SUBSTITUTE FOR

SENATE BILL NO. 809

A bill to amend 1954 PA 116, entitled "Michigan election law,"

by amending sections 37, 51, 71, 91, 131, 161, 191, 254, 281, 302, 303, 342, 381, 383, 391, 409, 409b, 411, 413, 413a, 431, 433, 433a, 467, 467a, 467b, 467c, 624, 624a, 631, 635, 642c, 644e, 654a, 657, 667, 668a, 669, 670, 673a, 674, 677, 679, 679a, 682, 683, 690, 694, 719, 741, 743, 762, 764b, 764c, 765, 766, and 957 (MCL 168.37, 168.51, 168.71, 168.91, 168.131, 168.161, 168.191, 168.254, 168.281, 168.302, 168.303, 168.342, 168.381, 168.383, 168.391, 168.409, 168.409b, 168.411, 168.413, 168.413a, 168.431, 168.433, 168.433a, 168.467, 168.467a, 168.467b, 168.467c, 168.624, 168.624a, 168.631, 168.635, 168.642c, 168.644e, 168.654a, 168.657, 168.667, 168.668a, 168.669, 168.670, 168.673a, 168.674, 168.677, 168.679, 168.679a, 168.682, 168.683, 168.680, 168.694, 168.671, 168.719, 168.741,

168.743, 168.762, 168.764b, 168.764c, 168.765, 168.766, and 168.957), section 37 as added by 2002 PA 91, sections 51, 91, 131, and 383 as amended by 1982 PA 505, sections 71, 161, 191, 281, 342, 391, 409, 411, 431, and 467 as amended by 1999 PA 218, sections 254, 303, 409b, 413, 413a, 433, 433a, 467b, 467c, 624, and 644e as amended by 2012 PA 276, section 302 as amended and section 642c as added by 2011 PA 233, section 381 as amended by 2012 PA 523, section 467a as amended by 1981 PA 4, section 624a as amended by 1988 PA 116, sections 635 and 690 as amended by 2003 PA 302, section 654a as added by 1994 PA 401, section 668a as added by 2004 PA 96, section 669 as amended by 2000 PA 207, sections 673a and 679 as amended by 1996 PA 583, sections 674, 764b, and 765 as amended by 1996 PA 207, section 677 as amended by 2012 PA 157, section 679a as amended by 2012 PA 271, section 719 as amended by 2017 PA 113, section 764c as added by 2012 PA 270, and section 766 as amended by 2005 PA 71; and to repeal acts and parts of acts.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 37. (1) The secretary of state shall select a uniform
- 2 voting system under the provisions of this section. The secretary
- 3 of state shall convene an advisory committee on the selection of
- 4 the uniform voting system, whose membership represents county,
- 5 city, and township election officials and other relevant
- 6 organizations. In addition, the speaker and minority leader of the
- 7 house of representatives and the majority and minority leaders of
- 8 the senate may each appoint 1 advisory committee member.
- 9 (2) The secretary of state may conduct tests of a voting
- 10 system in order to select the uniform voting system. The secretary

- 1 of state shall not consider a voting system for selection as the
- 2 uniform voting system unless the voting system is approved and
- 3 certified as provided in section 795a. At the secretary of state's
- 4 request, the board of state canvassers shall perform the approval
- 5 and certification review, as provided in section 795a, of a voting
- 6 system that the secretary of state wants to consider for selection
- 7 as the uniform voting system.
- 8 (3) When the uniform voting system is selected or at an
- 9 earlier time that the secretary of state considers advisable, the
- 10 secretary of state shall notify each county, city, village,
- 11 township, and school district about the selection or impending
- 12 selection of the uniform voting system. A governmental unit that is
- 13 notified under this subsection shall not purchase or enter into a
- 14 contract to purchase a voting system other than the uniform voting
- 15 system after receipt of the notice.
- 16 (4) After selection of the uniform voting system, the
- 17 secretary of state shall establish a schedule for acquisition and
- 18 implementation of the uniform voting system throughout the THIS
- 19 state. The secretary of state may devise a schedule that institutes
- 20 the uniform voting system over several election cycles. The
- 21 secretary of state shall widely publicize the schedule and changes
- 22 to the schedule. If, however, a jurisdiction has acquired a new
- 23 voting system within 8 years before the jurisdiction receives
- 24 notice from the secretary of state under subsection (3), that
- 25 jurisdiction shall—IS not be—required to acquire and use the
- 26 uniform voting system until the expiration of 10 years after the
- 27 date of the original purchase of the equipment.

- 1 (5) If, after selection of the uniform voting system, the
- 2 secretary of state determines that the uniform voting system no
- 3 longer serves the welfare of the voters or has become out of date
- 4 in regards to voting system technology, the secretary of state may
- 5 repeat the process for selecting the uniform voting system
- 6 authorized under this section.
- 7 (6) This section does not apply until money is appropriated
- 8 for the purpose of selecting, acquiring, and implementing the
- 9 uniform voting system. If federal money becomes available for the
- 10 purposes described in this section, the secretary of state shall,
- 11 and the legislature intends to, take the steps necessary to qualify
- 12 for and appropriate that money for the purposes described in this
- 13 section.
- 14 (7) If an appropriation of money for the purposes described in
- 15 this section is not signed into law before January 1, 2006, this
- 16 section is repealed on January 1, 2006.
- Sec. 51. A person shall—IS not be—eligible to the office of
- 18 governor or lieutenant governor unless the person has attained the
- 19 age of 30 years and has been a registered and qualified elector in
- 20 this state for 4 years next preceding his or her election, as
- 21 provided in section 22 of article 5-V of the state constitution of
- 22 1963. A person who has been convicted of a violation of section
- 23 12a(1) of Act No. 370 of the Public Acts of 1941, being section
- 24 38.412a of the Michigan Compiled Laws, shall not be eligible to the
- 25 office of governor or lieutenant governor for a period of 20 years
- 26 after the conviction.
- 27 Sec. 71. (1)A person shallIS not beeligible to the offices

- 1 of secretary of state or attorney general if the person is not a
- 2 registered and qualified elector of this state by the date the
- 3 person is nominated for the office.
- 4 (2) A person who has been convicted of a violation of section
- 5 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible to the
- 6 offices of secretary of state or attorney general for a period of
- 7 20 years after conviction.
- 8 Sec. 91. A person shall not be a United States senator SENATOR
- 9 unless the person has attained the age of 30 years and has been a
- 10 citizen of the United States for 9 years, and is, when elected, an
- 11 inhabitant of that state for which he or she shall be chosen as
- 12 provided in section 3 of article 1—I of the United States
- 13 constitution. A person who has been convicted of a violation of
- 14 section 12a(1) of Act No. 370 of the Public Acts of 1941, being
- 15 section 38.412a of the Michigan Compiled Laws, shall not be
- 16 eligible to the office of United States senator for a period of 20
- 17 years after conviction. CONSTITUTION.
- 18 Sec. 131. A person shall not be a representative
- 19 REPRESENTATIVE IN CONGRESS unless the person has attained the age
- 20 of 25 years and been a citizen of the United States for 7 years,
- 21 and is, when elected, an inhabitant of that state in which he or
- 22 she shall be chosen, as provided in section 2 of article $\frac{1}{2}$ of the
- 23 United States constitution. A person who has been convicted of a
- 24 violation of section 12a(1) of Act No. 370 of the Public Acts of
- 25 1941, being section 38.412a of the Michigan Compiled Laws, shall
- 26 not be eligible to the office of representative in congress for a
- 27 period of 20 years after conviction. CONSTITUTION.

