By: Huffman

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S.B. No. 1702

A BILL TO BE ENTITLED AN ACT

2 relating to the elimination of straight-party voting for judicial 3 offices.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

5 SECTION 1. Section 52.071(b), Election Code, is amended to 6 read as follows:

7 (b) The following instruction shall be added to the instruction required by Section 52.070(b): "You may cast a 8 9 straight-party vote (that is, cast a vote for all the nominees of one party other than nominees for a judicial office) by placing 10 an 'X' in the square beside the name of the party of your choice. If 11 you cast a straight-party vote for all the nominees of one party and 12 also cast a vote for an opponent of one of that party's nominees, 13 your vote for the opponent will be counted as well as your vote for 14 all the other nominees of the party other than nominees for a 15 16 judicial office for which the straight-party vote was cast. А straight-party vote will not be counted for the nominee of a party 17 for a judicial office." 18

19 SECTION 2. Section 52.092, Election Code, is amended by 20 amending Subsections (a), (c), (d), (e), (f), and (j) and adding 21 Subsection (f-1) to read as follows:

(a) For an election at which offices regularly filled at the
general election for state and county officers are to appear on the
ballot, the offices shall be listed in the following order:

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1	(1) of	fices of the federal government;
2	(2) of	fices of the state government:
3	(2	A) statewide offices;
4	(1	B) district offices;
5	(3) of	fices of the county government:
6	(2	A) county offices;
7	(1	B) precinct offices <u>;</u>
8	<u>(4)</u> ju	adicial offices.
9	(c) Statewi	de offices of the state government shall be
10	listed in the follo	owing order:
11	(1) gc	overnor;
12	(2) 15	ieutenant governor;
13	(3) at	ctorney general;
14	(4) cc	omptroller of public accounts;
15	(5) cc	ommissioner of the General Land Office;
16	(6) cc	ommissioner of agriculture;
17	(7) ra	ailroad commissioner[;
18	[(8)	chief justice, supreme court;
19	[(9)	justice, supreme court;
20	[(10)	presiding judge, court of criminal appeals;
21	[(11)	judge, court of criminal appeals].
22	(d) Distric	t offices of the state government shall be listed
23 in the following order:		
24	(1) me	ember, State Board of Education;
25	(2) st	cate senator;
26	(3) st	cate representative;
27	(4) [4	chief justice, court of appeals;

1	[(5) justice, court of appeals;
2	[(6) district judge;
3	[(7) criminal district judge;
4	[(8) family district judge;
5	[(9)] district attorney;
6	(5) [(10)] criminal district attorney.
7	(e) County offices shall be listed in the following order:
8	<pre>(1) county judge;</pre>
9	(2) [judge, county court at law;
10	[(3) judge, county criminal court;
11	[(4) judge, county probate court;
12	[(5)] county attorney;
13	<pre>(3) [(6)] district clerk;</pre>
14	(4) [(7)] district and county clerk;
15	(5) [(8)] county clerk;
16	(6) [(9)] sheriff;
17	(7) [(10)] sheriff and tax assessor-collector;
18	<pre>(8) [(11)] county tax assessor-collector;</pre>
19	(9) [(12)] county treasurer;
20	(10) [(13)] county school trustee (county with
21	population of 3.3 million or more);
22	(11) [(14)] county surveyor.
23	(f) Precinct offices shall be listed in the following order:
24	<pre>(1) county commissioner;</pre>
25	(2) [justice of the peace;
26	[(3)] constable.
27	(f-1) Judicial offices shall be listed in the following

1 <u>order</u>:

2		(1) chief justice, supreme court;
3		(2) justice, supreme court;
4		(3) presiding judge, court of criminal appeals;
5		(4) judge, court of criminal appeals;
6		(5) chief justice, court of appeals;
7		(6) justice, court of appeals;
8		(7) district judge;
9		(8) criminal district judge;
10		(9) family district judge;
11		(10) judge, county court at law;
12		(11) judge, county criminal court;
13		(12) judge, county probate court;
14		(13) justice of the peace.
15	(j)	The office of judge of a multicounty statutory cour

(j) The office of judge of a multicounty statutory county court created under Subchapter D, Chapter 25, Government Code, is considered to be a <u>judicial</u> [county] office for purposes of listing the office on the ballot <u>and Section 52.0921</u>, and to be a district office for all other purposes under this code.

20 SECTION 3. Subchapter D, Chapter 52, Election Code, is 21 amended by adding Section 52.0921 to read as follows:

Sec. 52.0921. JUDICIAL OFFICES. (a) Notwithstanding any other provision of this code, a straight-party vote does not count in an election for a judicial office listed in Section 52.092(f-1). Candidates for judicial offices appear with their party affiliation or independent status displayed next to the candidate's name in a format prescribed by the secretary of state.

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1 (b) The secretary of state shall prescribe procedures to 2 inform voters that a straight-party vote does not count in an 3 election for a judicial office. The procedures shall include signs 4 posted in the polling place and notice on the ballot or through the 5 voting system on which a vote is cast.

6 SECTION 4. Sections 65.007(b) and (c), Election Code, are 7 amended to read as follows:

8 (b) Except as provided by Subsection (c) or (d), each 9 straight-party vote shall be tallied for the party receiving the 10 vote instead of being tallied for the individual candidates of the 11 party. The total number of straight-party votes tallied for each 12 party shall be added to the total votes received for each of the 13 party nominees individually, subject to Section 52.0921.

(c) If a ballot indicates a straight-party vote and a vote for an opponent of one or more of that party's nominees, a vote shall be counted for the opponent and for each of the party's other nominees, subject to Section 52.0921, whether or not any of those nominees have received individual votes.

19 SECTION 5. This Act takes effect September 1, 2015.

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