be paid by the state State at the same per diem and mileage rates and according to the same procedures by which jurors are paid. These and other necessary expenses, as approved by the court, shall be paid by the state State through the court administrator's office Court Administrator's Office. The secretary of State Secretary of State shall reimburse the eourt administrator's office Court Administrator's Office.
- § 2602j. OTHER RULES FOR CONDUCTING THE RECOUNT
 - (a) The county clerk shall preserve order. If a person, after notice, is persistently disorderly and refuses to withdraw from the premises, the <u>county</u> clerk may cause the person to be removed from the premises.
 - (b) The <u>county</u> clerk shall designate an area within which the recount shall take place. Persons who are not committee members shall be permitted to

1	view a recount in progress, but persons not authorized by the <u>county</u> clerk shall
2	not be permitted within the area designated by the county clerk.
3	* * *
4	§ 2602k. AFTER THE RECOUNT
5	* * *
6	(b) After the recount, the county clerk shall seal the ballots and other
7	materials back in the containers and store them in the county clerk's vault until
8	returned to the towns. The county clerk shall return all ballots to the respective
9	town clerks after issuance of the court's judgment, together with a copy of the
10	judgment. The state police respective town clerks or their designees shall
11	transport the ballots to the towns from which they came.
12	* * *
13	Sec. 42. REPEAL
14	17 V.S.A. §§ 2492 (legislative branch to obtain voting machines); 2602g
15	(second tally); and 2602l (recounts using voting machines) are repealed.
16	* * * Vacancies * * *
17	Sec. 43. 17 V.S.A. § 2623 is amended to read:
18	§ 2623. VACANCIES IN OFFICES WITHIN THIS STATE
19	(a) In the event of a vacancy in any state State, county, or legislative office,
20	the governor Governor may request the political party or parties of the person
21	whose death or resignation created the vacancy to submit one or more

1	recommendations as to a successor. The proper committee to which a request
2	for recommendation shall be directed shall be:
3	* * *
4	* * * Local Elections * * *
5	Sec. 44. 17 V.S.A. § 2640 is amended to read:
6	§ 2640. ANNUAL MEETINGS
7	(a) A meeting of the legal voters of each town shall be held annually on the
8	first Tuesday of March for the election of officers and the transaction of other
9	business, and it may be adjourned to another date. When a town municipality
10	fails to hold an annual meeting, a warning for a subsequent meeting shall be
11	issued immediately, and at that meeting all the officers required by law may be
12	elected and its business transacted.
13	* * *
14	Sec. 45. 17 V.S.A. § 2642 is amended to read:
15	§ 2642. WARNING AND NOTICE CONTENTS
16	(a)(1) The warning shall include the date and time of the election, location
17	of the polling place or places, and the nature of the meeting or election.
18	(2) It shall, by separate articles, specifically indicate the business to be
19	transacted, to include the offices and the questions to be voted upon.
20	(3)(A) The warning shall also contain any article or articles requested by
21	a petition signed by at least five percent of the voters of the municipality and

1	filed with the municipal clerk not less than 40 45 days before the day of the
2	meeting.
3	(B) The clerk receiving the petitions shall immediately proceed to
4	examine them to ascertain whether they conform to the provisions of this
5	subchapter. If found not to conform, he or she shall state in writing on the
6	petition why it cannot be accepted, and within 24 hours from receipt he or she
7	shall return it to the petitioners. In this case, supplementary petitions may be
8	filed not later than 48 hours after the petition was returned to the petitioners by
9	the clerk. However, supplementary petitions shall not be accepted if petitions
10	with signatures of different persons totaling at least the number specified in
11	subdivision (A) of this subdivision (3) were not filed by the filing deadline.
12	(b) The posted notice that accompanies the warning shall include
13	information on voter registration, information on early or absentee voting
14	where applicable, and other appropriate information.
15	Sec. 46. 17 V.S.A. § 2643 is amended to read:
16	§ 2643. SPECIAL MEETINGS
17	(a) The legislative body may warn a special municipal meeting when they
18	deem it necessary and shall call a special meeting on the application of five
19	percent of the voters. A special meeting shall be ealled warned within 15 days
20	of receipt of the application by the legislative body town clerk.

(b) Special meetings shall, when the municipality so votes and until it votes
otherwise, start at 7:30 p.m. on the day before the day when the polls are to be
opened for voting by ballot. If so convened, all business to be done from the
floor at the special meeting may be transacted on that preceding day. At the
close of the business, the meeting shall adjourn to the following day for voting
by ballot. [Repealed.]
(c) The legislative body may rescind the call of a special meeting called by
them but not a special meeting called on application of five percent of the
voters.
Sec. 47. 17 V.S.A. § 2646 is amended to read:
§ 2646. TOWN OFFICERS; QUALIFICATION; ELECTION
At the annual meeting, a town shall choose from among its legally qualified
registered voters the following town officers, who shall serve until the next
annual meeting and until successors are chosen, unless otherwise provided
by law:
* * *
Sec. 48. 17 V.S.A. § 2660 is amended to read:
§ 2660. CONDUCT OF ELECTION
(a) When voting is at a floor meeting by paper ballot, the polls shall be kept
open a reasonable time and reasonable notice shall be given before they close.

