AN ACT
relating to certain election processes and procedures.
BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: ARTICLE 1. GENERAL CHANGES IN ELECTION LAW

SECTION 1.01. Section 2.051, Election Code, is amended to read as follows:

Sec. 2.051. APPLICABILITY OF SUBCHAPTER. (a) Except as provided by Sections 2.055 and 2.056 , this subchapter applies only to an election for officers of a political subdivision other than a county in which write-in votes may be counted only for names appearing on a list of write-in candidates and in which:
(1) each candidate for an office that [whose name] is to appear on the ballot is unopposed, except as provided by Subsection (b); and
(2) no proposition is to appear on the ballot.
(b) In the case of an election in which any members of the political subdivision's governing body are elected from territorial units such as single-member districts, this subchapter applies to the election in a particular territorial unit if each candidate for an office that [whose name] is to appear on the ballot in that territorial unit is unopposed and no at-large proposition or opposed at-large race is to appear on the ballot. This subchapter applies to an unopposed at-large race in such an election regardless of whether an opposed race is to appear on the
ballot in a particular territorial unit.
SECTION 1.02. Section $2.052(a)$, Election Code, is amended to read as follows:
(a) The authority responsible for having the official ballot prepared shall certify in writing that a candidate is unopposed for election to an office if, were the election held, only the votes cast for that candidate in the election for that office may be counted $[$ :
[(1) only one candidate's name is to be placed on the ballot for that office undex Section 52.003; and
[ (2) no candidate's name is to be placed on a list of wite-in candidates for that office under applicable law].

SECTION 1.03. Section 2.055(a), Election Code, is amended to read as follows:
(a) The secretary of state may declare an unopposed candidate elected to fill a vacancy in the legislature if:
(1) each candidate for an office that [hose name] is to appear on the ballot is unopposed; and
(2) no proposition is to appear on the ballot [;
[(3) no candidate's name is to be placed on a list of write-in candidates for that office under subchaptex $D$, Chaptex 146].

SECTION 1.04. Section $2.056(\mathrm{c})$, Election Code, is amended to read as follows:
(c) A certifying authority may declare a candidate elected to an office of the state or county government if, were the election held, only the votes cast for that candidate in the election for

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that office may be counted [:
    [(1) the candidate is the only person whose name is to
appear on the ballot for that office; and
    [(2) no candidate's name is to be placed on a list of
write-in candidates for that office under Subchapter B, Chaptex
146].
SECTION 1.05. Chapter 4, Election Code, is amended by adding Section 4.008 to read as follows:
Sec. 4.008. NOTICE TO COUNTY CLERK. The governing body of a political subdivision, other than a county, that orders an election shall deliver notice of the election to the county clerk of each county in which the political subdivision is located not later than the 60th day before election day.
SECTION 1.06. Section 11.001, Election Code, is amended to read as follows:
Sec. 11.001. ELIGIBILITY TO VOTE. (a) Except as otherwise provided by law, to be eligible to vote in an election in this state, a person must:
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(1) be a qualified voter as defined by Section 11.002 on the day the person offers to vote;
(2) be a resident of the territory covered by the election for the office or measure on which the person desires to vote; and
(3) satisfy all other requirements for voting prescribed by law for the particular election.
(b) For a person who resides on property located in more than one territory described by Subsection (a) (2), the person shall
choose in which territory the residence of the person is located.
SECTION 1.07. Section 16.0921(c), Election Code, is amended to read as follows:
(c) The registrar may not deliver a confirmation notice resulting from a sworn statement filed after the 75 th day before the date of the general election for state and county officers until after the date of that election. This subsection does not apply to a person who submits a registration application [fegisters] after the 75 th day and prior to the 30 th day before the general election for state and county officers.