- Sec. 161. (1)—A person shall—IS not be eligible to the office
- 2 of state senator or representative unless the person is a citizen
- 3 of the United States and a registered and qualified elector of the
- 4 district he or she represents by the filing deadline, as provided
- 5 in section 7 of article 4-IV of the state constitution of 1963.
- 6 (2) A person who has been convicted of a violation of section
- 7 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible to the
- 8 office of state senator or representative for a period of 20 years
- 9 after conviction.
- 10 Sec. 191. (1)—A person shall—IS not be—eligible to the office
- 11 of county clerk, county treasurer, register of deeds, prosecuting
- 12 attorney, sheriff, drain commissioner, surveyor, or coroner if the
- 13 person is not a registered and qualified elector of the county in
- 14 which election is sought by the filing deadline.
- 15 (2) A person who has been convicted of a violation of section
- 16 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible to any of
- 17 the offices enumerated in this section for a period of 20 years
- 18 after conviction.
- 19 Sec. 254. (1) To obtain the printing of the name of a person
- 20 as a candidate for nomination by a political party for the office
- 21 of county road commissioner under a particular party heading upon
- 22 the official primary ballots, there shall MUST be filed with the
- 23 county clerk of the county nominating petitions signed by a number
- 24 of qualified and registered electors residing within the county as
- 25 determined under section 544f. Nominating petitions shall MUST be
- 26 in the form prescribed in section 544c. Until December 31, 2013,
- 27 the county clerk shall receive nominating petitions up to 4 p.m. of

- 1 the twelfth Tuesday before the August primary in which county road
- 2 commissioners are to be elected. Beginning January 1, 2014, the THE
- 3 county clerk shall receive nominating petitions up to 4 p.m. of the
- 4 fifteenth Tuesday before the August primary in which county road
- 5 commissioners are to be elected.
- **6** (2) To obtain the printing of the name of a candidate of a
- 7 political party under the particular party's heading upon the
- 8 primary election ballots in the various voting precincts of the
- 9 county, there may be filed by each candidate, in lieu of filing
- 10 nominating petitions, a filing fee of \$100.00 to be paid to the
- 11 county clerk. Payment of the fee and certification of the name of
- 12 the candidate paying the fee shall be ARE governed by the same
- 13 provisions as in the case of nominating petitions. The fee shall
- 14 MUST be deposited in the general fund of the county and shall MUST
- 15 be returned to all candidates who are nominated and to an equal
- 16 number of candidates who received the next highest number of votes
- 17 in the primary election. If 2 or more candidates tie in having the
- 18 lowest number of votes allowing a refund, the sum of \$100.00 shall
- 19 MUST be divided among them. The deposits of all other defeated
- 20 candidates, as well as the deposits of candidates who withdraw or
- 21 are disqualified, shall be ARE forfeited and the candidates shall
- 22 MUST be notified of the forfeitures. Deposits forfeited under this
- 23 section shall-MUST be paid into and credited to the general fund of
- 24 the county.
- 25 Sec. 281. (1)—A person shall—IS not be—eligible to membership
- 26 on the state board of education, the board of regents of the
- 27 university UNIVERSITY of Michigan, the board of trustees of

- 1 Michigan state university, STATE UNIVERSITY, or the board of
- 2 governors of Wayne state university STATE UNIVERSITY if the person
- 3 is not a registered and qualified elector of this state on the date
- 4 the person is nominated for the office.
- 5 (2) A person who has been convicted of a violation of section
- 6 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible to
- 7 membership on any of the boards enumerated in this section for a
- 8 period of 20 years after conviction.
- 9 Sec. 302. An individual is eligible for election as a school
- 10 board member if the individual is a citizen of the United States
- 11 and is a qualified and registered elector of the school district
- 12 the individual seeks to represent by the filing deadline. At least
- 13 1 school board member for a school district shall MUST be elected
- 14 at each of the school district's regular elections held as provided
- 15 in section 642c. Except as otherwise provided in this section or
- 16 section 310 or 644g, a school board member's term of office is
- 17 prescribed by the applicable provision of section 11a, 617, 701, or
- 18 703 of the revised school code, 1976 PA 451, MCL 380.11a, 380.617,
- 19 380.701, and 380.703, or section 34, 34a, 41, 54, or 83 of the
- 20 community college act of 1966, 1966 PA 331, MCL 389.34, 389.34a,
- 21 389.41, 389.54, and 389.83. Except as provided in section 302a, if
- 22 IF a ballot question changing the number of school board members or
- 23 changing the terms of office for school board members pursuant to
- 24 UNDER section 11a of the revised school code, 1976 PA 451, MCL
- 25 380.11a, is proposed and a school district needs a temporary
- 26 variance from the terms of office provisions in this act and the
- 27 revised school code, 1976 PA 451, MCL 380.1 to 380.1852, to phase

- 1 in or out school board members' terms of office, the school board
- 2 shall submit the proposed ballot question language and a proposed
- 3 transition plan to the secretary of state at least 30 days before
- 4 the school board submits the ballot question language to the school
- 5 district election coordinator pursuant to UNDER section 312. The
- 6 secretary of state shall approve or reject the proposed transition
- 7 plan within 10 business days of receipt of the proposed transition
- 8 plan. The secretary of state shall approve the proposed transition
- 9 plan if the plan provides only temporary relief to the school
- 10 district from the terms of office provisions in this act and the
- 11 revised school code, 1976 PA 451, MCL 380.1 to 380.1852, until such
- 12 time that the terms of office for school board members can be made
- 13 to comply with this act and the revised school code, 1976 PA 451,
- 14 MCL 380.1 to 380.1852. The school board shall not submit the
- 15 proposed ballot question language to the school district election
- 16 coordinator pursuant to UNDER section 312 until the proposed
- 17 transition plan is approved by the secretary of state. A school
- 18 board member's term begins on January 1 immediately following the
- 19 election.
- 20 Sec. 303. (1) Until December 31, 2013, and subject to
- 21 subsection (4), for an individual's name to appear on the official
- 22 ballot as a candidate for school board member, the candidate shall
- 23 file a nominating petition and the affidavit required by section
- 24 558 with the school district filing official not later than 4 p.m.
- 25 on the twelfth Tuesday before the election date. Beginning January
- 26 1, 2014, and subject SUBJECT to subsection (4), for an individual's
- 27 name to appear on the official ballot as a candidate for school