(b) When election is by ballot, a majority of all votes cast for any office shall be required for an election, unless otherwise provided by law; provided that when there is but one nominee for an office, unless objection is made, the legal voters may vote to instruct the town clerk to cast one ballot for such nominee and upon such ballot being cast he <u>or she</u> shall be declared elected.

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Sec. 49. 17 V.S.A. § 2661 is amended to read:

§ 2661. RECONSIDERATION OR RESCISSION OF VOTE

(a) A warned article voted on at an annual or special meeting of a municipality shall not be submitted to the voters for reconsideration or rescission at the same meeting after the assembly has begun consideration of another article. If the voters have begun consideration of another article, the original article may only be submitted to the voters at a subsequent annual or special meeting duly warned for the purpose and called by the legislative body on its own motion or pursuant to a petition requesting such reconsideration or rescission signed and submitted in accordance with subsection (b) of this section. A vote taken at an annual or special meeting shall remain in effect unless rescinded or amended.

19 * * *

(f) A municipality shall not reconsider a vote to elect a local officer.

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- 1 Sec. 50. 17 V.S.A. § 2681 is amended to read:
- 2 § 2681. NOMINATIONS; PETITIONS; CONSENTS
- (a)(1) Nominations of the municipal officers shall be by petition. The

 petition shall be filed with the municipal clerk, together with the endorsement,

 if any, of any party or parties in accordance with the provisions of this title, no

 later than 5:00 p.m. on the sixth Monday preceding the day of the election,

 which shall be the filing deadline.
 - (2) The candidate shall also file a written consent to the printing of the candidate's name on the ballot, no later than 5:00 p.m. on the Wednesday after the filing deadline on or before the filing deadline for petitions as set forth in subdivision (1) of this subsection.
 - (3) A petition shall contain the name of only one candidate, and the candidate's name shall appear on the petition as it does on the voter checklist. A voter shall not sign more than one petition for the same office, unless more than one nomination is to be made, in which case the voter may sign as many petitions as there are nominations to be made for the same office.
 - (b) A petition shall contain at least 30 valid signatures of voters of the municipality or one percent of the legal voters of the municipality, whichever is less. The candidate, prior to circulating his or her petitions, shall <u>print on them his or her name as it appears on the voter checklist and shall</u> indicate clearly on them which office he or she is seeking. If there are different lengths

1	of term available for an office the candidate must indicate clearly the length of
2	term as well.
3	* * *
4	Sec. 51. 17 V.S.A. § 2681a is amended to read:
5	§ 2681a. LOCAL ELECTION BALLOTS
6	* * *
7	(b)(1) On the local election ballot, the <u>candidate's name shall appear as</u>
8	provided in his or her consent form.
9	(2) The board of civil authority may vote to list a street address for each
10	candidate, or the town of residence of each candidate, or no residence at all for
11	each candidate.
12	* * *
13	Sec. 52. 17 V.S.A. § 2682 is amended to read:
14	§ 2682. PROCESS OF VOTING; APPOINTMENTS
15	(a) Election expenses shall be assumed by the municipality.
16	(b) Returns shall be filed with the town clerk.
17	(c) In a municipal election controlled by this subchapter, the person
18	receiving the greatest number of votes for an office shall be declared elected to
19	that office; and a certificate of election need not be issued. However, in order
20	to be elected a write in candidate must receive 30 votes or the votes of one
21	percent of the registered voters in the municipality, whichever is less.

any one write-in candidate.

(d) In the event no person files a petition for an office which is to be filled
at the annual or special meeting of a municipality, and if no person is otherwise
elected to fill the office, a majority of the legislative body of the municipality
may appoint a voter of the municipality to fill the office until the next annual
meeting.
(e) If there is a tie vote for any office, the legislative body, or in its stead,
the municipal clerk, shall within seven days warn a runoff election to be held
not less than 15 days nor more than 22 days after the warning. The only
candidates in the runoff election shall be those who were tied in the original
election. However, if one of the candidates that are tied withdraws his or her
candidacy within five days after the election, the town clerk shall certify the
other tied candidate as the winner, and there shall be no runoff election.
[Repealed.]
(f) When the same number of persons are nominated for any town office as
there are positions to be filled, the presiding officer may declare the whole
slate of candidates elected without making individual tallies, provided each
person on the slate has more votes than the largest number of write-in votes for

Sec. 53. 17 V.S.A. § 2682a is added to read:

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2	§ 2682a. WRITE-IN CANDIDATES
3	Notwithstanding the provisions of section 2682 of this subchapter, in order
4	to be elected, a write-in candidate shall:
5	(1) receive 30 votes or the votes of one percent of the registered voters
6	in the municipality, whichever is less; and
7	(2) file with the town clerk before the close of the polls on the day of the
8	election a form consenting to candidacy for office. The consent form shall set
9	forth the name of the candidate and the name of the office for which he or she
10	consents to be a candidate. The town clerk shall prepare and furnish forms for
11	this purpose.
12	Sec. 54. 17 V.S.A. § 2682b is added to read:
13	§ 2682b. TIE VOTES FOR LOCAL OFFICE
14	If there is a tie vote for any office, the legislative body or, in its stead, the

municipal clerk shall within seven days warn a runoff election to be held not

candidates in the runoff election shall be those who were tied in the original

election. However, if one of the candidates that are tied withdraws his or her

candidacy within five days after the election, the town clerk shall certify the

other tied candidate as the winner, and there shall be no runoff election.