SECTION 1.08. Effective January 1, 2006, Section 19.002(d), Election Code, is amended to read as follows:
(d) The comptroller may not issue a warrant if on June 1 of the year in which the warrant is to be issued the most recent notice received by the comptroller from the secretary of state under Section 18.065 indicates that the registrar is not in substantial compliance with Section 15.083 [14.025], 16.032, 18.042, or 18.065 [18.063] or with rules implementing the registration service program.

SECTION 1.09. Section 31.0021(a), Election Code, is amended to read as follows:
(a) On forms designed and furnished by the secretary of state for an application for a place on the ballot [or acsignation of a campaign treasurex], the secretary shall include a brief summary of:
(1) the nepotism prohibition imposed by Chapter 573, Government Code; and
(2) a list of the specific kinds of relatives that are included within the prohibited degrees of relationship prescribed by Chapter 573, Government Code.

SECTION 1.10. Section 31.092, Election Code, is amended by adding Subsection (d) to read as follows:
(d) In a contract authorized by Subsection (b), the county election officer may not prevent the county chair or the chair's designee from supervising the conduct of the primary election, including the tabulation of results, as required by Chapter 172.

SECTION 1.11. (a) Section 42.006(a), Election Code, is amended to read as follows:
(a) Except as otherwise provided by this section, a county election precinct must contain at least 100 but not more than 5,000 [z,000] registered voters.
(b) Section $42.006(d)$, Election Code, is repealed.

SECTION 1.12. Section 51.005(c), Election Code, is amended to read as follows:
(c) The secretary of state shall prescribe procedures for determining the number of provisional ballots [ballot stubs] to be provided.

SECTION 1.13. Subchapter B, Chapter 65, Election Code, is amended by adding Section 65.060 to read as follows:

Sec. 65.060. DISCLOSURE OF SOCIAL SECURITY, DRIVER'S LICENSE, OR PERSONAL IDENTIFICATION NUMBER ON PROVISIONAL BALLOT AFFIDAVIT. A social security number, Texas driver's license number, or number of a personal identification card issued by the Department of Public Safety furnished on a provisional ballot
affidavit is confidential and does not constitute public information for purposes of Chapter 552, Government Code. The general custodian of election records shall ensure that a social security number, Texas driver's license number, or number of a personal identification card issued by the Department of Public Safety is excluded from disclosure.

SECTION 1.14. Section 67.004, Election Code, is amended by adding Subsection (b-1) to read as follows:
(b-1) The tabulation in Subsection (b) must also include for each precinct the total number of voters who cast a ballot for a candidate or for or against a measure in the election. The secretary of state shall prescribe any procedures necessary to implement this subsection.

SECTION 1.15. (a) Sections 67.017(a), (b), and (c), Election Code, are amended to read as follows:
(a) After each election for a statewide office or the office of United States representative, state senator, or state representative, the county clerk shall prepare a report of the number of votes, including early voting votes, received in each county election precinct for each candidate for each of those offices. In a presidential election year, the report must include the number of votes received in each precinct for each set of candidates for president and vice-president of the United States. For any other election, the presiding officer of the canvassing authority shall prepare a report of the precinct results as contained in the election register.
(b) The county clerk or presiding officer shall deliver the report to the secretary of state not later than the 30th day after election day in an electronic format prescribed by the secretary of state.
(c) The report may be:
(1) an electronic [atranscribed photographic] copy of the precinct returns;
(2) an electronic [atranscribed photographic] copy of the tabulation prepared by the local canvassing authority; or
(3) in any other electronic form approved by the secretary of state.
(b) The changes in law made by this section apply only to an election held on or after January 1, 2006.
(c) Not later than January 1, 2006, the secretary of state shall prescribe an electronic format on which a county clerk or a presiding officer of a canvassing authority shall submit the report required under Section 67.017, Election Code, as amended by this section.