- 1 board member, the candidate shall file a nominating petition and
- 2 the affidavit required by section 558 with the school district
- 3 filing official not later than 4 p.m. on the fifteenth Tuesday
- 4 before the election date. The nominating petition must be signed by
- 5 the following number of electors of the school district:
- 6 (a) If the population of the school district is less than
- 7 10,000 according to the most recent federal census, a minimum of 6
- 8 and a maximum of 20.
- 9 (b) If the population of the school district is 10,000 or more
- 10 according to the most recent federal census, a minimum of 40 and a
- **11** maximum of 100.
- 12 (2) The nominating petition shall MUST be substantially in the
- 13 form prescribed in section 544c, except that the petition shall
- 14 MUST be nonpartisan and shall MUST include the following opening
- **15** paragraph:

25

16	We, t	he undersigned, registered and qualified voters
17	of	
18	and reside	nts of the, the
19		(legal name of school district)
20	county of	, state of Michigan,
21		(city or township)
22	nominate	
23	(name of candidate)	
24		

26 a registered and qualified elector of the district as a member

27 of the board of education of the school district for a term

(street address)

(city or township)

- 4 (3) A school elector shall not sign petitions for more5 candidates than are to be elected.
- 6 (4) Instead of filing nominating petitions, a candidate for
- 7 school board member may pay a nonrefundable filing fee of \$100.00
- 8 to the school district filing official. If this fee is paid by the
- 9 due date for a nominating petition, the payment has the same effect
- 10 under this section as the filing of a nominating petition.
- 11 (5) A nominating petition filed under this chapter is subject
- 12 to the examination and investigation process prescribed in section
- 13 552 as to its sufficiency and the validity and genuineness of the
- 14 signatures on the nominating petition, and to the other procedures
- 15 prescribed in that section relevant to a petition filed under this
- 16 chapter.
- 17 (6) After a nominating petition is filed or filing fee is paid
- 18 for a candidate for school board member, the candidate is not
- 19 permitted to withdraw unless a written withdrawal notice, signed by
- 20 the candidate, is filed with the school district filing official
- 21 not later than 4 p.m. of the third day after the last day for
- 22 filing the nominating petition. If the school district filing
- 23 official is not a county clerk, the school district filing official
- 24 shall notify the county clerk of the candidates' names and
- 25 addresses not later than 3 days after the last day for filing a
- 26 withdrawal notice.
- Sec. 342. (1) A person shall IS not be eligible to a township

- 1 office unless the person is a registered and qualified elector of
- 2 the township in which election is sought by the filing deadline. A
- 3 person shall IS not be eligible for membership on the board of
- 4 review unless, in addition to the qualifications for eligibility to
- 5 a township office, the person is a landowner and taxpayer in the
- 6 township.
- 7 (2) A person who has been convicted of a violation of section
- 8 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible for
- 9 election or appointment to an elective or appointive township
- 10 office for a period of 20 years after conviction.
- 11 Sec. 381. (1) Except as provided in this section and sections
- 12 383, 641, 642, 642a, and 644g, the qualifications, nomination,
- 13 election, appointment, term of office, and removal from office of a
- 14 village officer shall MUST be as determined by the charter
- 15 provisions governing the village.
- 16 (2) If the membership of the village council of a village
- 17 governed by the general law village act, 1895 PA 3, MCL 61.1 to
- 18 74.25, is reduced to less than a quorum of 4 and a special election
- 19 for the purpose of filling all vacancies in the office of trustee
- 20 is called under section 13 of chapter II of the general law village
- 21 act, 1895 PA 3, MCL 62.13, temporary appointments of trustees shall
- 22 MUST be made as provided in this subsection. The board of county
- 23 election commissioners of the county in which the largest portion
- 24 of the population of the village is situated shall make temporary
- 25 appointment of the number of trustees required to constitute a
- 26 quorum for the transaction of business by the village council. A
- 27 trustee appointed under this subsection shall hold the office only

- 1 until the trustee's successor is elected and qualified. A trustee
- 2 who is temporarily appointed under this subsection shall not vote
- 3 on the appointment of himself or herself to an elective or
- 4 appointive village office.
- 5 (3) Notwithstanding another provision of law or charter to the
- 6 contrary, an appointment to an elective or appointive village
- 7 office made by a quorum constituted by temporary appointments under
- 8 this subsection expires upon the election and qualification of
- 9 trustees under the special election called to fill the vacancies in
- 10 the office of trustee.
- 11 (4) Filing for a village office shall MUST be with the
- 12 township clerk if the township is conducting the election or if the
- 13 village is located in more than 1 township with the township in
- 14 which the largest number of the registered electors of the village
- 15 reside. Until December 31, 2013, nominating petitions for village
- 16 offices shall be filed with the appropriate township clerk by 4
- 17 p.m. on the twelfth Tuesday before the general November election.
- 18 Beginning January 1, 2014, nominating NOMINATING petitions for
- 19 village offices shall MUST be filed with the appropriate township
- 20 clerk by 4 p.m. on the fifteenth Tuesday before the general
- 21 November election. After a nominating petition is filed for a
- 22 candidate for a village office, the candidate is not permitted to
- 23 withdraw unless a written withdrawal notice, signed by the
- 24 candidate, is filed with the appropriate township clerk not later
- 25 than 4 p.m. of the third day after the last day for filing the
- 26 nominating petition.
- 27 Sec. 383. The governor shall remove all village officers

- 1 chosen by the electors of a village when IF the governor is
- 2 satisfied from sufficient evidence submitted to the governor that
- 3 the officer has been IS guilty of official misconduct, wilful
- 4 neglect of duty, extortion, or habitual drunkenness, or has been
- 5 convicted of being drunk, or whenever—IF it appears by a certified
- 6 copy of the judgment of a court of record of this state that a
- 7 village officer, after the officer's election or appointment, has
- 8 been convicted of a felony. The governor shall not take action upon
- 9 any charges made to the governor against a village officer until
- 10 the charges have been exhibited to the governor in writing,
- 11 verified by the affidavit of the party making them, that the party
- 12 believes the charges to be true. A village officer shall MUST not
- 13 be removed for misconduct or neglect until charges of misconduct or
- 14 neglect have been exhibited to the governor as provided in this
- 15 section and a copy of the charges served on the officer and an
- 16 opportunity given the officer of being heard in his or her defense.
- 17 The service of the charges upon the person or persons complained
- 18 against shall MUST be made by personal service to the officer of a
- 19 copy of the charges, together with all affidavits or exhibits which
- 20 may be attached to the original petition, if the officer can be
- 21 found, and if not, by leaving a copy of the charges at the last
- 22 known place of residence of the officer with a person of suitable
- 23 age, if a person of suitable age can be found, + and if not, by
- 24 posting the copy of the charges in a conspicuous place at the
- 25 officer's last known place of residence. An officer who has been
- 26 removed from office pursuant to UNDER this section shall IS not be
- 27 eligible for election or appointment to any office for a period of