less than 15 days nor more than 22 days after the warning. The only

Sec. 55. 17 V.S.A. § 2683 is amended to read:

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3	(a) A candidate for local office may request a recount by filing a request
4	with the municipal clerk within 10 days after the election.
5	(b) If the difference between the number of votes cast for a winning
6	candidate and the number of votes cast for a losing candidate is less than five
7	percent of the total votes cast for all the candidates for an office, divided by the
8	number of persons to be elected, that losing candidate shall have the right to
9	have the votes for that office recounted.

§ 2683. RECOUNTS REQUEST FOR A RECOUNT; CANDIDATES

11 § 2685. INSPECTION OF BALLOTS CONDUCT OF RECOUNT

Sec. 56. 17 V.S.A. § 2685 is amended to read:

- 12 (a) At the time and place specified by the clerk, the board of civil authority
 13 shall break the seal, open the ballot container, and recount the votes <u>pursuant to</u>
 14 the procedure set forth in section 2685a of this subchapter, unless the candidate
 15 who petitions for a recount requests that the recount be conducted by optical
 16 scanner vote tabulator, in which case the recount shall be conducted by the
 17 town clerk and board of civil authority pursuant to the procedure set forth in
 18 chapter 51, subchapter 9 of this title to the greatest extent practicable.
 - (b) The petitioner, the opposing candidates, and their designated representatives may inspect the ballots and observe the recount under the guidance of the board.

1	(c) The board shall certify the result to the clerk, who shall declare the
2	result.
3	(d) After the recount the board shall seal the ballots and other materials
4	back in the containers and the town clerk shall safely store them as provided in
5	section 2590 of this title.
6	Sec. 57. 17 V.S.A. § 2685a is added to read:
7	§ 2685a. PROCEDURE FOR RECOUNT
8	(a) Storage of ballots; assignment of duties.
9	(1) The town clerk shall store all ballots, still in their sealed containers,
10	in his or her vault until the day of the recount.
11	(2) The town clerk shall supervise the recount and may appoint a
12	sufficient number of impartial assistants to perform appropriate tasks that are
13	not practicable for the board of civil authority to perform.
14	(3) The town clerk shall assign members of the board of civil authority
15	to teams of at least four persons, consisting of one caller and one observer,
16	representing different candidates, and one tally person and one double-check
17	person, representing different candidates. Any additional team members shall
18	be additional observers and double-check persons, who shall be assigned to
19	ensure that each candidate has one person assigned as either a caller or an
20	observer and one person assigned as either a tally person or a double-check

I	person. One team shall be designated as the clerk observer team, which shall
2	perform only the functions established under this section for that team.
3	(4) The board of civil authority shall use fresh seals, manila tags, tally
4	sheets, double-check sheets, summary sheets for each polling place, master
5	lists for the entire election to be recounted, and other appropriate material
6	provided by the Secretary of State.
7	(b) Preparation for recount.
8	(1) Before the recount begins, the town clerk shall explain the recount
9	procedures which are to be followed and shall answer questions relating to
10	such procedures.
11	(2) The recount teams established shall recount the contents of one
12	container before another container is opened and shall recount the contents of
13	all the containers relating to one polling place before moving to those of
14	another polling place.
15	(3) For each polling place, the number of containers shall be counted
16	and recorded on the master list.
17	(4) Before opening, each container shall be inspected, and if no tag is
18	present, replacement manila tags shall be affixed, specifying date of election
19	and name of town and polling place. Likewise, each seal shall be examined to
20	see if it is intact, and the clerk shall attach to any bag with a defective seal a ta

1	stating that the seal was defective and containing the information which was
2	contained on the defective seal.
3	(5) Uncounted containers shall be kept in one part of the room and
4	moved to the other side as they are counted. Each team shall have a separate
5	table and the clerk shall have a separate table, all of which tables shall be
6	spaced apart.
7	(6) If there is more than one container from a polling place, the clerk
8	shall open first the container which is identified as containing the checklist.
9	Upon opening the first container in the presence of the clerk observer team, the
10	clerk shall empty the contents onto the clerk's table. The clerk shall ensure
11	that teams are not given unused ballots, early or absentee ballots which arrived
12	after the close of polls, or ballots spoiled by voters and turned in by voters
13	requesting fresh ballots.
14	(c) Examination of checklists.
15	(1) The checklist from the first bag shall be assigned to a team. The
16	caller and observer, each acting independently, shall examine the checklist and
17	determine how many voters voted at the polling place, repeating the process
18	until they agree on a number or until they agree to disagree on a number.
19	(2) Then the checklist shall be examined by the tally person and the
20	double-check person, repeating the process until they agree on a number or
21	they agree to disagree on the number.

(3) The results obtained from the two subgroups will be compared and if
they do not match, the process shall be repeated until there is agreement among
all the members of the team or until team members agree to disagree.