SECTION 1.16. (a) Sections 68.051(a) and (b), Election Code, are amended to read as follows:
(a) Not later than January [february] 1 of each even-numbered [d-numbere] year, the lieutenant governor, speaker of the house of representatives, and secretary of state shall each appoint six persons to serve on an elections advisory committee in connection with the tabulation and reporting of election results under this chapter.
(b) Each member of the committee serves a two-year term beginning on January [february] 1 of even-numbered [oddnumbered] years.
(b) The term of an appointed member of the elections advisory committee serving on the effective date of this section ends on December 31, 2005.

SECTION 1.17. Section 85.005, Election Code, is amended by adding Subsection (d) to read as follows:
(d) In an election ordered by a city, early voting by personal appearance at the main early voting polling place shall be conducted for at least 12 hours:
(1) on one weekday, if the early voting period consists of less than six weekdays; or
(2) on two weekdays, if the early voting period consists of six or more weekdays.

SECTION 1.18. Section 86.007(f), Election Code, is amended to read as follows:
(f) If the envelope does not bear the cancellation mark or receipt mark as required by Subsection (e)(3), a delivery under Subsection (d)(1) is presumed to be timely if the other requirements under this section are met. Section 1.006 does not apply to Subsection (d) (3) [(d)(3)(A)].

SECTION 1.19. Section 87.041(e), Election Code, is amended to read as follows:
(e) In making the determination under Subsection (b)(2), the board may also compare the signatures with the signature on the voter's registration application to confirm that the signatures are those of the same person [men] but may not use the registration application signature to determine that the signatures are not
those of the same person [do not match].
SECTION 1.20. Section 87.042(c), Election Code, is amended to read as follows:
(c) The ballot envelope must [my be placed in a separate container if:
(1) the ballots are to be counted at a central counting station; or
(2) the procedure for counting the early voting votes cast by personal appearance is different from that for counting the votes cast by mail.

SECTION 1.21. Section 101.004, Election Code, is amended by amending Subsections (i) and (k) and adding Subsection (l) to read as follows:
(i) Except as provided by Subsection (l), for [fox] purposes of determining the date a federal postcard application is submitted to the early voting clerk, an application is considered to be submitted on the date it is placed and properly addressed in the United States mail. The date indicated by the post office cancellation mark is considered to be the date the application was placed in the mail unless proven otherwise. For purposes of an application made under Subsection (e):
(1) an application that does not contain a cancellation mark is considered to be timely if it is received by the early voting clerk on or before the 22 nd day before election day; and
(2) if the 30th day before the date of an election is a Saturday, Sunday, or legal state or national holiday, an
application is considered to be timely if it is submitted to the early voting clerk on or before the next regular business day.
(k) If the applicant submits the missing information before the time prescribed by Subsection (e)(1), the applicant is entitled to receive a full ballot to be voted by mail under this chapter. If the applicant submits the missing information after the time prescribed by Subsection (e)(1), the applicant is entitled to receive a full ballot to be voted by mail for the next election that occurs:
(1) in the same calendar year; and
(2) after the 30th day [ least 30 dys] after the date the information is submitted.
(1) For purposes of determining the end of the period that an application may be submitted under Subsection (f)(1), an application is considered to be submitted at the time it is received by the early voting clerk.

SECTION 1.22. Section 146.0301(a), Election Code, is amended to read as follows:
(a) A write-in candidate may not withdraw from the election after the 57th [46th] day before election day.

SECTION 1.23. Section 146.083, Election Code, is amended to read as follows:

Sec. 146.083. FILING DEADLINE. A declaration of write-in
 ftex] the date an application for a place on the ballot is required to be filed.

SECTION 1.24. Section $272.009(b)$, Election Code, is amended
to read as follows:
(b) If the number of election clerks appointed under Subsection (a) is insufficient to serve the needs of the Spanish-speaking voters in the election, the authority appointing election judges for the election [holding the election] shall appoint at least one clerk who is fluent in both English and Spanish to serve at a central location to provide assistance for Spanish-speaking voters. On a primary election day, the county chairs of each party holding a primary shall each appoint one clerk under this subsection.