- 1 3 years from the date of the removal from office. A person who has
- 2 been convicted of a violation of section 12a(1) of Act No. 370 of
- 3 the Public Acts of 1941, being section 38.412a of the Michigan
- 4 Compiled Laws, shall not be eligible for election or appointment to
- 5 an elective or appointive village office for a period of 20 years
- 6 after conviction.
- 7 Sec. 391. (1)—A person shall—IS not be—eligible to the office
- 8 of justice of the supreme court unless the person is a registered
- 9 and qualified elector of this state by the filing deadline or the
- 10 date the person files the affidavit of candidacy, is licensed to
- 11 practice law in this state, and at the time of election or
- 12 appointment is less than 70 years of age.
- 13 (2) A person who has been convicted of a violation of section
- 14 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible for
- 15 election or appointment to the office of justice of the supreme
- 16 court for a period of 20 years after conviction.
- 17 Sec. 409. (1)—A person shall—IS not be—eligible for the office
- 18 of judge of the court of appeals unless the person is a registered
- 19 and qualified elector of the appellate court district in which
- 20 election is sought by the filing deadline or the date the person
- 21 files the affidavit of candidacy, is licensed to practice law in
- 22 this state, and, at the time of election or appointment, is less
- 23 than 70 years of age.
- 24 (2) A person who has been convicted of a violation of section
- 25 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible for
- 26 election or appointment to the office of judge of the court of
- 27 appeals for a period of 20 years after conviction.

- 1 Sec. 409b. (1) To obtain the printing of the name of a
- 2 qualified person other than an incumbent judge of the court of
- 3 appeals as a candidate for nomination for the office of judge of
- 4 the court of appeals upon the official nonpartisan primary ballots,
- 5 there shall MUST be filed with the secretary of state nominating
- 6 petitions containing the signatures, addresses, and dates of
- 7 signing of a number of qualified and registered electors residing
- 8 in the appellate court district as determined under section 544f.
- 9 The provisions of sections 544a and 544b apply. Until December 31,
- 10 2013, the secretary of state shall receive nominating petitions up
- 11 to 4 p.m. on the fourteenth Tuesday before the primary. Beginning
- 12 January 1, 2014, the THE secretary of state shall receive
- 13 nominating petitions up to 4 p.m. on the fifteenth Tuesday before
- 14 the primary.
- 15 (2) Nominating petitions filed under this section are valid
- 16 only if they clearly indicate for which of the following offices
- 17 the candidate is filing, consistent with subsection (8):
- 18 (a) An unspecified existing judgeship for which the incumbent
- 19 judge is seeking election.
- 20 (b) An unspecified existing judgeship for which the incumbent
- 21 judge is not seeking election.
- (c) A new judgeship.
- 23 (3) Nominating petitions specifying a new or existing court of
- 24 appeals judgeship may not be used to qualify a candidate for
- 25 another judicial office of the same court in the same judicial
- 26 district. A person who files nominating petitions for election to
- 27 more than 1 court of appeals judgeship shall have HAS not more than

- 1 3 days following the close of filing to withdraw from all but 1
- 2 filing.
- 3 (4) In a primary and general election for 2 or more judgeships
- 4 where more than 1 of the categories in subsection (2) could be
- 5 selected, a candidate shall apply to the bureau of elections for a
- 6 written statement of office designation to correspond to the
- 7 judgeship sought by the candidate. The office designation provided
- 8 by the secretary of state shall MUST be included in the heading of
- 9 all nominating petitions. Nominating petitions containing an
- 10 improper office designation are invalid.
- 11 (5) The secretary of state shall issue an office designation
- 12 of incumbent position for any judgeship for which the incumbent
- 13 judge is eligible to seek reelection. If an incumbent judge does
- 14 not file an affidavit of candidacy by the deadline, the secretary
- 15 of state shall notify all candidates for that office that a
- 16 nonincumbent position exists. All nominating petitions circulated
- 17 for the nonincumbent position subsequent to the deadline shall MUST
- 18 bear an office designation of nonincumbent position. All signatures
- 19 collected before the affidavit of candidacy filing deadline may be
- 20 filed with the nonincumbent nominating petitions.
- 21 (6) An incumbent judge of the court of appeals may become a
- 22 candidate in the primary election for the office of which he or she
- 23 is the incumbent by filing with the secretary of state an affidavit
- 24 of candidacy not less than 134 days before the date of the primary
- 25 election. However, before December 31, 2013, if an incumbent judge
- 26 of the court of appeals was appointed to fill a vacancy and the
- 27 judge entered upon the duties of office less than 137 days before

- 1 the date of the primary election but before the fourteenth Tuesday
- 2 before the primary election, the incumbent judge may file the
- 3 affidavit of candidacy not more than 3 days after entering upon the
- 4 duties of office. Beginning January 1, 2014, if an incumbent judge
- 5 of the court of appeals was appointed to fill a vacancy and the
- 6 judge entered upon the duties of the office less than 137 days
- 7 before the date of the primary election but before the fifteenth
- 8 Tuesday before the primary election, the incumbent judge may file
- 9 the affidavit of candidacy not more than 3 days after entering upon
- 10 the duties of office. The affidavit of candidacy shall MUST contain
- 11 statements that the affiant is an incumbent judge of the court of
- 12 appeals, is domiciled within the district, will not attain the age
- 13 of 70 by the date of election, and is a candidate for election to
- 14 the office of judge of the court of appeals.
- 15 (7) In the primary and general November election for 2 or more
- 16 judgeships of the court of appeals in a judicial district, each of
- 17 the following categories of candidates shall MUST be listed
- 18 separately on the ballot, consistent with subsection (8):
- 19 (a) The names of candidates for the judgeship or judgeships
- 20 for which the incumbent is seeking election.
- 21 (b) The names of candidates for the judgeship or judgeships
- 22 for which the incumbent is not seeking election.
- 23 (c) The names of candidates for a newly created judgeship or
- 24 judgeships.
- 25 (8) If the death or disqualification of an incumbent judge
- 26 triggers the application of section 409d(2), then for the purposes
- 27 of subsections (2) and (7), that judgeship shall MUST be regarded