- (4) The number finally determined by a majority of team members shall be submitted to the clerk in the presence of the clerk observer team, together with an indication of the nature and extent of the disagreement. If one or more team members do not agree with the number submitted, the clerk shall note on the master list the fact that the number of people appearing as having voted on a specified checklist was subject to dispute.
 - (d) Sorting of ballots.
- (1) Ballots from the first container shall be counted by one team and placed into piles containing 50 ballots each, except where there is a final pile which contains less than 50, in which case, the counting team shall affix to the top of the pile a note indicating how many ballots are contained in the pile. All of these ballots then shall be transferred to another team which shall verify that they are in piles of 50 ballots each and that any remaining pile contains the designated number of ballots.
- (2) The teams, except the clerk observer team and possibly the team
 which is processing the checklists, shall proceed to their tables and each team
 shall get from the clerk one pile of ballots, one tally sheet and one doublecheck sheet per 50 ballots, unless there are more persons per team who serve as

1 double-check persons, in which case, each such person shall be assigned a 2 double-check sheet. If a team spoils a tally sheet or needs to retally, it must 3 turn in the tally sheet in order to get another one. 4 (e) First tally. 5 (1) The caller shall call the name of the person voted for and any blank 6 or spoiled ballots. The tally person and the double-check person or persons 7 each shall make a suitable mark for that candidate and any blank or spoiled 8 ballots. 9 (2) If the caller and the observer or observers do not agree on how a 10 ballot should be counted, the entire team shall review the ballot and if all 11 members agree, it shall be counted that way. 12 (3) If one member of the entire team does not agree, that ballot shall be 13 set aside as a questioned ballot and a copy shall be made, which copy shall be 14 clearly marked on its face identifying it as a copy. Such copies shall be placed 15 on the top of the other ballots and shall remain together with the other ballots. 16 Each original ballot deemed questionable shall be attached to a note which 17 identifies it by town, polling place, and bag seal number. The originals of these questionable ballots shall be clipped to the summary sheet for that 18 19 polling place and returned to the board of civil authority for a final decision by 20 majority vote.

1	(4) After the board of civil authority has rendered a final decision on a
2	given questionable ballot it shall be returned to the clerk who shall keep it in a
3	sealed container for a period of two years.
4	(5) Write-in votes for preprinted candidates shall be counted as votes for
5	that candidate.
6	(6) If the tally persons do not agree on the number of votes for a
7	candidate, the ballots shall be retallied until they do agree. Then the team shall
8	notify the clerk that it has completed the first recount.
9	(f) Second tally.
10	(1) The town clerk shall attach to the tally and double-check sheets a
11	note which indicates which team members performed which functions in the
12	first recount, and shall provide the team with a new tally sheet and an
13	appropriate number of double-check sheets to match the number of people
14	serving as double-check persons.
15	(2) The members of the team then shall switch roles, with callers and
16	observers becoming tally persons and double-check persons, as designated by
17	the clerk, and the team shall complete a second recount, following the
18	procedures established for the first recount.
19	(3) When the results of the second recount match those of the first, a
20	note shall be attached to the tally and double-check sheets, indicating which
21	persons provided what functions during the second recount.

1	(4) Then the team shall take its tally sheets, double-check sheets, and
2	ballots, plus a separate pile of questionable ballots, if any, to the clerk.
3	(5) Team members, in the presence of the clerk observer team, shall
4	read the totals to the clerk who, in the view of these observers, shall record the
5	totals on the summary sheet for that polling place.
6	(6) After a team has presented its pile of ballots to the clerk, it shall be
7	assigned another pile of ballots, until all of the piles from a particular polling
8	place have been recounted two times.
9	(g) Completing the tally.
10	(1) After the totals for a polling place have been listed, the town clerk
11	shall add them up in the presence of the clerk observer team, and shall compare
12	the number with the number of voters who voted at that polling place,
13	according to the number obtained from the team that examined the certified
14	checklist. If these numbers differ, the clerk shall note the amount of the
15	difference on the summary sheets for that polling place.
16	(2) The clerk shall return all ballots to the container, seal it, record the
17	seal number on the summary sheet, write "recounted" and specify the date of
18	the recount on the tag, and move it to the other side of the room, making sure
19	that there is never more than one bag open at any one time.

1	(3) This procedure shall be repeated for each container, until the results
2	from a polling place have been recounted, and then it shall be repeated until the
3	results from all polling places in a town have been recounted.
4	(4) The clerk shall add the totals on each summary sheet, affix the
5	clerk's seal, and send the summary sheets for all polling places together with
6	the master list and any questionable ballots to the board of civil authority.
7	(h) Other rules for conducting the recount.
8	(1) The town clerk shall preserve order. If a person, after notice, is
9	persistently disorderly and refuses to withdraw from the premises, the clerk
10	may cause the person to be removed from the premises.
11	(2) The clerk shall designate an area within which the recount shall take
12	place. Persons who are not board of civil authority members or appointed
13	impartial assistants shall be permitted to view a recount in progress, but
14	persons not authorized by the clerk shall not be permitted within the area
15	designated by the clerk.
16	(3) Candidates and their attorneys shall be given the opportunity to
17	present evidence to the board of civil authority relating to the conduct of the
18	recount. If the board determines that any violations of recount procedures have
19	occurred and that they may have affected the outcome of the recount, a new
20	recount shall be ordered. After such hearings or arguments as may be
21	indicated under the circumstances, the board, within five working days, shall

