| **House Bill 1735**  Senate Amendments  Section-by-Section Analysis | | |
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| HOUSE VERSION | SENATE VERSION (IE) | CONFERENCE |
| SECTION 1. Chapter 1, Election Code, is amended by adding Section 1.016 to read as follows:  Sec. 1.016. OATHS BY ELECTION OFFICERS. (a) An oath or statement required by the Texas Constitution or this code prior to an election officer entering service may be administered and a certificate of the fact given by:  (1) the secretary of state, a member of the secretary of state's staff, or a state inspector appointed by the secretary;  (2) a county or municipal clerk or the clerk's deputies;  (3) a county tax assessor-collector or the county tax assessor-collector's deputies;  (4) a city secretary;  (5) a member of a county election commission or county election board;  (6) a county elections administrator or employee of a county elections administrator;  (7) the secretary of the governing body of a political subdivision other than a county or city or the authority performing the duties of a secretary under this code;  (8) a presiding election judge or alternate presiding judge who has already entered service;  (9) an early voting clerk or a deputy early voting clerk who has already entered service;  (10) a member of an early voting ballot board or signature verification committee who has already entered service; or  (11) a presiding judge, manager, or tabulation supervisor of a central counting station who has already entered service.  (b) An oath, statement, or certificate described under Subsection (a) is valid for the duration of the election officer's term of office and shall be filed with election records for the election in which the election officer is serving.  (c) The secretary of state may prescribe a form of oath, statement, or certificate that incorporates any oaths or statements required by the Texas Constitution or this code for an election officer into a single oath or statement. | SECTION 1. Same as House version. |  |
| SECTION 2. Section 32.002, Election Code, is amended by adding Subsection (c-1) to read as follows:  (c-1) For purposes of this subsection, the county chair shall provide a list of names of persons eligible for appointment as election judges. Judges of countywide polling places established under Section 43.007 must be appointed from the list of names of persons submitted by the county chair in compliance with Subsection (c) except that in appointing a person from the list the commissioners court shall apportion the number of judges in direct proportion to the percentage of precincts located in each county commissioners precinct won by each party in the last gubernatorial election, the commissioners court is not required to make the appointments based on specific polling locations or precincts, a presiding judge or alternate presiding judge is not required to serve in a polling place located in the precinct in which the judge resides, and more than one presiding judge or alternate presiding judge may be selected from the same precinct to serve in polling places not located in the precinct in which the judges reside. The county chairs may submit, and the commissioners court may preapprove, the appointment of more presiding judges or alternate presiding judges than necessary to fill available positions. The county clerk may select an individual whose appointment was preapproved by the commissioners court to fill a vacancy in a position that was held by an individual from the same political party. Other than a judge's party affiliation, nothing in this subsection precludes a county clerk from placing an election officer at a countywide polling place based on the need for services at that location. | SECTION 2. Same as House version. |  |
| SECTION 3. Section 32.002, Election Code, is amended by adding Subsection (g) to read as follows:  (g) Following an oral warning to the election judge and with the concurrence of the county chair of the same political party with which the judge is affiliated or aligned, the county clerk may remove, replace, or reassign an election judge who causes a disruption in a polling location or wilfully disobeys the provisions of this code. A vacancy created under this subsection shall be filled in the same manner as an emergency appointment under Section 32.007. | SECTION 3. Same as House version. |  |
| SECTION 4. Section 32.006(a), Election Code, is amended to read as follows:  (a) The county chair of a political party holding a primary election shall appoint for each primary[~~, with the approval of the county executive committee,~~] the judges for each precinct in which the election will be held in the county and fill any vacancy that occurs in the position of presiding judge or alternate presiding judge. | SECTION 4. Same as House version. |  |
| SECTION 5. Section 32.009(d), Election Code, is amended to read as follows:  (d) A notice to a presiding judge must state the name, [~~and~~] address, and any available telephone number and e-mail address of the alternate, and a notice to an alternate must state the name, [~~and~~] address, and any available telephone number and e-mail address of the presiding judge. | SECTION 5. Same as House version. |  |
| SECTION 6. Subchapter A, Chapter 32, Election Code, is amended by adding Section 32.012 to read as follows:  Sec. 32.012. PROVISION OF INFORMATION RELATING TO ELECTION JUDGES APPOINTED BY COMMISSIONERS COURT. (a) After the commissioners court appoints a presiding election judge and an alternate presiding judge, the county clerk shall provide to the county chair of each political party a list of the individuals appointed by the commissioners court.  (b) The appointment list must be provided in writing. | SECTION 6. Same as House version. |  |
| SECTION 7. Section 32.034, Election Code, is amended by adding Subsection (f) to read as follows:  (f) Following an oral warning to the election clerk and with the concurrence of the county chair of the same political party with which the election clerk is affiliated or aligned, the county clerk may remove, replace, or reassign an election clerk who causes a disruption in a polling location or wilfully disobeys the provisions of this code. A vacancy created under this subsection shall be filled by the presiding judge, who shall appoint a replacement election clerk who is affiliated or aligned with the same political party as the original clerk, if possible. | SECTION 7. Same as House version. |  |
| SECTION 8. Section 32.114(e), Election Code, is amended to read as follows:  (e) An election judge, early voting clerk, or deputy early voting clerk in charge of an early voting polling place is entitled to compensation for attending the training program at an hourly rate fixed by the appropriate authority in an amount that is equal to or greater than the federal minimum wage [~~not to exceed $7~~]. | SECTION 8. Same as House version. |  |