- 1 as a judgeship for which the incumbent judge is not seeking
- 2 election. The application of this subsection includes, but is not
- 3 limited to, circumstances in which the governor appoints an
- 4 individual to fill the vacancy and that individual seeks to qualify
- 5 as a nominee under section 409d(2).
- 6 Sec. 411. (1)—A person shall—IS not be—eligible to the office
- 7 of judge of the circuit court unless the person is a registered and
- 8 qualified elector of the judicial circuit in which election is
- 9 sought by the filing deadline or the date the person files the
- 10 affidavit of candidacy, as provided in section 11 of article VI of
- 11 the state constitution of 1963, is licensed to practice law in this
- 12 state, and, at the time of election, is less than 70 years of age.
- 13 (2) A person who has been convicted of a violation of section
- 14 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible for
- 15 election or appointment to the office of judge of the circuit court
- 16 for a period of 20 years after conviction.
- 17 Sec. 413. (1) To obtain the printing of the name of a person
- 18 as a candidate for nomination for the office of judge of the
- 19 circuit court upon the official nonpartisan primary ballots, there
- 20 shall MUST be filed with the secretary of state nominating
- 21 petitions containing the signatures, addresses, and dates of
- 22 signing of a number of qualified and registered electors residing
- 23 in the judicial circuit as determined under section 544f or by the
- 24 filing of an affidavit according to section 413a. Until December
- 25 31, 2013, the secretary of state shall receive the nominating
- 26 petitions up to 4 p.m. of the fourteenth Tuesday before the
- 27 primary. Beginning January 1, 2014, the THE secretary of state

- 1 shall receive the nominating petitions up to 4 p.m. of the
- 2 fifteenth Tuesday before the primary. The provisions of sections
- **3** 544a and 544b apply.
- 4 (2) If a candidate for nomination for the office of judge of
- 5 the circuit court receives incorrect or inaccurate written
- 6 information from the secretary of state or the bureau of elections
- 7 concerning the number of nominating petition signatures required
- 8 under section 544f and that incorrect or inaccurate written
- 9 information is published or distributed by the secretary of state
- 10 or the bureau of elections, the candidate may bring an action in a
- 11 court of competent jurisdiction for equitable relief. A court may
- 12 grant equitable relief to a candidate under this subsection if all
- 13 of the following occur:
- 14 (a) The candidate brings the action for equitable relief
- 15 within 6 days after the candidate is notified by the secretary of
- 16 state or the bureau of elections that the candidate's nominating
- 17 petition contains insufficient signatures.
- 18 (b) The candidate files an affidavit certifying that he or she
- 19 contacted and received from the secretary of state or the bureau of
- 20 elections incorrect or inaccurate written information concerning
- 21 the number of nominating petition signatures required under section
- **22** 544f.
- 23 (c) The secretary of state or the bureau of elections
- 24 published or distributed the incorrect or inaccurate written
- 25 information concerning the number of nominating petition signatures
- 26 required under section 544f before the filing deadline under
- 27 subsection (1).

- 1 (d) The secretary of state or bureau of elections did not
- 2 inform the candidate at least 14 days before the filing deadline
- 3 under subsection (1) that incorrect or inaccurate written
- 4 information concerning the number of nominating petition signatures
- 5 required under section 544f had been published or distributed.
- 6 (3) If a court grants equitable relief to a candidate under
- 7 subsection (2), the candidate shall MUST be given the opportunity
- 8 to obtain additional nominating petition signatures to meet the
- 9 requirements under section 544f. The additional nominating petition
- 10 signatures obtained by a candidate shall MUST be filed with the
- 11 secretary of state no later than 4 p.m. on the fifth business day
- 12 after the date that the court order granting equitable relief is
- 13 filed.
- 14 (4) The nominating petition signatures filed pursuant to UNDER
- 15 this section are subject to challenge as provided in section 552.
- 16 Sec. 413a. (1) Any incumbent circuit court judge may become a
- 17 candidate in the primary election for the office of which he or she
- 18 is an incumbent by filing with the secretary of state an affidavit
- 19 of candidacy not less than 134 days prior to BEFORE the date of the
- 20 primary election. However, until December 31, 2013, if an incumbent
- 21 judge of the circuit court was appointed to fill a vacancy and the
- 22 judge entered upon the duties of office less than 137 days before
- 23 the date of the primary election but before the fourteenth Tuesday
- 24 before the primary election, the incumbent judge may file the
- 25 affidavit of candidacy not more than 3 days after entering upon the
- 26 duties of office. Beginning January 1, 2014, if an incumbent judge
- 27 of the circuit court was appointed to fill a vacancy and the judge

- 1 entered upon the duties of office less than 137 days before the
- 2 date of the primary election but before the fifteenth Tuesday
- 3 before the primary election, the incumbent judge may file the
- 4 affidavit of candidacy not more than 3 days after entering upon the
- 5 duties of office.
- 6 (2) The affidavit of candidacy shall—MUST contain statements
- 7 that the affiant is an incumbent circuit court judge for the
- 8 circuit in which election is sought, that he or she is domiciled
- 9 within the circuit, and that he or she will not attain the age of
- 10 70 by the date of election, and shall MUST contain a declaration
- 11 that he or she is a candidate for election to the office of circuit
- 12 court judge.
- Sec. 431. (1) A person shall IS not be eligible to the office
- 14 of judge of probate unless the person is a registered and qualified
- 15 elector of the county in which election is sought by the filing
- 16 deadline or the date the person files the affidavit of candidacy,
- 17 as provided in section 16 of article VI of the state constitution
- 18 of 1963, is licensed to practice law in this state except as
- 19 provided in section 7 of the schedule and temporary provisions of
- 20 the state constitution of 1963, and, at the time of election, is
- 21 less than 70 years of age.
- 22 (2) A person who has been convicted of a violation of section
- 23 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible for
- 24 election or appointment to the office of judge of probate for a
- 25 period of 20 years after conviction.
- 26 Sec. 433. (1) Except as otherwise provided in this subsection,
- 27 to obtain the printing of the name of a person as a candidate for

- 1 nomination for the office of judge of probate upon the official
- 2 nonpartisan primary ballots, there shall MUST be filed with the
- 3 county clerk of each county nominating petitions containing the
- 4 signatures, addresses, and dates of signing of a number of
- 5 qualified and registered electors residing in the county as
- 6 determined under section 544f or by the filing of an affidavit
- 7 according to section 433a. In the case of a probate court district,
- 8 to obtain the printing of the name of a person as a candidate for
- 9 nomination for the office of judge of probate upon the official
- 10 nonpartisan primary ballots, there shall MUST be filed with the
- 11 secretary of state nominating petitions containing the signatures,
- 12 addresses, and dates of signing of a number of qualified and
- 13 registered electors residing in the probate court district as
- 14 determined under section 544f or by the filing of an affidavit
- 15 according to section 433a. Until December 31, 2013, the county
- 16 clerk or, in the case of a probate court district, the secretary of
- 17 state shall receive nominating petitions up to 4 p.m. on the
- 18 fourteenth Tuesday before the August primary. Beginning January 1,
- 19 2014, the THE county clerk or, in the case of a probate court
- 20 district, the secretary of state shall receive nominating petitions
- 21 up to 4 p.m. on the fifteenth Tuesday before the August primary.
- 22 The provisions of sections 544a and 544b apply.
- 23 (2) Nominating petitions filed under this section are valid
- 24 only if they clearly indicate for which of the following offices
- 25 the candidate is filing, consistent with section 435a(2):
- 26 (a) An unspecified existing judgeship for which the incumbent
- 27 judge is seeking election.