1	issue a judgment, which shall supersede any certificate of election previously
2	issued and shall return to the town clerk questionable ballots which had been
3	forwarded to the board.
4	(i) After the recount.
5	(1)(A) If the recount results in a tie, the board of civil authority shall
6	order a recessed election to be held, within three weeks of the recount, on a
7	date set by the board. The only candidates who shall appear on the ballot at the
8	recessed election shall be those who tied in the previous election. The recessed
9	election shall be considered a separate election for the purpose of voter
10	registration under chapter 43 of this title.
11	(B) If the recount confirms a tie, as to any public question, no
12	recessed election shall be held, and the question shall be certified not to have
13	passed.
14	(C) Warnings for a recessed election shall be posted as required by
15	this chapter, except that the warnings shall be posted not less than 10 days
16	before the recessed election. The conduct of a recessed election shall be as
17	provided in this chapter for local elections.
18	(2) The town clerk shall send a certified copy of the judgment to the
19	Secretary of State.
20	Sec. 58. 17 V.S.A. § 2688 is amended to read:
21	§ 2688. RECOUNT ON QUESTION SUBMITTED

(a) A registered voter or, in the case of a union school district, at least one
registered voter from each member of the union district may demand a recount
of ballots on any question submitted to the vote of a town the municipality
using the Australian ballot system, if the margin by which the question passed
or failed is less than five percent of the total votes cast on the question.
(b) The request shall be filed with the municipal clerk within 10 days after
the vote. The procedure shall be the same as in the case of recount of the votes
cast for a candidate at an election.
(c) The petitioner and his or her designated representative and a voter
representing the other side of the question voted upon and his or her designated
representative may inspect the vote and observe the recount under the guidance
of the board of civil authority.
* * * Presidential Elections * * *
Sec. 59. 17 V.S.A. § 2716 is amended to read:
§ 2716. NOTIFICATION TO SECRETARY OF STATE
Not later than 5:00 p.m. on the 47th 55th day before the day of the general
election, the chairman chair of the state committee of each major political party
shall certify in writing to the secretary of state Secretary of State the names of
the presidential and vice presidential nominees selected at the party's national
convention.

1	* * * Warning Requirements in Newspapers * * *
2	Sec. 60. 17 V.S.A. § 1840 is amended to read:
3	§ 1840. INTERIM PUBLICATION
4	Within 90 days following adjournment without day of any session of the
5	general assembly General Assembly in which articles of amendment to the
6	constitution Constitution have been proposed by the senate Senate and
7	concurred in by the house House, the secretary of state Secretary of State shall
8	prepare copies of the proposal or proposals of amendment and forward them,
9	with a summary of proposed changes, for publication to the principal daily in
10	at least two newspapers published having general circulation in the state State,
11	as determined by the secretary of state; and the Secretary of State. The
12	proposal or proposals shall be so published once each week for three
13	successive weeks in each of the papers at the expense of the state State and on
14	the websites of the General Assembly and the Office of the Secretary of State.
15	Sec. 61. 17 V.S.A. § 1844 is amended to read:
16	§ 1844. PUBLICATION IN NEWSPAPERS <u>AND ON STATE WEBSITES</u> ;
17	BALLOTS
18	(a) The secretary of state Secretary of State shall between September 25
19	and October 1 in any year in which a vote on ratification of an article of
20	amendment is taken, prepare copies of the proposal of amendment and forward
21	them, with a summary of proposed changes, for publication to the principal

1	daily in at least two newspapers published having general circulation in the
2	state State, as determined by the secretary of state; and the Secretary of State.
3	The proposal shall be so published once each week for three successive weeks
4	in each of the papers at the expense of the state State and on the websites of the
5	General Assembly and the Office of the Secretary of State. He or she
6	(b) The Secretary of State shall cause ballots to be prepared for a vote by
7	the freemen and freewomen upon the proposal of amendment.
8	Sec. 62. 17 V.S.A. § 2302 is amended to read:
9	§ 2302. STATE CHAIRMAN CHAIR TO CALL CAUCUS
10	(a) The ehairman chair of the state committee of a party shall set a date for
11	members of the party to meet in caucus in their respective towns, which date
12	shall be between September 10 and September 30, inclusive, in each odd
13	numbered year.
14	(b) At least 14 days before the date set for the caucuses, the state chairman
15	chair shall mail or electronically mail a notice of the date and purpose of the
16	caucuses to each town clerk and to each town chairman and county chair of the
17	party, and shall cause the notice to be published in at least two newspapers
18	having general circulation within the state.