SECTION 1.25. (a) Section 277.002(a), Election Code, is amended to read as follows:
(a) For a petition signature to be valid, a petition must:
(1) contain in addition to the signature:
(A) the signer's printed name;
(B) the signer's:
(i) date of birth [and residence address]; or
(ii) voter registration number and, if the territory from which signatures must be obtained is situated in more than one county, the county of registration; [and
(C) the signer's residence address; and
(D) the date of signing; and
(2) comply with any other applicable requirements prescribed by law.
(b) The change in law made by this section applies only to a petition filed on or after the effective date of this section. A
petition filed before the effective date of this section is governed by the law in effect when the petition was filed, and the former law is continued in effect for that purpose.

SECTION 1.26. (a) Section 6(b), Chapter 1137, Acts of the 76th Legislature, Regular Session, 1999, is amended to read as follows:
(b) Each director is [Directors are] elected at large to one of five numbered places by the qualified voters residing within the boundaries of LCMUA.
(b) The directors serving on the effective date of this section shall draw lots to determine in which place each director serves. The two directors whose terms expire in 2006 shall draw lots for places 1 and 2. The three directors whose terms expire in 2008 shall draw lots for places 3, 4, and 5. At the directors election in 2006 a candidate may file for place 1 or 2. At the directors election in 2008, a candidate may file for place 3, 4, or 5.
(c) Chapter 312, Acts of the 58th Legislature, Regular Session, 1963, is repealed.

ARTICLE 2. REPEAL OF OBSOLETE PROVISIONS REGARDING THE USE OF MECHANICAL VOTING MACHINES AND PUNCH-CARD BALLOTS

SECTION 2.01. Section 85.034(a), Election Code, is amended to read as follows:
(a) Early voting by personal appearance by a voter who is voting outside the early voting polling place under Section 64.009 shall be conducted in accordance with this section if voting at the early voting polling place is by voting machine [ox voting device
unless the early voting clexk chooses to transport a voting device to the votex].

SECTION 2.02. Section 104.001, Election Code, is amended to read as follows:

Sec. 104.001. ELIGIBILITY. A qualified voter in whose precinct polling place voting is conducted by voting machine [ $\theta x$ voting device] is eligible to vote by the early voting procedure provided by this chapter if the voter has a sickness or physical condition that prevents the voter from voting in the regular manner without personal assistance or a likelihood of injuring the voter's health.

SECTION 2.03. Section 111.005(c), Election Code, is amended to read as follows:
(c) If an electronic system ballot is used, the restricted ballot shall be prepared by marking[, punching, $]$ or otherwise identifying an official early voting ballot so that votes on offices and propositions stating measures on which the voter is not entitled to vote may not be counted.

SECTION 2.04. Section 121.003, Election Code, is amended to read as follows:

Sec. 121.003. DEFINITIONS. In this title:
(1) "Voting system" means a method of casting and processing votes that is designed to function wholly or partly by use of mechanical, electromechanical, or electronic apparatus and includes the procedures for casting and processing votes and the programs, operating manuals, tabulating cards, printouts, and other software necessary for the system's operation.
(2) "Electronic voting system" means a voting system in which the ballots are automatically counted and the results automatically tabulated by use of electronically operated apparatus.
(3) "Voting machine" means an apparatus on which voters cast their votes, that records each vote, and that furnishes a total of the number of votes cast for the candidates and for and against the measures.
(4) ["Mechanical voting machine" means a voting machine that is designed to function by the manual operation of a Łever or other device on the machine without the aid of electrical power.
[(5) "Voting device" means an apparatus that is designed for use with punch-card ballots, that holds the punch-cara ballot label, and that enables a votex to position the ballot for voting.
[(6)] "Voting system equipment" means any kind of mechanical, electromechanical, or electronic apparatus for use in a voting system.
(5) [(7)] "Automatic tabulating equipment" means equipment, other than a voting machine, that compiles vote totals by ballot sorting, ballot reading, ballot scanning, or electronic data processing.
(6) [(8)] "Public counter" means a registering device that cumulatively records the number of voters casting votes on a voting machine and that is constructed and installed on the machine in a way that provides an unobstructed view of the recorded number.
(7) [(9)] "Protective counter" means a registering device that permanently records the cumulative number of times that a voting machine has been operated and that is installed in the machine in a way that prevents resetting the device.
(8) [(10)] "Registering counter" means a registering device on a voting machine that records the votes cast for a particular candidate or for or against a particular measure.
[(11) "Mechanical machine ballot label" means the cardboard or othex material listing the candidates and propositions that is attached to a mechanical voting machine to enable votexs to make their choices.
$[(12)$ "Punch-cara ballot label" means the papex ox other material listing the candidates and propositions that is designea for use with punch-cara ballots to enable voters to make their choices.
[(13) "Voting system ballot label" means a punch-cara ballot label or a mechanical machine ballot label.]
(9) $[(14)]$ "Electronic system ballot" means a ballot designed for use with an electronic voting system.
$\underline{(10)}[(15)]$ "Punch-card ballot" means an electronic system ballot in the form of a tabulating card.
$\underline{(11)}[(16)]$ "Voting system ballot" means a ballot designed for use with a voting system.
$\underline{(12)}[(17)]$ "Direct recording electronic voting machine" or "DRE" means a voting machine that is designed to allow a direct vote on the machine by the manual touch of a screen, monitor, or other device and that records the individual votes and vote
totals electronically.

SECTION 2.05. Section 122.033, Election Code, is amended to read as follows:

Sec. 122.033. ADDITIONAL REQUIREMENTS FOR APPROVAL OF VOTING MACHINE. [(a)] In addition to other requirements for approval, a voting machine must be equipped with:
(1) a security system capable of preventing operation of the machine;
(2) registering counters that can be secured against access;
(3) a public counter; and
(4) a protective counter.
[(b) The security system for a mechanical voting machine must be a lock and key system.]

SECTION 2.06. Section 123.033(e), Election Code, is amended to read as follows:
(e) The maximum amount that may be charged for leasing equipment to a county executive committee for a general or runoff primary is:
(1) [\$16 for each mechanical voting machine;
[(2)] \$5 for each unit of electronic voting system equipment installed at a polling place; and
(2) [(3)] $\$ 5$ for each unit of other equipment not specified by this subsection.

SECTION 2.07. Section 124.001, Election Code, is amended to read as follows:

Sec. 124.001. STRAIGHT-PARTY ARRANGEMENT. In an election
in which voters are entitled to cast straight-party votes, the voting system ballot [ lat shall be arranged to permit the voters to do so.

SECTION 2.08. Section 124.002, Election Code, is amended to read as follows:

Sec. 124.002. MANNER OF INDICATING PARTY ALIGNMENT. (a) In an election in which a candidate's name is to appear on the ballot as the nominee of a political party, the voting system ballot [and bllot label, as applicabler] shall be arranged:
(1) in party columns in the same manner as for a regular paper ballot on which a party nominee appears; or
(2) by listing the office titles in a vertical column in the same manner as for a regular paper ballot on which a party nominee does not appear, except that the nominees' party alignments shall be indicated next to their names.
(b) The order in which party nominees listed by office title appear on a voting system ballot [or ballot label] is determined in accordance with the same priorities and in the same manner as for party nominees listed in party columns, with the changes appropriate to the circumstances.

SECTION 2.09. Sections 124.003(a), (c), and (d), Election Code, are amended to read as follows:
(a) Any unopposed candidates may be listed separately under the heading "Uncontested Races" on a voting system ballot [ $\varnothing x$ ballot label].
(c) Candidates listed under the uncontested races heading may be arranged in a manner requiring voting on them as one or more
blocs, but only if an additional ballot [ox ballot label] would otherwise be necessary to accommodate all the candidates and propositions to be listed.
(d) The requirement that the ballot [or ballot label] be arranged to permit straight-party voting does not apply to candidates listed under the uncontested races heading.