- 1 (b) An unspecified existing judgeship for which the incumbent
- 2 judge is not seeking election.
- 3 (c) A new judgeship.
- 4 (3) A person who files nominating petitions for election to
- 5 more than 1 probate judgeship shall have HAS not more than 3 days
- 6 following the close of filing to withdraw from all but 1 filing.
- 7 (4) In a primary and general election for 2 or more judgeships
- 8 where more than 1 of the categories in subsection (2) could be
- 9 selected, a candidate shall apply to the bureau of elections for a
- 10 written statement of office designation to correspond to the
- 11 judgeship sought by the candidate. The office designation provided
- 12 by the secretary of state shall MUST be included in the heading of
- 13 all nominating petitions. Nominating petitions containing an
- 14 improper office designation are invalid.
- 15 (5) The secretary of state shall issue an office designation
- 16 of incumbent position for any judgeship for which the incumbent
- 17 judge is eligible to seek reelection. If an incumbent judge does
- 18 not file an affidavit of candidacy by the deadline, the secretary
- 19 of state shall notify all candidates for that office that a
- 20 nonincumbent position exists. All nominating petitions circulated
- 21 for the nonincumbent position after the deadline shall-MUST bear an
- 22 office designation of nonincumbent position. All signatures
- 23 collected before the affidavit of candidacy filing deadline may be
- 24 filed with the nonincumbent nominating petitions.
- 25 (6) If a candidate for nomination for the office of judge of
- 26 probate receives incorrect or inaccurate written information from
- 27 the county clerk or, in the case of a probate court district, the

- 1 secretary of state concerning the number of nominating petition
- 2 signatures required under section 544f and that incorrect or
- 3 inaccurate written information is published or distributed by the
- 4 county clerk or, in the case of a probate court district, the
- 5 secretary of state, the candidate may bring an action in a court of
- 6 competent jurisdiction for equitable relief. A court may grant
- 7 equitable relief to a candidate under this subsection if all of the
- 8 following occur:
- 9 (a) The candidate brings the action for equitable relief
- 10 within 6 days after the candidate is notified by the county clerk
- 11 or, in the case of a probate court district, the secretary of state
- 12 that the candidate's nominating petition contains insufficient
- 13 signatures.
- 14 (b) The candidate files an affidavit certifying that he or she
- 15 contacted and received from the county clerk or, in the case of a
- 16 probate court district, the secretary of state incorrect or
- 17 inaccurate written information concerning the number of nominating
- 18 petition signatures required under section 544f.
- 19 (c) The county clerk or, in the case of a probate court
- 20 district, the secretary of state published or distributed the
- 21 incorrect or inaccurate written information concerning the number
- 22 of nominating petition signatures required under section 544f
- 23 before the filing deadline under subsection (1).
- 24 (d) The county clerk or, in the case of a probate court
- 25 district, the secretary of state did not inform the candidate at
- 26 least 14 days before the filing deadline under subsection (1) that
- 27 incorrect or inaccurate written information concerning the number

- 1 of nominating petition signatures required under section 544f had
- 2 been published or distributed.
- 3 (7) If a court grants equitable relief to a candidate under
- 4 subsection (6), the candidate shall MUST be given the opportunity
- 5 to obtain additional nominating petition signatures to meet the
- 6 requirements under section 544f. The additional nominating petition
- 7 signatures obtained by a candidate shall MUST be filed with the
- 8 county clerk or, in the case of a probate court district, the
- 9 secretary of state no later than 4 p.m. on the fifth business day
- 10 after the date that the court order granting equitable relief is
- 11 filed.
- 12 (8) The nominating petition signatures filed pursuant to UNDER
- 13 this section are subject to challenge as provided in section 552.
- 14 Sec. 433a. (1) Any incumbent probate court judge may become a
- 15 candidate in the primary election for the office of which he or she
- 16 is an incumbent by filing with the county clerk, or in case of a
- 17 probate district with the secretary of state, an affidavit of
- 18 candidacy not less than 134 days before the date of the primary
- 19 election. However, until December 31, 2013, if an incumbent judge
- 20 of probate was appointed to fill a vacancy and the judge entered
- 21 upon the duties of office less than 137 days before the date of the
- 22 primary election but before the fourteenth Tuesday before the
- 23 primary election, the incumbent judge may file the affidavit of
- 24 candidacy not more than 3 days after entering upon the duties of
- 25 office. Beginning January 1, 2014, if an incumbent judge of probate
- 26 was appointed to fill a vacancy and the judge entered upon the
- 27 duties of office less than 137 days before the date of the primary

- 1 election but before the fifteenth Tuesday before the primary
- 2 election, the incumbent judge may file the affidavit of candidacy
- 3 not more than 3 days after entering upon the duties of office.
- 4 (2) The affidavit of candidacy shall MUST contain statements
- 5 that the affiant is an incumbent probate court judge of the county
- 6 or district of which election is sought, that he or she is
- 7 domiciled within the county or district, and that he or she will
- 8 not attain the age of 70 years by the date of election, and shall
- 9 MUST contain a declaration that he or she is a candidate for
- 10 election to the office of probate court judge.
- 11 Sec. 467. (1)—A person shall—IS not be—eligible for the office
- 12 of judge of the district court unless the person is a registered
- 13 and qualified elector of the judicial district and election
- 14 division in which election is sought by the filing deadline or the
- 15 date the person files the affidavit of candidacy, is licensed to
- 16 practice law in this state, and, at the time of election or
- 17 appointment, is less than 70 years of age.
- 18 (2) A person who has been convicted of a violation of section
- 19 12a(1) of 1941 PA 370, MCL 38.412a, shall not be eligible for
- 20 election or appointment to the office of judge of the district
- 21 court for a period of 20 years after conviction.
- 22 Sec. 467a. Except as provided in section 467n, a A general
- 23 nonpartisan primary election shall MUST be held in every district
- 24 and election division of this state on the Tuesday succeeding AFTER
- 25 the first Monday in August prior to BEFORE the general election at
- 26 which judges of the district court are elected, at which time the
- 27 qualified and registered electors may vote for nonpartisan