1	Sec. 63. 17 V.S.A. § 2303 is amended to read:
2	§ 2303. TOWN CHAIRMAN CHAIR TO GIVE NOTICE
3	(a) The town ehairman chair or, if unavailable, or if the records of the
4	secretary of state Secretary of State show there is no ehairman chair, any three
5	voters of the town, shall arrange to hold a caucus on the day designated by the
6	state chairman chair, in some public place within the town, and shall set the
7	hour of the caucus.
8	(b)(1) At least five days before the day of the caucus, the chairman town
9	chair shall post a notice of the date, purpose, time, and place of the caucus in
10	the town clerk's office and in at least one other public place in town.
11	(2) In towns of $1,000 \ 3,000$ or more population, he or she shall also
12	publish the notice:
13	(A) in a newspaper having general circulation in the town; or
14	(B) in a nonpartisan electronic news media website that specializes in
15	news of the State.
16	(c) If three voters arrange to call the caucus, the voters shall designate one
17	of their number to perform the duties prescribed above for the town ehairman
18	chair.

17

18

19

Sec. 64. 17 V.S.A. § 2309 is amended to read: 2 § 2309. FIRST MEETING OF COUNTY COMMITTEE 3 (a)(1) The chairman chair of the state State committee shall set a date, not 4 more than 30 45 days after the date of the party's caucuses, for the first 5 meeting of each county committee. 6 (2) The state State chairman chair shall notify the chairmen chairs of the 7 county committees of the date of the meeting and shall publish notice in at 8 least two newspapers with general circulation within the state. 9 (3) The chairman chair of the county committee shall set the hour and 10 place of the meeting and shall notify all delegates-elect by mail or electronic 11 mail not less than 10 days prior to the meeting. If the chair of the county 12 committee receives notice that a town within the county has organized 10 or 13 fewer days before the date of the first meeting of the county committee, the 14 chair must notify the newly elected members within 48 hours of receiving 15 notice of the organized town. (b) At the time and place set for the meeting, the delegates shall proceed to 16

elect their officers and perfect an organization for the ensuing two years. All

officers and other members of the county committee and all delegates to the

state committee shall be voters of the county.

- 1 Sec. 65. 17 V.S.A. § 2641 is amended to read:
- 2 § 2641. WARNING AND NOTICE REQUIRED; PUBLICATION OF
- 3 WARNINGS

- (a) The legislative body of a municipality shall warn a meeting by posting a warning and notice in at least two public places in the town municipality, and in or near the town clerk's office, not less than 30 nor more than 40 days before the meeting. If a town municipality has more than one polling place and the polling places are not all in the same building, the warning and notice shall be posted in at least two public places within each voting district and in or near the town clerk's office.
- (b) In addition, the warning shall be published in a newspaper of general circulation in the municipality at least five days before the meeting, unless the warning is published in the town report, or otherwise distributed in written form to all town or city postal patrons at least 10 days before the meeting and distributed as provided in 24 V.S.A. § 1682. The legislative body annually shall designate the paper in which such a warning may be published. The warning shall also be posted on the municipality's website, if the municipality actively updates its website on a regular basis.
- (c) No such warning shall be required for municipal informational meetings at which no voting is to take place.

1	* * * Lobbyists * * *
2	Sec. 66. 2 V.S.A. § 264 is amended to read:
3	§ 264. REPORTS OF EXPENDITURES, COMPENSATION, AND GIFTS;
4	EMPLOYERS; LOBBYISTS
5	* * *
6	(b) An employer shall disclose for the period of the report the following
7	information:
8	(1) A total of all lobbying expenditures made by the employer in each of
9	the following categories:
10	(A) advertising, including television, radio, print, and electronic
11	media;
12	(B) expenses incurred for telemarketing, polling, or similar activities
13	if the activities are intended, designed, or calculated, directly or indirectly, to
14	influence legislative or administrative action. The report shall specify the
15	amount, the person to whom the amount was paid, and a brief description of
16	the activity; and
17	(C) contractual agreements in excess of \$100.00 per year or direct
18	business relationships that are in existence or were entered into within the
19	previous 12 months between the employer and:
20	(i) a legislator or administrator;

I	(11) a legislator's or administrator's spouse or civil union
2	partner; or
3	(iii) a legislator's or administrator's dependent household
4	member;
5	(D) the total amount of any other lobbying expenditures.
6	(2) The total amount of compensation paid to lobbyists or lobbying
7	firms for lobbying. The employer shall report the name and address of each
8	lobbyist or lobbying firm to which the employer pays compensation. It shall
9	be sufficient to include a prorated amount based on the value of the time
10	devoted to lobbying where compensation is to be included for a lobbyist or
11	lobbying firm whose activities under this chapter are incidental to regular
12	employment or other responsibilities to the employer.
13	(3) An itemized list of every gift the value of which is greater than
14	\$15.00, made by or on behalf of the employer to or at the request of one or
15	more legislators or administrative officials or a member of a legislator's or
16	administrative official's immediate family. With respect to each gift, the
17	employer shall report the date the gift was made, the nature of the gift, the
18	value of the gift, the identity of any legislators or administrative officials who
19	requested the gift, and the identity of any recipients of the gift. Monetary gifts
20	other than political contributions, shall be prohibited.