| SECTION 9. Section 43.007, Election Code, is amended by amending Subsection (a) and adding Subsections (m) and (n) to read as follows:  (a) The secretary of state shall implement a program to allow each commissioners court participating in the program to eliminate county election precinct polling places and establish countywide polling places for:  (1) each general election for state and county officers;  (2) each election held on the uniform election date in May and any resulting runoff;  (3) each election on a proposed constitutional amendment;  (4) each primary election and runoff primary election if:  (A) the county chair or county executive committee of each political party participating in a joint primary election under Section 172.126 agrees to the use of countywide polling places; or  (B) the county chair or county executive committee of each political party required to nominate candidates by primary election agrees to use the same countywide polling places; and  (5) each election of a political subdivision located in the county that is held jointly with an election described by Subdivision (1), (2), (3), or (4).  (m) In adopting a methodology under Subsection (f), the county must ensure that:  (1) each county commissioners precinct contains at least one countywide polling place; and  (2) the total number of permanent branch and temporary branch polling places open for voting in a county commissioners precinct does not exceed more than twice the number of permanent branch and temporary branch polling places in another county commissioners precinct.  (n) To the greatest extent possible, countywide polling places shall be located in a precinct where the political party that received the greatest number of votes in the last gubernatorial election is the same political party with which the presiding judge is affiliated. | SECTION 9. Same as House version. |  |
| SECTION 10. Section 85.009(b), Election Code, is amended to read as follows:  (b) Before July of each year, the county chair of each political party holding a primary election in the county shall submit in writing to the county clerk a list of names of persons in order of preference for each early voting polling place who are eligible for selection as an election officer. The county chair may supplement the list of names of persons until the 30th day before early voting begins in case an appointed election officer becomes unable to serve. The county clerk shall appoint the first person meeting the applicable eligibility requirements from the list submitted in compliance with this subsection by the party with the highest number of votes in the county as the presiding judge [~~election officer~~] of that polling place and the first person meeting the applicable eligibility requirements from the list submitted in compliance with this subsection by the party with the second highest number of votes in the county as the alternate presiding judge [~~election officer~~] of that polling place. The county clerk shall appoint additional election officers for each polling place in the manner described by Subsection (a). The county clerk may reject the list if the persons whose names are submitted on the list are determined not to meet the applicable eligibility requirements. | SECTION 10. Same as House version. |  |
| SECTION 11. Subchapter A, Chapter 85, Election Code, is amended by adding Section 85.0091 to read as follows:  Sec. 85.0091. EARLY VOTING ELECTION OFFICERS FOR PRIMARY ELECTIONS. (a) The early voting clerk shall select election officers for a primary election for the main early voting polling place and any branch polling place in a manner consistent with Section 85.009, except that the early voting clerk shall prescribe the deadline by which county chairs must submit names of persons eligible to serve as election officers during early voting.  (b) This section does not apply to a joint primary governed by Section 172.126. | SECTION 11. Same as House version. |  |
| SECTION 12. Subchapter A, Chapter 87, Election Code, is amended by adding Section 87.006 to read as follows:  Sec. 87.006. EARLY VOTING BALLOT BOARD MEMBERS: OATH AND IDENTIFICATION. (a) A member of the early voting ballot board shall repeat the following oath aloud:  "I swear (or affirm) that I will objectively work to be sure every eligible voter's vote is accepted and counted, and that only the ballots of those voters who violated the Texas Election Code will be rejected. I will make every effort to correctly reflect the voter's intent when it can be clearly determined. I will not work alone when ballots are present and will work only in the presence of a member of a political party different from my own. I will faithfully perform my duty as an officer of the election and guard the purity of the election."  (b) A member of the early voting ballot board who arrives after the oath is made shall repeat the oath aloud before performing any duties as a member.  (c) Following administration of the oath, each member of the early voting ballot board shall be issued a form of identification, prescribed by the secretary of state, to be displayed by the member during the member's hours of service on the board. | SECTION 12. Same as House version. |  |
| SECTION 13. Subchapter G, Chapter 87, Election Code, is amended by adding Section 87.127 to read as follows:  Sec. 87.127. RESOLUTION OF INCORRECT DETERMINATION BY EARLY VOTING BALLOT BOARD. (a) If a county election officer, as defined by Section 31.091, determines a ballot was incorrectly rejected or accepted by the early voting ballot board before the time set for convening the canvassing authority, the county election officer may petition a district court for injunctive or other relief as the court determines appropriate.  (b) In an election ordered by the governor or by a county judge, the county election officer must confer with and establish the agreement of the county chair of each political party before petitioning the district court. | SECTION 13. Same as House version. |  |
| SECTION 14. Subchapter A, Chapter 127, Election Code, is amended by adding Section 127.0015 to read as follows:  Sec. 127.0015. CENTRAL COUNTING STATION OFFICERS: OATH AND IDENTIFICATION. (a) Election officers appointed under this subchapter shall repeat the following oath aloud:  "I swear (or affirm) that I will objectively work to be sure every eligible voter's vote is accepted and counted, and that only the ballots of those voters who violated the Texas Election Code will be rejected. I will make every effort to correctly reflect the voter's intent when it can be clearly determined. I will not work alone when ballots are present and will work only in the presence of a member of a political party different from my own. I will faithfully perform my duty as an officer of the election and guard the purity of the election."  (b) An officer who arrives after the oath is made shall repeat the oath aloud before performing any duties as an election officer.  (c) Following administration of the oath, each election officer shall be issued a form of identification, prescribed by the secretary of state, to be displayed by the officer during the officer's hours of service at the central counting station. | SECTION 14. Same as House version. |  |