- 1 candidates for judge of the district court. If upon the expiration
- 2 of the time for filing petitions of candidacy for the primary
- 3 election of the judge of the district court in any district or
- 4 election division, it appears that there are not to exceed twice
- 5 the number of candidates as there are persons to be elected, the
- 6 secretary of state shall certify to the county board of election
- 7 commissioners the name of those candidates for district court judge
- 8 whose petitions or affidavits of candidacy have been properly filed
- 9 and those candidates shall be ARE the nominees for the judge of the
- 10 district court and shall MUST be so certified. As to that office,
- 11 there shall MUST not be a primary election and this office shall
- 12 MUST be omitted from the judicial primary ballot.
- Sec. 467b. (1) To obtain the printing of the name of a person
- 14 as a candidate for nomination for the office of judge of the
- 15 district court upon the official nonpartisan primary ballots, there
- 16 shall MUST be filed with the secretary of state nominating
- 17 petitions containing the signatures, addresses, and dates of
- 18 signing of a number of qualified and registered electors residing
- 19 in the judicial district or division as determined under section
- 20 544f. An incumbent district court judge may also become a candidate
- 21 by the filing of an affidavit in lieu of petitions according to
- 22 section 467c. Until December 31, 2013, the secretary of state shall
- 23 receive nominating petitions up to 4 p.m. on the fourteenth Tuesday
- 24 before the primary. Beginning January 1, 2014, the THE secretary of
- 25 state shall receive nominating petitions up to 4 p.m. on the
- 26 fifteenth Tuesday before the primary. The provisions of sections
- 27 544a and 544b apply.

- 1 (2) Nominating petitions filed under this section are valid
- 2 only if they clearly indicate for which of the following offices
- 3 the candidate is filing, consistent with section 467c(4):
- 4 (a) An unspecified existing judgeship for which the incumbent
- 5 judge is seeking election.
- 6 (b) An unspecified existing judgeship for which the incumbent
- 7 judge is not seeking election.
- 8 (c) A new judgeship.
- 9 (3) A person who files nominating petitions for election to
- 10 more than 1 district judgeship shall have HAS not more than 3 days
- 11 following the close of filing to withdraw from all but 1 filing.
- 12 (4) In a primary and general election for 2 or more judgeships
- 13 where more than 1 of the categories in subsection (2) could be
- 14 selected, a candidate shall apply to the bureau of elections for a
- 15 written statement of office designation to correspond to the
- 16 judgeship sought by the candidate. The office designation provided
- 17 by the secretary of state shall MUST be included in the heading of
- 18 all nominating petitions. Nominating petitions containing an
- 19 improper office designation are invalid.
- 20 (5) The secretary of state shall issue an office designation
- 21 of incumbent position for any judgeship for which the incumbent
- 22 judge is eligible to seek reelection. If an incumbent judge does
- 23 not file an affidavit of candidacy by the deadline, the secretary
- 24 of state shall notify all candidates for that office that a
- 25 nonincumbent position exists. All nominating petitions circulated
- 26 for the nonincumbent position after the deadline shall MUST bear an
- 27 office designation of nonincumbent position. All signatures

- 1 collected before the affidavit of candidacy filing deadline may be
- 2 filed with the nonincumbent nominating petitions.
- **3** (6) If a candidate for nomination for the office of judge of
- 4 the district court receives incorrect or inaccurate written
- 5 information from the secretary of state or the bureau of elections
- 6 concerning the number of nominating petition signatures required
- 7 under section 544f and that incorrect or inaccurate written
- 8 information is published or distributed by the secretary of state
- 9 or the bureau of elections, the candidate may bring an action in a
- 10 court of competent jurisdiction for equitable relief. A court may
- 11 grant equitable relief to a candidate under this subsection if all
- 12 of the following occur:
- 13 (a) The candidate brings the action for equitable relief
- 14 within 6 days after the candidate is notified by the secretary of
- 15 state or the bureau of elections that the candidate's nominating
- 16 petition contains insufficient signatures.
- 17 (b) The candidate files an affidavit certifying that he or she
- 18 contacted and received from the secretary of state or the bureau of
- 19 elections incorrect or inaccurate written information concerning
- 20 the number of nominating petition signatures required under section
- **21** 544f.
- 22 (c) The secretary of state or the bureau of elections
- 23 published or distributed the incorrect or inaccurate written
- 24 information concerning the number of nominating petition signatures
- 25 required under section 544f before the filing deadline under
- 26 subsection (1).
- 27 (d) The secretary of state or bureau of elections did not

- 1 inform the candidate at least 14 days before the filing deadline
- 2 under subsection (1) that incorrect or inaccurate written
- 3 information concerning the number of nominating petition signatures
- 4 required under section 544f had been published or distributed.
- 5 (7) If a court grants equitable relief to a candidate under
- 6 subsection (6), the candidate shall MUST be given the opportunity
- 7 to obtain additional nominating petition signatures to meet the
- 8 requirements under section 544f. The additional nominating petition
- 9 signatures obtained by a candidate shall MUST be filed with the
- 10 secretary of state no later than 4 p.m. on the fifth business day
- 11 after the date that the court order granting equitable relief is
- 12 filed.
- 13 (8) The nominating petition signatures filed pursuant to UNDER
- 14 this section are subject to challenge as provided in section 552.
- 15 Sec. 467c. (1) An incumbent district court judge may become a
- 16 candidate in the primary election for the office of which he or she
- 17 is an incumbent by filing with the secretary of state an affidavit
- 18 of candidacy in lieu of nominating petitions not less than 134 days
- 19 prior to BEFORE the date of the primary election. However, until
- 20 December 31, 2013, if an incumbent district court judge was
- 21 appointed to fill a vacancy and the judge entered upon the duties
- 22 of office less than 137 days before the date of the primary
- 23 election but before the fourteenth Tuesday before the primary
- 24 election, the incumbent judge may file the affidavit of candidacy
- 25 not more than 3 days after entering upon the duties of office.
- 26 Beginning January 1, 2014, if an incumbent district court judge was
- 27 appointed to fill a vacancy and the judge entered upon the duties

