By: Huffman S.B. No. 1984

## A BILL TO BE ENTITLED

1 AN ACT

2 relating to the canvass of election returns for the offices of

3 governor and lieutenant governor.

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

5 SECTION 1. Section 67.008(c), Election Code, is amended to

6 read as follows:

7 (c) The secretary of state shall [retain the returns in

8 their sealed condition until the first day of the next regular

9 legislative session, when the secretary shall deliver the returns

10 to the attorney general [speaker of the house of representatives].

11 SECTION 2. Section 67.011, Election Code, is amended to

12 read as follows:

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Sec. 67.011. COUNTY RETURNS CANVASSED BY ATTORNEY GENERAL

[LECISLATURE]. (a) The county election returns for an election

for the office of governor or lieutenant governor shall be

16 canvassed by the attorney general [legislature and the official

17 result declared by the speaker of the house of representatives in

18 accordance with Article IV, Section 3, of the Texas Constitution].

19 (b) If a county's election returns are incomplete or

missing, the <u>attorney general</u> [<del>legislature</del>] may substitute the

21 secretary of state's tabulation for that county or may obtain the

22 necessary information from the county. On request of the attorney

23 general [<del>legislature</del>], the secretary of state or the county shall

24 promptly transmit the information to the attorney general

- 1 [legislature] by the most expeditious means available.
- 2 (c) On completion of the canvass, the <u>attorney general</u>
- 3 [speaker of the house of representatives] shall deliver the county
- 4 returns to the secretary of state, who shall retain them for the
- 5 period for preserving the precinct election records.
- 6 SECTION 3. Section 67.014, Election Code, is amended to
- 7 read as follows:
- 8 Sec. 67.014. DETERMINING OFFICIAL RESULT OF ELECTION
- 9 CANVASSED AT STATE LEVEL. The official result of an election
- 10 canvassed by the governor or by the attorney general [legislature]
- 11 is determined from the canvass of the county returns conducted by
- 12 that authority.
- SECTION 4. Section 67.015(e), Election Code, is amended to
- 14 read as follows:
- 15 (e) If a discrepancy exists between the attorney general's
- 16 [<del>legislature's</del>] canvass of the election for governor or lieutenant
- 17 governor and the register entries pertaining to either of those
- 18 offices that are made from the secretary of state's tabulation, the
- 19 secretary shall make the entries in the register necessary to make
- 20 it correspond to the <u>attorney general's</u> [<del>legislature's</del>] canvass.
- 21 SECTION 5. Section 145.003(e), Election Code, is amended to
- 22 read as follows:
- (e) In the case of a candidate for governor or lieutenant
- 24 governor, a declaration of ineligibility by the attorney general
- 25 [final canvassing authority's presiding officer] may not be made
- 26 after the final canvass for that office is completed.
- 27 SECTION 6. Section 213.059(c), Election Code, is amended to

- 1 read as follows:
- 2 (c) The recount supervisor shall deliver two copies of the
- 3 report prepared under Section 213.055 to the secretary of state.
- 4 The secretary shall use one copy for the tabulation of the votes
- 5 after the recount is completed. The secretary shall deliver the
- 6 other copy to the attorney general [speaker of the house of
- 7 representatives].
- 8 SECTION 7. Section 242.003(d), Election Code, is amended to
- 9 read as follows:
- 10 (d) The committee to which the contest is referred may treat
- 11 the tabulation as correct until the attorney general [speaker of
- 12 the house of representatives opens and publishes the official
- 13 election returns. If a discrepancy exists between the tabulation
- 14 and the attorney general's [speaker's] official count that might be
- 15 material to a determination of the contest, the committee shall
- 16 investigate the discrepancy to ascertain, if possible, the correct
- 17 vote count.
- 18 SECTION 8. This Act takes effect January 1, 2018, but only
- 19 if the constitutional amendment proposed by the 84th Legislature,
- 20 Regular Session, 2015, providing for the governor's and lieutenant
- 21 governor's terms of office to begin at 10 a.m. on the day preceding
- 22 the day the regular legislative session convenes is approved by the
- 23 voters. If that proposed constitutional amendment is not approved
- 24 by the voters, this Act has no effect.