BILL ANALYSIS

Senate Research Center

S.B. 231 By: Seliger State Affairs 5/24/2021 Enrolled

AUTHOR'S / SPONSOR'S STATEMENT OF INTENT

In 2020, a \$569 million Midland Independent School District school bond election passed on election night, failed after mail-in ballots were counted, and passed again after a recount. However, the bond failed again when a box of missing votes was found. While Texas law requires election judges and clerks to undergo training programs, it does not account for election administrators.

- S.B. 231 will ensure greater election integrity by requiring the secretary of state to administer training to county election administrators in the same manner it does for election judges and clerks.
- S.B. 231 amends current law relating to training for county election officers.

RULEMAKING AUTHORITY

This bill does not expressly grant any additional rulemaking authority to a state officer, institution, or agency.

SECTION BY SECTION ANALYSIS

SECTION 1. Amends Subchapter E, Chapter 31, Election Code, by adding Section 31.126, as follows:

Sec. 31.126. TRAINING. (a) Defines "county election officer."

(b) Requires the secretary of state to provide a standardized training program and materials for county election officers in the same manner it provides such a program to election judges and clerks under Subchapter F (Training), Chapter 32 (Election Judges and Clerks).

SECTION 2. Effective date: September 1, 2021.