1	(4) Contractual agreements in excess of \$100.00 per year or direct
2	business relationships that are in existence or were entered into within the
3	previous 12 months between the employer and:
4	(A) a legislator or administrator;
5	(B) a legislator's or administrator's spouse; or
6	(C) a legislator's or administrator's dependent household member.
7	(c) A lobbyist shall disclose for the period of the report the following
8	information:
9	(1) A total of all lobbying expenditures made by the lobbyist in each of
10	the following categories:
11	(A) advertising, including television, radio, print, and electronic
12	media;
13	(B) expenses incurred for telemarketing, polling, or similar activities
14	if the activities are intended, designed, or calculated, directly or indirectly, to
15	influence legislative or administrative action. The report shall specify the
16	amount, the person to whom the amount was paid, and a brief description of
17	the activity; and
18	(C) contractual agreements in excess of \$100.00 per year or direct
19	business relationships that are in existence or were entered into within the
20	previous 12 months between the lobbyist and:
21	(i) a legislator or administrator;

1	(ii) a legislator's or administrator's spouse or civil union
2	partner; or
3	(iii) a legislator's or administrator's dependent household
4	member;
5	(D) the total amount of any other lobbying expenditures.
6	(2) The total amount of compensation paid to a lobbyist, who is not
7	employed by, subcontracted by, or affiliated with a lobbying firm, for
8	lobbying, including the name and address of each registered employer who
9	engaged the services of the lobbyist reporting. It shall be sufficient to include
10	a prorated amount based on the value of the time devoted to lobbying where
11	compensation is to be included for a lobbyist whose activities under this
12	chapter are incidental to other responsibilities to the employer. A lobbyist who
13	is employed by, subcontracted by, or affiliated with a lobbying firm shall not
14	report individual compensation. The total compensation paid to the lobbying
15	firm shall be reported pursuant to section 264b of this title.
16	(3) An itemized list of every gift, the value of which is greater than
17	\$15.00, made by or on behalf of a lobbyist to or at the request of one or more
18	legislators or administrative officials or a member of the legislator's or
19	administrative official's immediate family. With respect to each gift, the
20	lobbyist shall report the date the gift was made, the nature of the gift, the value
21	of the gift, the identity of any legislators or administrative officials who

1	requested the gift, and the identity of any recipients of the gift. Monetary gifts
2	other than political contributions, shall be prohibited.
3	(4) Contractual agreements in excess of \$100.00 per year or direct
4	business relationships that are in existence or were entered into within the
5	previous 12 months between the lobbyist and:
6	(A) a legislator or administrator;
7	(B) a legislator's or administrator's spouse; or
8	(C) a legislator's or administrator's dependent household member.
9	* * *
10	(h) Disclosure reports shall be made on forms published by the secretary of
11	state Secretary of State and shall be signed by the employer or lobbyist. The
12	secretary of state Secretary of State shall mail make those forms available to
13	registered employers and lobbyists on the Secretary's website not later than 30
14	days before each filing deadline.
15	* * *
16	Sec. 67. 2 V.S.A. § 264b is amended to read:
17	§ 264b. LOBBYING FIRM LISTINGS; REPORTS OF EXPENDITURES,
18	COMPENSATION, AND GIFTS; LOBBYING FIRMS
19	* * *

1	(b) Every lobbying firm shall file a disclosure report on the same day as
2	lobbyist disclosure reports are due under subsection 264(a) of this title which
3	shall include:
4	(1) A total of all lobbying expenditures made by the lobbying firm in
5	each of the following categories:
6	(A) advertising, including television, radio, print, and electronic
7	media;
8	(B) expenses incurred for telemarketing, polling, or similar activities
9	if the activities are intended, designed, or calculated, directly or indirectly, to
10	influence legislative or administrative action. The report shall specify the
11	amount, the person to whom the amount was paid, and a brief description of
12	the activity; and
13	(C) contractual agreements in excess of \$100.00 per year or direct
14	business relationships that are in existence or were entered into within the
15	previous 12 months between the lobbying firm and:
16	(i) a legislator or administrator;
17	(ii) a legislator's or administrator's spouse or civil union
18	partner; or
19	(iii) a legislator's or administrator's dependent household
20	member;
21	(D) the total amount of any other lobbying expenditures.

(2) The total amount of compensation paid to a lobbying firm for
lobbying with the name and address of each registered employer who engaged
the services of the lobbying firm reporting. It shall be sufficient to include a
prorated amount based on the value of the time devoted to lobbying where
compensation is to be included for a lobbying firm whose activities under this
chapter are incidental to other responsibilities to the employer.
(3) An itemized list of every gift the value of which is greater than
\$15.00, made by or on behalf of the lobbying firm to or at the request of one or
more legislators or administrative officials or a member of a legislator's or
administrative official's immediate family. With respect to each gift, the
lobbying firm shall report the date the gift was made, the nature of the gift, the
value of the gift, the identity of any legislators or administrative officials who
requested the gift, and the identity of any recipients of the gift. Monetary gifts,
other than political contributions, shall be prohibited.
(4) Contractual agreements in excess of \$100.00 per year or direct
business relationships that are in existence or were entered into within the
previous 12 months between the lobbying firm and:
(A) a legislator or administrator;
(B) a legislator's or administrator's spouse or civil union partner; or

(C) a legislator's or administrator's dependent household member.