SECTION 2.10. Section 124.063, Election Code, is amended to read as follows:

Sec. 124.063. INSTRUCTIONS REQUIRED ON BALLOT. (a) An electronic system ballot on which a voter indicates a vote by making a mark on [punching hole in] the ballot must contain the following instruction if candidates are to be voted on: "Vote for the candidate of your choice in each race by making a mark [punch hole] in the space provided adjacent to the name of that candidate." If a proposition appears on the ballot, the ballot must contain the following instruction: "Make a mark [punch hole] in the space provided beside the statement indicating the way you desire to vote."
(b) [An electronic system ballot on which a voter indicates a vote by making a mark on the ballot must comply with subsection (a), with the substitution of "mark" fox "punch hole."
[(c)] The instructions prescribed by Subsection [subsections] (a) [an (b)] shall be changed appropriately if the election has only one race, more than one candidate is to be elected in a race, or other circumstances require an alteration of the instructions.
(c) [(d) An electronic system ballot on which a votex
indicates a vote by punching a hole in the ballot must contain the following instruction following the other required instructions: "Check your ballot aftex voting to make sure that the holes are actually punched through."
[(e)] The electronic system ballot must contain instructions for casting a write-in vote. The secretary of state shall prescribe the wording of the instructions.
(d) [(f)] The electronic system ballot for an election in which straight-party voting is allowed must contain the instruction prescribed by Section $52.071(b)$ with the language relating to placing an "X" in the party square changed as appropriate to accommodate the method by which the voter indicates a vote.
[(g) The instructions required by this section may be placed on the punch=card ballot label instead of on the punch=card ballot.]

SECTION 2.11. Section 125.001, Election Code, is amended to read as follows:

Sec. 125.001. ALLOCATION OF EQUIPMENT AMONG POLLING PLACES. The authority responsible for allocating election supplies among the polling places for an election shall determine the number of voting machines [, voting devices, $]$ or units of other voting system equipment to be installed at each polling place based on:
(1) the number of votes cast at the polling place in previous, similar elections;
(2) the number of registered voters eligible to vote at a polling place;
(3) the number of units of equipment available; and
(4) any other factors the authority determines are relevant.

SECTION 2.12. Section 125.007, Election Code, is amended to read as follows:

Sec. 125.007. ASSISTING VOTER. If a voter who is voting with a voting machine [or voting device] is physically unable to operate the machine [ox device], the voter is entitled to assistance under the applicable provisions for assisting voters using regular paper ballots.

SECTION 2.13. Section 125.061(a), Election Code, is amended to read as follows:
(a) Before opening a polling place for voting on election day, the presiding judge shall inspect [ voch voting device and any [左hex] electronic voting system equipment installed at the polling place to determine whether it is installed and functioning properly.

SECTION 2.14. Section 127.1301, Election Code, is amended to read as follows:

Sec. 127.1301. TALLYING, TABULATING, AND REPORTING [PUNCH-CARD-OR] CENTRALLY COUNTED OPTICAL SCAN BALLOT UNDERVOTES AND OVERVOTES. In an election using [punch-card ox] centrally counted optical scan ballots, the undervotes and overvotes on those ballots shall be tallied, tabulated, and reported by race and by election precinct in the form and manner prescribed by the secretary of state.