| SECTION 15. Section 127.004(b), Election Code, is amended to read as follows:  (b) To be eligible for appointment, a person must:  (1) have the competence, training, and experience required for the proper performance of the work assigned; and  (2) in a county with a population of less than 60,000, be a registered voter of the political subdivision served by the authority establishing the counting station or an employee of the political subdivision that adopts or owns the voting system. | SECTION 15. Same as House version. |  |
| SECTION 16. Section 127.007, Election Code, is amended by adding Subsection (c) to read as follows:  (c) The plan required under this section must be available to the public on request not later than 5 p.m. on the fifth day before the date of the election. | SECTION 16. Same as House version. |  |
| SECTION 17. Sections 32.006(b) and 32.010, Election Code, are repealed. | SECTION 17. Same as House version. |  |
| SECTION 18. This Act takes effect September 1, 2017. | SECTION 18. This Act takes effect September 1, 2017. |  |
| No equivalent provision. | SECTION \_\_. Sections 31.092(b), (d), and (e), Election Code, are transferred to Section 31.093, Election Code, redesignated as Sections 31.093(c), (d), and (e), Election Code, respectively, and amended to read as follows:  (c) [~~(b)~~] On request of the county chair of a political party holding a primary election in the county, the [~~The~~] county election officer shall [~~may~~] contract with the county executive committee of the [~~a political~~] party [~~holding a primary election in the county~~] to perform election services, as provided by this subchapter, in the party's general primary election and [~~or~~] runoff primary election in accordance with a cost schedule agreed on by the contracting parties[~~, or both~~].  (d) In a contract required [~~authorized~~] by Subsection (c) [~~(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. A county election officer who violates this subsection commits an offense. An offense under this subsection is a Class B misdemeanor.  (e) A [~~If a~~] county election officer [~~enters into a contract with a county executive committee under Subsection (b) to perform election services, the officer~~] must offer to contract on the same terms with the county executive committee of each political party holding a primary election in the county. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 31.093(a), Election Code, is amended to read as follows:  (a) If requested to do so by a political subdivision [~~or political party~~], the county elections administrator shall enter into a contract to furnish the election services requested, in accordance with a cost schedule agreed on by the contracting parties. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 61.003(b)(1), Election Code, is amended to read as follows:  (1) "Electioneering" includes the posting, use, or distribution of political signs or literature. The term does not include the distribution of a notice of a party convention authorized under Section 172.1114. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 127.096, Election Code, is amended by adding Subsection (a-1) to read as follows:  (a-1) If the test is being conducted for a primary election, the custodian of the automatic tabulating equipment shall notify the county chair of the test at least 48 hours before the date of the test. The county chair shall confirm receipt of the notice. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 129.023, Election Code, is amended by adding Subsection (b-1) to read as follows:  (b-1) If the test is being conducted for a primary election, the general custodian of election records shall notify the county chair of the test at least 48 hours before the date of the test. The county chair shall confirm receipt of the notice. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 141.031(a), Election Code, is amended to read as follows:  (a) A candidate's application for a place on the ballot that is required by this code must:  (1) be in writing;  (2) be signed and sworn to by the candidate and indicate the date that the candidate swears to the application;  (3) be timely filed with the appropriate authority; and  (4) include:  (A) the candidate's name;  (B) the candidate's occupation;  (C) the office sought, including any place number or other distinguishing number;  (D) an indication of whether the office sought is to be filled for a full or unexpired term if the office sought and another office to be voted on have the same title but do not have place numbers or other distinguishing numbers;  (E) a statement that the candidate is a United States citizen;  (F) a statement that the candidate has not been determined by a final judgment of a court exercising probate jurisdiction to be:  (i) totally mentally incapacitated; or  (ii) partially mentally incapacitated without the right to vote;  (G) a statement that the candidate has not been finally convicted of a felony from which the candidate has not been pardoned or otherwise released from the resulting disabilities;  (H) the candidate's date of birth;  (I) the candidate's residence address or, if the residence has no address, the address at which the candidate receives mail and a concise description of the location of the candidate's residence;  (J) the candidate's length of continuous residence in the state and in the territory from which the office sought is elected as of the date the candidate swears to the application;  (K) the statement: "I, \_\_\_\_\_\_\_\_\_\_, of \_\_\_\_\_\_\_\_\_\_ County, Texas, being a candidate for the office of \_\_\_\_\_\_\_\_\_\_, swear that I will support and defend the constitution and laws of the United States and of the State of Texas";  (L) a statement that the candidate is aware of the nepotism law, Chapter 573, Government Code; and  (M) a public mailing address at which the candidate receives correspondence relating to the candidate's campaign, if available, and an [~~any available~~] electronic mail address at which the candidate receives correspondence relating to the candidate's campaign, if available. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 141.039, Election Code, is amended to read as follows:  Sec. 141.039. OFFICIAL APPLICATION FORM. In addition to the other statements and spaces for entering information that appear on an officially prescribed form for an application for a place on the ballot, each official form for an application that a candidate is required to file under this code must include:  (1) a space for indicating the form in which the candidate's name is to appear on the ballot;  (2) a space for the candidate's public mailing address;  (3) spaces for the candidate's home and office telephone numbers and e-mail address at which the candidate receives correspondence relating to the candidate's campaign; and  (4) a statement informing candidates that the furnishing of the telephone numbers [~~or e-mail address~~] is optional. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 145.036(d), Election Code, is amended to read as follows:  (d) For the purpose of filling a vacancy, a majority of the committee's membership constitutes a quorum. To be nominated, a person must receive a favorable vote of a majority of the members voting [~~present~~]. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 162.004(c), Election Code, is amended to read as follows:  (c) If a voter is accepted to vote without presenting a registration certificate, the presiding judge shall issue the voter an affiliation certificate. The certificate is not required to be issued to a voter in a runoff primary unless the voter requests it. The affiliation certificate may be combined with the notice provided under Section 172.1114. If the combined form is used, an election officer is not required to comply with Subsection (b). [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 162.014, Election Code, is amended by amending Subsection (b) and adding Subsections (c) and (d) to read as follows:  (b) Except as provided by Subsections (c) and (d), an [An] offense under this section is a Class C misdemeanor.  (c) An offense under this section is a felony of the second degree if the conduct constituting an offense under Subsection (a) consists of knowingly voting in a primary election after having voted in a primary election of another party during the same voting year.  (d) An offense under this section is a state jail felony if the conduct constituting an offense under Subsection (a) consists of knowingly attempting to vote in a primary election after having voted in a primary election of another party during the same voting year. [FA1,FA2] |  |
| No equivalent provision. | SECTION \_\_. Section 172.082, Election Code, is amended by amending Subsections (b), (c), and (e) and adding Subsection (f) to read as follows:  (b) The county chair [~~executive committee~~] shall conduct the drawing unless the county executive committee [~~it~~] provides by resolution that the drawing be conducted by the primary committee.  (c) The drawing shall be conducted [~~at the county seat~~] not later than the 10th day after the date of the regular filing deadline for the general primary election.  (e) The county chair shall post notice of the date, hour, and place of the drawing for at least 24 consecutive hours immediately before the drawing begins. The notice shall be posted on the party's Internet website, if the party maintains a website. If the party does not maintain a website, the notice shall be posted on the bulletin board used for posting notice of meetings of the commissioners court. [~~If the party maintains an Internet website, the party shall post the notice on the party's website.~~] All candidates who provide an e-mail address on their filing form shall be notified electronically.  (f) The state chair shall conduct the drawing if the county chair:  (1) requests that the state chair conduct the drawing; or  (2) fails to conduct the drawing by the deadline set in this section. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.083, Election Code, is amended to read as follows:  Sec. 172.083. REVIEW AND APPROVAL OF BALLOT BY PRIMARY COMMITTEE. If a primary committee was established, before [~~Before~~] having the official ballots for a general primary election printed, the county chair shall submit the format for the official ballot to the primary committee for its review and approval. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.084(a), Election Code, is amended to read as follows:  (a) The [~~Except as provided by this section, the~~] order of the candidates' names on the runoff primary election ballot for each county shall be [~~determined by a drawing conducted~~] in the same order as [~~manner as the regular drawing for position~~] on the general primary election ballot. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.1111, Election Code, is amended to read as follows:  Sec. 172.1111. POSTING NOTICE OF CONVENTIONS [~~PRECINCT CONVENTION~~] REQUIRED. (a) Before the opening of the polls, the presiding judge shall post at each outside door through which a voter may enter the building in which the polling place is located a written notice in bold print of the date, hour, and place for each [~~convening the~~] precinct, county, senatorial, or state convention that a voter in the precinct may be eligible to attend during the election year.  (b) Notice posted under this section may include:  (1) the website of the county party and state party; and  (2) any other information deemed necessary by the state executive committee.  (b-1) The state chair shall develop a form for the notice that may be used statewide. The judge is not required to use an officially prescribed form for the notice, but must include any information required by this section.  (b-2) A state chair, county chair, or precinct chair shall provide the presiding judge with the necessary information respecting the chair's associated convention.  (c) The notice must remain posted continuously through election day. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.1112(a), Election Code, is amended to read as follows:  (a) The county clerk [~~chair~~] shall post a notice of the election and a notice of consolidated precincts, if applicable, in the manner prescribed by Section 4.003(b) for general and special elections. The notice of the election shall be posted on the party's Internet website, if the party maintains a website. If the party does not maintain a website, the notice shall be posted on the bulletin board used for posting notice of meetings of the commissioners court. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Subchapter E, Chapter 172, Election Code, is amended by adding Section 172.1114 to read as follows:  Sec. 172.1114. DISTRIBUTION OF NOTICE OF CONVENTIONS. (a) A political party may prepare a notice not larger than letter-sized for distribution to each voter participating in the party's primary election at the time the voter is accepted for voting.  (b) The notice may include:  (1) information describing the party's convention process;  (2) information detailing the time and place of the party's first-level convention process;  (3) contact information for the county and state political parties; and  (4) website links for information and registration for party conventions.  (c) The state chair of a political party shall prescribe a form for a notice that may be used in any county. A county chair of a political party may prescribe a specific notice for the county chair's county. The same notice must be used in all precincts within a county.  (d) A notice must be approved by the secretary of state. If a county chair of a political party uses the form of notice prescribed by the state chair, only the convention location and time may be added without the secretary of state's approval.  (e) A county chair of a political party shall supply a notice prepared according to this section to the authority conducting the election not later than the 30th day before the date early voting by personal appearance begins.  (f) The secretary of state shall prescribe procedures and adopt rules as necessary to implement this section. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.112, Election Code, is amended to read as follows:  Sec. 172.112. WRITE-IN VOTING. Write-in voting in a primary election is not permitted [~~except in the general primary election for the offices of county chair and precinct chair~~]. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Sections 172.113(a), (d), and (e), Election Code, are amended to read as follows:  (a) The authority establishing a central counting station [~~county chair~~] shall prepare the unofficial tabulation of precinct results.  (d) The authority [~~county chair~~] shall make [~~the~~] periodic announcements of the current state of the tabulation, including by posting the announcements on the Internet website of the county, if the county maintains a website.  (e) On completing the tabulation, the authority [~~county chair~~] shall deliver it to the general custodian or may post the tabulation on the county's website or the secretary of state's website. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.114, Election Code, is amended to read as follows:  Sec. 172.114. DISPOSITION OF POLL LIST. The general custodian of election records shall preserve the poll lists maintained for a primary election for 22 months [~~until the end of the voting year in which the primary election is held~~]. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.1141, Election Code, is amended to read as follows:  Sec. 172.1141. LIST OF REGISTERED VOTERS FOR CONVENTION. (a) At the same time the acceptance of each voter for voting in the general primary election is indicated on the precinct list of registered voters furnished for use in the election, the acceptance of the voter shall also be indicated on the list furnished for use in the party's conventions.  (b) If a county records the acceptance of a voter electronically, the county chair may request an electronic document listing the persons who voted in the party primary. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.115(a), Election Code, is amended to read as follows:  (a) Subject to Subsection (b), the voter registrar shall preserve each precinct list of registered voters that is used for a primary election for 22 months [~~until the end of the voting year in which the primary election is held~~]. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.116, Election Code, is amended by adding Subsections (c) and (d) to read as follows:  (c) The county clerk shall prepare and submit to the secretary of state a report of the results of the canvass, which must include:  (1) the total number of votes cast in each precinct for each candidate or measure; and  (2) the number of counted and uncounted provisional ballots cast in each precinct.  (d) The final canvass is concluded when the chair digitally certifies the canvass report on the secretary of state's website. The posting on the site that the results are final completes the canvass report. The chair is not required to file any additional notice or report with the county clerk. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Sections 172.117(a), (a-1), and (a-2), Election Code, are amended to read as follows:  (a) The county chair shall certify by posting on the secretary of state's website a notation next to the name and address of each primary candidate who is nominated for a county or precinct office for placement on the general election ballot. The chair shall digitally execute [~~and file with the county clerk~~] an affidavit certifying that the returns posted on the secretary of state's website are the correct and complete returns. The secretary of state shall [~~may~~] adopt by rule a process to allow the chair to submit the affidavit digitally.  (a-1) The secretary of state shall develop appropriate notations to describe the status of each candidate. The notations shall include:  (1) "filed";  (2) "withdrew";  (3) "lost primary";  (4) "in runoff";  (5) "lost runoff";  (6) "deceased"; [~~or~~]  (7) "declared ineligible"; or  (8) "nominee for general election."  (a-2) The county chair shall update the notations after each general primary and runoff primary election. After any withdrawal or death of a candidate, and subsequent replacement of the candidate on the ballot, the chair shall notify the state chair, who shall update the notation on the website. All notations must be completed and accurate on the date prescribed by the secretary of state by rule to ensure that an authority printing general election ballots may rely on the information. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.118, Election Code, is amended to read as follows:  Sec. 172.118. NOTICE OF PERSONS ELECTED AS PARTY OFFICERS. (a) Not later than the 20th day after the date the local canvass is completed, the county chair shall post on the secretary of state's website [~~deliver written notice to the state chair and to the county clerk of~~] the names of the persons elected as county chair and precinct chairs for the county. [~~This notice may be given by electronic means or through an electronic submission system adopted by the state executive committee of the party.~~]  (b) The notice must include:  (1) each party officer's address;  (2) [~~and~~] each precinct chair's precinct number; and  (3) each precinct officer's phone number and e-mail address, if supplied by the officer.  (c) The secretary of state shall make information described by Subsections (b)(1) and (3) available to the state chair, but not available to the public. [~~The county clerk shall preserve the notice until the county clerk receives notice of the party officers elected at the succeeding primary election.~~]  (d) Any appointment to fill a vacancy in the office of precinct or county chair shall be posted on the secretary of state's website. [~~On request of the secretary of state, the state chair shall deliver to the secretary written notice of the names and addresses of the party's county chairs. This notice may be given in electronic format as set out in rules adopted by the secretary of state.~~;FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.121, Election Code, is amended to read as follows:  Sec. 172.121. CERTIFICATION OF CANDIDATES FOR STATEWIDE AND DISTRICT OFFICES FOR PLACEMENT ON RUNOFF BALLOT. (a) The state chair shall certify on the secretary of state's website [~~in writing~~] for placement on the runoff primary election ballot the name of each general primary candidate for a statewide or district office who is to be a candidate in the runoff.  (b) The state chair shall deliver the certification by posting next to the candidate's name on the secretary of state's website whether the person lost in the primary or is in a runoff for the position [~~to the county chair in each affected county~~] as soon as practicable after the state canvass of the general primary election is completed. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.122(a), Election Code, is amended to read as follows:  (a) The state chair shall certify by posting on the secretary of state's website the name and address of each primary candidate who is nominated for a statewide or district office. The state chair shall execute and file digitally with the secretary of state an affidavit certifying that the returns posted on the secretary of state's website are the correct and complete returns. The secretary of state shall [~~may~~] adopt by rule a process to allow the chair to submit the affidavit digitally. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.123, Election Code, is amended by adding Subsection (c) to read as follows:  (c) The requirements of this section may be met by entering the results on the secretary of state's website if the secretary of state maintains a website for that purpose. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.124(b), Election Code, is amended to read as follows:  (b) The county clerk [~~chair~~] shall deliver the report to the secretary of state not later than the 30th day after primary election day. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.126, Election Code, is amended by amending Subsection (e) and adding Subsection (g-1) to read as follows:  (e) The county clerk shall obtain the candidates' names that are to appear on the primary ballot, office sought, and candidate and office ballot order from the certified list on the secretary of state's website [~~A written certification of the candidates' names that are to appear on the primary ballot shall be delivered to the county clerk in accordance with rules prescribed by the secretary of state~~].  (g-1) A voter shall be allowed privacy to the extent possible when indicating the voter's choice as to which political party's primary the voter chooses to vote in. A voter may indicate, without verbalizing, the voter's choice by pointing to which party's ballot the voter chooses. The secretary of state shall prescribe a sign to inform voters of this option, and the co-judges of each polling place shall post the sign beside the signature roster. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 172.127, Election Code, is amended by amending Subsection (b) and adding Subsection (c) to read as follows:  (b) The presiding judge or alternate presiding judge for the precinct may post signs at [~~A sign used to indicate the location of~~] a polling place for a primary election or a primary runoff election that [~~must either~~]:  (1) identify [~~not contain~~] the names [~~name~~] of, or symbols [~~symbol~~] representing, any political parties [~~party that is~~] holding an election at the polling place; and [~~or~~]  (2) do not refer to a candidate or measure on the ballot [~~contain each name of, or each symbol representing, a political party that is holding an election at the polling place~~].  (c) The secretary of state shall adopt rules to provide that signs posted as authorized by Subsection (b) in the same county have a similar size and format. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Sections 172.128(a) and (c), Election Code, are amended to read as follows:  (a) Notwithstanding a conflicting provision of this code, a primary election that is required for the nomination of a political party to a statewide office, a multicounty district office, or a presidential primary election shall be held in accordance with this section in a county in which:  (1) the office of county chair is vacant and there is an insufficient number of members serving on the county executive committee to fill a vacancy on the committee; and  (2) the party is unable to establish a temporary executive committee under Section 171.027.  (c) The county clerk may combine voting precincts [~~designate the location of the polling place~~] for an election held under this section to the extent necessary to [~~at the main early voting polling place or designate a location to serve as a polling place in the county seat of the county if the polling place is located so that it will~~] adequately serve the voters. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Subchapter E, Chapter 172, Election Code, is amended by adding Sections 172.129 and 172.130 to read as follows:  Sec. 172.129. STATEMENTS MADE BY ELECTION OFFICER WHEN PRIMARIES CONDUCTED AT SAME LOCATION. (a) This section applies only to a polling place used to hold an election for more than one political party.  (b) An election officer conducting a primary election may not:  (1) suggest a political party's ballot to a voter; or  (2) discuss any race on the ballot with a voter.  Sec. 172.130. ACTION BY STATE CHAIR TO MEET DEADLINES FOR CONDUCT OF PRIMARY. (a) Notwithstanding a conflicting provision of this code, the state chair, or the state chair's designee, may perform any administrative duty of the county chair or county executive committee related to the conduct of a primary election that has not been performed in the time required by law, including the submission of candidate information under Section 172.029, drawing for ballot order under Sections 172.082 and 172.084, and canvassing returns under Section 172.116.  (b) The state chair must notify the county chair or county executive committee in writing or electronically that a duty has been performed under the authority of this section.  (c) If a county chair has a reasonable impediment or lacks appropriate technology to perform any administrative duty of the county chair related to the conduct of a primary election within the time required by law, the county chair may request that the state chair, or the state chair's designee, perform the duty instead of the county chair.  (d) The state chair may act in the role of the county chair for the purposes of Subchapter D, Chapter 173, with the approval of the secretary of state.  (e) The secretary of state shall adopt rules to implement this section in accordance with the conduct of elections and with party rule. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.001(d), Election Code, is amended to read as follows:  (d) If the amount of the funds appropriated for the financing of primary elections is insufficient to satisfy the requests for those funds made under this code, the secretary of state may distribute the amount of the appropriation on a pro rata basis. Each party chair or executive committee is entitled to a proportionate share of that amount according to that committee's percentage of the total amount requested. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.010, Election Code, is amended to read as follows:  Sec. 173.010. FURNISHING RULES AND GUIDELINES. During October [~~November~~] preceding each primary election year, the secretary of state shall post on the secretary's website [~~deliver to the state chair and each county chair of each political party holding a primary election~~] a current set of the rules and any available guidelines adopted under this subchapter. The secretary of state shall e-mail each state or county chair who has provided the secretary of state an e-mail address when the rules and guidelines have been posted. If a rule or amendment of a rule is adopted after the set is posted [~~delivery of the set~~], the secretary shall update the posting with the new rule or amendment [~~deliver a copy of the rule or amendment~~] not later than the 10th day after the date of its adoption. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.032, Election Code, is amended by adding Subsection (c) to read as follows:  (c) The state chair may, with the consent of the secretary of state and the county executive committee, if one exists for the county, accept money into the state primary fund on behalf of a county party. The state chair must keep records to track the money that is attributable to a county. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.033, Election Code, is amended to read as follows:  Sec. 173.033. USE OF PRIMARY FUND. (a) The county primary fund shall be used to pay expenses incurred by the county chair [~~or county executive committee~~] in connection with a primary election.  (b) The state primary fund shall be used to pay expenses incurred by the state chair [~~or state executive committee~~] in connection with a primary election.  (c) A primary fund may not be used for any other purpose, except as provided by Section 173.032(c). [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.034, Election Code, is amended to read as follows:  Sec. 173.034. MANAGING PRIMARY FUND. (a) The county chair [~~executive committee~~] shall manage the county primary fund.  (b) The state chair [~~executive committee~~] shall manage the state primary fund. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.036(a), Election Code, is amended to read as follows:  (a) The secretary of state may approve an expenditure of state funds for an audit of:  (1) the state primary fund or a county primary fund on request of the state chair; or  (2) a county primary fund on request of a county chair. [FA1] |  |
| No equivalent provision. | SECTION \_\_. The heading to Section 173.062, Election Code, is amended to read as follows:  Sec. 173.062. FEE PAID TO STATE CHAIR FOR DISTRICT OFFICES REMITTED TO SECRETARY OF STATE [~~ALLOCATED AMONG COUNTY COMMITTEES~~]. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.062(a), Election Code, is amended to read as follows:  (a) The [~~state chair shall allocate the~~] filing fee for a district office accompanying an application for a place on the ballot filed with the state chair during the regular filing period shall be remitted to the secretary of state and deposited in the state treasury for the financing of primary election expenses [~~among the county executive committees serving the counties comprising the district~~]. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.081, Election Code, is amended by amending Subsections (a) and (c) and adding Subsection (g) to read as follows:  (a) Regardless of whether state funds are requested for paying primary expenses, a state or county chair shall submit to the secretary of state a written statement of estimated expenses to be incurred by the chair in connection with a primary election [~~shall be submitted to the secretary of state by:~~  [~~(1) the county chair, for expenses of the county chair or county executive committee; or~~  [~~(2) the state chair, for expenses of the state chair or state executive committee~~].  (c) A statement for a general primary election must also:  (1) state the amount of:  (A) the primary candidates' filing fees required to be deposited in the county primary fund if the statement is submitted by a county chair, or in the state primary fund if the statement is submitted by the state chair, that have been received by the authority submitting the statement; and  (B) the contributions to the county chair or executive committee if the statement is submitted by a county chair, or to the state chair or executive committee if the statement is submitted by the state chair, that:  (i) are for the purpose of defraying primary election expenses; and  (ii) have not been included in a report filed under Section 173.084 for a previous primary election year; and  (2) be submitted not later than the 45th day before general primary election day.  (g) The state chair of a party, or the state chair's designee, may submit a statement under this section on behalf of a county chair if the county chair:  (1) requests the state chair to submit the statement on the county chair's behalf; or  (2) fails to submit the statement by the deadline. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.0832, Election Code, is amended to read as follows:  Sec. 173.0832. DIRECT REPAYMENT TO AUTHORITY CONDUCTING PRIMARY ELECTION UNDER CONTRACT IN CERTAIN COUNTIES. On request of a county election officer [~~of a county with a population of 100,000 or more~~] who conducts a primary election under an election services contract authorized under Subchapter D, Chapter 31, the secretary of state shall [~~may~~] provide payment of primary expenses directly to the officer who incurs the expense rather than to the county chair under this subchapter. The secretary of state shall prescribe procedures to implement this section. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Subchapter D, Chapter 173, Election Code, is amended by adding Section 173.0833 to read as follows:  Sec. 173.0833. DIRECT BILLING OF CERTAIN PRIMARY EXPENSES. (a) This section applies to election services and materials provided by a vendor for use in a primary election or primary runoff election, including:  (1) the printing of paper ballot material containing candidates' names used in a polling place;  (2) the programming and testing of voting system equipment, including ballot layout, programming of equipment, and audio production;  (3) site support or technical support other than the programming or testing of voting system equipment;  (4) nonballot election materials used in a precinct on election day, including election kits, required party stamps, distance signs, and required forms; and  (5) the rental of non-county-owned electronic voting system equipment, including media components.  (b) A vendor providing election services or materials to a county chair or a county election officer contracting with a county chair for a primary or runoff primary election shall directly bill the secretary of state for the cost of the services or materials used on election day for which state funding is available under this chapter.  (c) The county chair or the county election officer contracting with the county chair for whom a vendor provides election services or materials to be directly billed to the secretary of state under this section:  (1) shall direct the vendor to remit final invoices to the secretary of state for payment; and  (2) may examine an invoice for accuracy after the invoice is submitted to the secretary of state for payment.  (d) If after a review under Subsection (c)(2) an adjustment is required, the county chair or county election officer shall notify the vendor and the secretary of state. The vendor shall submit a corrected invoice and the secretary of state shall adjust the payment accordingly.  (e) An invoice submitted to the secretary of state by a vendor for payment under this section must be in an electronic spreadsheet format prescribed by the secretary of state and list each county to which the vendor provides election services or materials. For each county to which a vendor provides election services or materials a submission must include:  (1) the name of the political party;  (2) the invoice number;  (3) the date of submission;  (4) the number of ballots printed, if any;  (5) whether an order for ballot printing or programming of voting system equipment was placed by the county chair or an entity contracting with the county chair to hold the primary; and  (6) the specific type of election services or materials provided.  (f) A vendor may not submit an invoice directly billing the secretary of state for a primary election expense required to be paid by the county under Section 173.003.  (g) The direct payment by the secretary of state of an invoice under this section does not affect the payments calculated for county chairs under Section 173.004 or compensation of a county election officer under Section 31.100.  (h) The secretary of state may adopt rules as necessary to implement this section. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.084, Election Code, is amended by amending Subsections (b) and (d) and adding Subsection (b-1) to read as follows:  (b) The authority preparing the report shall file it with the secretary of state not later than August 31 following the applicable primary election [~~the 30th day after runoff primary election day or not later than the 30th day after general primary election day if no runoff primary is held in the county~~], in the case of the county chair's report, or if no runoff primary is held for a statewide or district office, in the case of the state chair's report.  (b-1) The secretary for good cause, including failure of a vendor or a county election officer contracted to conduct the election to provide complete invoices in a timely fashion, may extend the filing deadline.  (d) Any compensation claimed under Section 173.004 shall [~~may~~] be forfeited on the failure of a county chair to file a timely report. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Section 173.0851(a), Election Code, is amended to read as follows:  (a) Any surplus remaining in a primary fund shall be remitted to the secretary of state immediately after the final payment from the fund of the necessary expenses for holding the primary elections for that year upon request of the secretary of state[~~, but not later than July 1 following the applicable primary election~~]. The surplus in a primary fund shall be remitted regardless of whether state funds were requested by the chair. [FA1] |  |
| No equivalent provision. | SECTION \_\_. Chapter 276, Election Code, is amended by adding Section 276.011 to read as follows:  Sec. 276.011. ENGAGING IN ORGANIZED ELECTION FRAUD ACTIVITY. (a) A person commits an offense if, with the intent to establish, maintain, or participate in a vote harvesting organization, the person commits or conspires to commit one or more offenses under Titles 1 through 7.  (b) Except as provided by Subsection (c), an offense under this section is one category higher than the most serious offense listed in Subsection (a) that is committed, and if the most serious offense is a Class A misdemeanor, the offense is a state jail felony.  (c) At the punishment stage of a trial, the defendant may raise the issue as to whether in voluntary and complete renunciation of the offense the defendant withdrew from the vote harvesting organization before commission of an offense listed in Subsection (a) and made substantial effort to prevent the commission of the offense. If the defendant proves the issue in the affirmative by a preponderance of the evidence, the offense is the same category of offense as the most serious offense listed in Subsection (a) that is committed.  (d) In this section, "vote harvesting organization" means three or more persons who collaborate in committing offenses under Titles 1 through 7, although participants may not know each other's identity, membership in the organization may change from time to time, and participants may stand in a candidate-consultant, donor-consultant, consultant-field operative, or other arm's length relationship in the organization's operations.  (e) For purposes of this section, "conspires to commit" means that a person agrees with one or more persons that they or one or more of them engage in conduct that would constitute the offense and that person and one or more of them perform an overt act in pursuance of the agreement. An agreement constituting conspiring to commit may be inferred from the acts of the parties. [FA1] |  |
| No equivalent provision. | SECTION \_\_. The following provisions of the Election Code are repealed:  (1) Sections 172.084(b), (c), (d), and (e);  (2) Sections 172.113(b) and (c);  (3) Section 172.119;  (4) Section 172.127(a);  (5) Sections 173.062(b), (c), and (d);  (6) Section 173.064; and  (7) Section 173.088. [FA1] |  |
| No equivalent provision. | SECTION \_\_. (a) The changes in law made by this Act in amending Section 31.093(d), Election Code, as redesignated by this Act, and Section 162.014(b), Election Code, and adding Section 276.011, Election Code, apply only to an offense committed on or after the effective date of this Act. An offense committed before the effective date of this Act is governed by the law in effect when the offense was committed, and the former law is continued in effect for that purpose. For purposes of this section, an offense was committed before the effective date of this Act if any element of the offense occurred before that date.  (b) The change in law made by this Act to Section 141.031(a), Election Code, applies to an application for a place on the ballot made on or after the effective date of this Act. An application for a place on the ballot made before the effective date of this Act is governed by the law in effect on the date the application is made, and the former law is continued in effect for that purpose. [FA1] |  |