1	* * * Correction of Cross-References and Other Technical Corrections * * *
2	Sec. 68. 17 V.S.A. § 1881a is amended to read:

§ 1881a. SENATORIAL DISTRICTS; NOMINATIONS AND ELECTION

4 ***

assembly General Assembly by primary under chapter 9 of this title or by certificates of nomination of candidates for that office by convention, caucus, committee, or voters under chapter 11 49 of this title may be filed in the office of any county clerk in a senatorial district. On the day after the last day for filing those petitions or certificates for that office, the other county clerk shall notify the senatorial district clerk of the facts concerning those petitions or certificates. The senatorial district clerk shall be responsible for determining the names of candidates and other facts required by law to appear on the ballot for the office of senator, and for obtaining and distributing the ballots to the other clerks in the district. In senatorial districts, the ballots for senator in the general assembly General Assembly shall be separate from those for other county officers.

18 ***

1	Sec. 69. 17 V.S.A. § 2369 is amended to read:
2	§ 2369. DETERMINING WINNER; TIE VOTES
3	(a) Persons A person who receive receives a plurality of all the votes cast
4	by a party in a primary shall be eandidates a candidate of that party for the
5	office designated on the ballot.
6	(b) If two or more candidates of the same party are tied for the same office,
7	the choice among those tied shall be determined upon five days' notice and not
8	later than 10 days following the primary election by the committee of that
9	party, which shall meet to nominate a candidate from among the tied
10	candidates. The committee that nominates a candidate shall be as follows:
11	(1) Upon five days notice and not later than 10 days following the
12	primary election, the state committee of a party, for a state or congressional
13	office;
14	(2) the senatorial district committee for state senate;
15	(3) the county committee for county office; or
16	(4) the representative district committee for a representative to the
17	general assembly shall meet to nominate a candidate from among the tied
18	candidates General Assembly.
19	(2)(c) The committee chair shall certify the candidate nomination for the
20	general election to the secretary of state Secretary of State within 48 hours of
21	the nomination.

1	Sec. 70. 17 V.S.A. § 2565 is amended to read:
2	§ 2565. DELIVERY OF BALLOTS
3	As each voter passes through the entrance of the guardrail, an election
4	official or officials shall hand him or her one of each kind of ballot. He or they
5	The election officials shall also answer any questions a voter may ask
6	concerning the process of voting. The presiding officer shall keep the election
7	officials in charge of furnishing ballots to voters supplied with a sufficient
8	number of blank ballots, keeping the remainder of the blank ballots safely
9	secured until needed.
10	* * * Gender Neutrality * * *
11	Sec. 71. STATUTORY REVISION; GENDER NEUTRALITY; "CHAIR,"
12	"SELECTBOARD MEMBER," ETC.
13	The Office of Legislative Council, in its statutory revision capacity, is
14	directed to make amendments to the cumulative supplements of the Vermont
15	Statutes Annotated to change the terms "chairman" to "chair"; "vice chairman"
16	to "vice chair"; and "selectman" to "selectboard member" and to make similar
17	changes for the purpose of gender neutrality, so long as those changes have no
18	other effect on the meaning of the statutes in which the changes are made.
19	These changes shall also be made when new legislation is proposed or when
20	there is a republication of the Vermont Statutes Annotated.

1	* * * Use of "Town" vs. "Municipality" or "Political Subdivision" * * *
2	Sec. 72. TOWN VS. MUNICIPALITY OR POLITICAL SUBDIVISION
3	The Office of Legislative Council is directed to search the statutes within
4	Title 17 of the Vermont Statutes Annotated for the use of the word "town" and,
5	in consultation with the Office of the Secretary of State, prepare by November
6	15, 2014 a draft bill that would replace the word "town" with the word
7	"municipality" or with the term "political subdivision" where the context of a
8	statute is meant to include or should apply to a political subdivision of the
9	State other than a town, as that term is defined in 17 V.S.A. § 2103.
10	* * * Effective Dates * * *
11	Sec. 73. EFFECTIVE DATES
12	This act shall take effect on July 1, 2014, except:
13	(1) the following sections shall take effect on passage:
14	(A) this section;
15	(B) Sec. 15, 17 V.S.A. § 2351 (primary election);
16	(C) Sec. 16, 17 V.S.A. § 2356 (time for filing petitions and
17	statements of nomination); and
18	(D) Sec. 18, 17 V.S.A. § 2413 (nomination of justices of the peace);
19	(2) Secs. 36, 17 V.S.A. § 2534 (list of early or absentee voters) and 40,
20	17 V.S.A. § 2593 (participation to be entered on statewide checklist by town
21	clerk), shall take effect on July 1, 2015; and

1	(3) Sec. 27, 17 V.S.A. § 2941(b) (political subdivisions; vote tabulators;
2	town requirement to use vote tabulators) shall take effect on July 1, 2016.
3	and that after passage the title of the bill be amended to read: "An act relating
4	to miscellaneous changes to election laws and to lobbyist reporting".
5	
5	(Committee vote:)
7	
8	Representative Martin
9	FOR THE COMMITTEE