SECTION 2.15. Section 212.112(a), Election Code, is amended to read as follows:
(a) Subject to Subsection (d), the amount of the recount deposit is determined by the number of precincts for which a recount is requested in the document that the deposit accompanies, in accordance with the following schedule:
(1) five times the maximum hourly rate of pay for election judges, for a precinct in which:
(A) regular paper ballots were used;
(B) electronic voting system ballots, other than [punch-card ballots printed images of ballots cast using direct recording electronic voting machines, are to be recounted manually; or
(C) both write-in votes and voting system votes are to be recounted;
(2) 10 times the maximum hourly rate of pay for election judges, for a precinct in which [ -
[(A) punch-card ballots are to be recounted manually; ox
[(B)] printed images of ballots cast using direct recording electronic voting machines are to be recounted manually;
(3) three times the maximum hourly rate of pay for election judges, for a precinct in which ballots are to be recounted by automatic tabulating equipment and no write-in votes are to be recounted; and
(4) two times the maximum hourly rate of pay for election judges, for a precinct in which:
(A) voting machines were used and no write-in votes are to be recounted; or
(B) only the write-in votes cast in connection with a voting system are to be recounted.

SECTION 2.16. Section $214.002(\mathrm{~b})$, Election Code, is amended to read as follows:
(b) The count shall be made, and the correctness of the tally lists shall be certified, in the same manner as an original count of regular paper ballots, except that[
[(1)] only two tally lists are prepared[, and
[(2) Section 127.130(a) applies to a count of punch-card ballots].

SECTION 2.17. Section 221.008, Election Code, is amended to read as follows:

Sec. 221.008. EXAMINATION OF SECURED BALLOTS AND EQUIPMENT. A tribunal hearing an election contest may cause secured ballot boxes, voting machines, [ ing devices, or other equipment used in the election to be unsecured to determine the correct vote count or any other fact that the tribunal considers pertinent to a fair and just disposition of the contest.

SECTION 2.18. Section $272.005(\mathrm{~b})$, Election Code, is amended to read as follows:
(b) Except as provided by Section 272.006, ballots [and voting system ballot labels] must be printed with all ballot instructions, office titles, column headings, proposition headings, and propositions appearing in English and Spanish.

SECTION 2.19. Section $272.006(a)$, Election Code, is amended to read as follows:
(a) In an election precinct in which use of bilingual election materials is required, bilingual printing of the ballot [ox voting system ballet label] is not required if a Spanish translation of the ballot is posted in each voting station and a statement in Spanish is placed on the ballot [ox ballot label] informing the voter that the translation is posted in the station.

SECTION 2.20. Section $272.007(c)$, Election Code, is amended to read as follows:
(c) The authority responsible for having the official ballot prepared for an election other than a primary election or an election ordered by the governor shall prepare the Spanish translation of the contents of the ballot [ox voting system ballot label].

SECTION 2.21. The following provisions of the Election Code are repealed:
(1) Sections 123.001(d), 123.0331, 124.061, 125.061(c), and 127.130(d) and (e);
(2) Subchapter E, Chapter 87;
(3) Subchapter B, Chapter 124;
(4) Subchapter B, Chapter 125;
(5) Chapter 126;
(6) Subchapter G, Chapter 127; and
(7) Subchapter B, Chapter 214.

ARTICLE 3. EFFECTIVE DATE
SECTION 3.01. (a) Except as otherwise provided by this Act, this Act takes effect September 1, 2005.
(b) Article 2 of this Act takes effect January 1, 2006.
(c) A change in law made by this Act that affects the holding

[^0]I certify that H.B. No. 2309 was passed by the House on May 13, 2005, by a non-record vote; that the House refused to concur in Senate amendments to H.B. No. 2309 on May 27, 2005, and requested the appointment of a conference committee to consider the differences between the two houses; and that the House adopted the conference committee report on H.B. No. 2309 on May 29, 2005, by a non-record vote.

Chief Clerk of the House

I certify that H.B. No. 2309 was passed by the Senate, with amendments, on May 25, 2005, by the following vote: Yeas 31, Nays 0 ; at the request of the House, the Senate appointed a conference committee to consider the differences between the two houses; and that the Senate adopted the conference committee report on H.B. No. 2309 on May 29, 2005, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED: $\qquad$
Date

Governor


[^0]:    H.B. No. 2309

    1 of an election applies only to an election ordered on or after the 2 effective date of the change.