- 1 of the office less than 137 days before the date of the primary
- 2 election but before the fifteenth Tuesday before the primary
- 3 election, the incumbent judge may file the affidavit of candidacy
- 4 not more than 3 days after entering upon the duties of office. The
- 5 affidavit of candidacy shall MUST contain statements that the
- 6 affiant is an incumbent district court judge for the district or
- 7 election division in which election is sought, that he or she is
- 8 domiciled within the district or election division, and that he or
- 9 she will not attain the age of 70 by the date of election, and a
- 10 declaration that the affiant is a candidate for election to the
- 11 office of district court judge.
- 12 (2) There shall MUST be printed upon the ballot under the name
- 13 of each incumbent district judge who is a candidate for nomination
- 14 or election to the same office the designation of that office.
- 15 (3) In the primary and general election for 2 or more
- 16 judgeships of the district court, each of the following categories
- 17 of candidates shall MUST be listed separately on the ballot,
- 18 consistent with subsection (4):
- 19 (a) The names of candidates for the judgeship or judgeships
- 20 for which the incumbent is seeking election.
- 21 (b) The names of candidates for an existing judgeship or
- 22 judgeships for which the incumbent is not seeking election.
- (c) The names of candidates for a newly created judgeship or
- 24 judgeships.
- 25 (4) If the death or disqualification of an incumbent judge
- 26 triggers the application of section 467e(2), then for the purposes
- 27 of subsection (3) and section 467b(2), that judgeship shall MUST be

- 1 regarded as a judgeship for which the incumbent judge is not
- 2 seeking election. The application of this subsection includes, but
- 3 is not limited to, circumstances in which the governor appoints an
- 4 individual to fill the vacancy and that individual seeks to qualify
- 5 as a nominee under section 467e(2).
- 6 Sec. 624. (1) A person holding a public office in this state
- 7 or a municipal subdivision of this state may become a candidate for
- 8 delegate to the county or district conventions.
- 9 (2) A candidate for delegate to the county or district
- 10 conventions of a political party shall be a qualified and
- 11 registered elector residing within, as well as having his or her
- 12 actual bona fide residence within, the election precinct for which
- 13 he or she desires to become a candidate on the filing deadline.
- 14 Until December 31, 2013, a candidate shall file an affidavit of
- 15 identity as prescribed in section 558(1) with the county clerk of
- 16 the county or the clerk of the city or township in which the
- 17 candidate resides. Beginning January 1, 2014, a A candidate shall
- 18 MUST file an affidavit of identity as prescribed in section 558(1)
- 19 with the county clerk of the county in which the candidate resides.
- 20 Until December 31, 2013, a clerk shall receive affidavits of
- 21 identity under this section up to 4 p.m. on the twelfth Tuesday
- 22 before the time designated for holding a primary election in the
- 23 county. Beginning January 1, 2014, a A county clerk shall receive
- 24 affidavits of identity under this section up to 4 p.m. on the
- 25 thirteenth Tuesday before the time designated for holding a primary
- 26 election in the county. Until December 31, 2013, within 4 days
- 27 after the last day for filing affidavits of identity under this

- 1 section, the city or township clerk shall forward to the county
- 2 clerk the affidavit of identity of each candidate who has qualified
- 3 for a position on the primary ballot. All duly elected and
- 4 certified delegates shall be seated at the county or district
- 5 county conventions. A person violating this section is guilty of a
- 6 misdemeanor.
- 7 (3) If a written complaint is made to the county clerk with
- 8 respect to the registration or bona fide residence, or both, of a
- 9 candidate, the county clerk shall check with the township or city
- 10 clerk of the township or city in which the candidate is registered
- 11 or residing, or both. The township or city clerk shall report back
- 12 to the county clerk within 48 hours as to the registration or bona
- 13 fide residence, or both, of the candidate. If the township or city
- 14 clerk's report shows that the candidate is not a registered elector
- 15 or a bona fide resident of the election precinct of the township or
- 16 city for which the petition shows the candidate is a resident, the
- 17 county clerk shall remove the name of the candidate from the
- 18 ballot. A complaint received by the county clerk after the ballots
- 19 have been released for printing and before the primary election
- 20 shall MUST not be acted upon.
- 21 Sec. 624a. (1) A precinct delegate may resign his or her
- 22 office upon written notice to the chairperson of the county
- 23 committee and the county clerk of the county or district in which
- 24 the delegate resides.
- 25 (2) A person who has filed petitions for precinct delegate may
- 26 withdraw his or her name from the ballot by filing a statement of
- 27 withdrawal with the county clerk within 72 hours after 4 p.m. of

- 1 the last day to file for the office of precinct delegate.
- 2 (3) A person elected to fill a delegate vacancy or elected as
- 3 a precinct delegate is not qualified to participate in a convention
- 4 if, at the time of the convention, that person does not reside in
- 5 the precinct from which he or she was elected. A delegate is not
- 6 disqualified if the delegate no longer resides in the precinct as a
- 7 result of a division or rearrangement of the precinct under section
- 8 656,660 ,or 661.
- 9 (4) If a written complaint is made to the county clerk
- 10 regarding a delegate's qualification to hold the office, the county
- 11 clerk shall check with the township or city clerk of the township
- 12 or city in which the delegate indicated on the nominating petition
- 13 as his or her place of residence. The township or city clerk shall
- 14 report back to the county clerk within 48 hours as to the complaint
- 15 made under this subsection. If the township or city clerk's report
- 16 shows that the delegate is not qualified to hold the office, the
- 17 county clerk shall certify to the chairperson of the county
- 18 committee of the political party the name of the delegate of that
- 19 political party who is no longer qualified to hold the office of
- 20 delegate under this subsection.
- 21 Sec. 631. Whenever—IF a special election shall be—IS called to
- 22 fill a vacancy in any office, the candidates for which are
- 23 regularly nominated in accordance with the provisions of this act
- 24 relating to primary nominations, a special primary for all
- 25 political parties shall MUST be held in the county, district, or
- 26 city in which the vacancy occurs on such-A day as may, SUBJECT TO
- 27 SECTION 641(3), be fixed by the official or legislative body

- 1 calling the special election, but not less than 20 45 days prior to
- 2 BEFORE the date of such THE special election. , and the authorities
- 3 THE OFFICIAL OR LEGISLATIVE BODY calling any such A special primary
- 4 shall, in the call therefor, FOR THE SPECIAL PRIMARY, fix the time
- 5 within which candidates may file nominating petitions.
- 6 Sec. 635. A special election for the submission of a
- 7 proposition may MUST be held on a regular election date.
- 8 Sec. 642c. Beginning January 1, 2012, a A school district
- 9 shall hold its regular election for the office of school board
- 10 member at the general November election.
- 11 Sec. 644e. Except as provided in section 642, an officer
- 12 required to be elected at the odd year general election shall MUST
- 13 be nominated at the odd year primary election. Until December 31,
- 14 2013, if a charter provides for nomination by caucus or by filing a
- 15 petition or affidavit directly for the general election, the
- 16 candidate filing deadline or certification deadline shall be 4 p.m.
- 17 on the twelfth Tuesday before the odd year general election.
- 18 Beginning January 1, 2014, if IF a charter provides for nomination
- 19 by caucus or by filing a petition or affidavit directly for the
- 20 general election, the candidate filing deadline or certification
- 21 deadline shall be IS 4 p.m. on the fifteenth Tuesday before the odd
- 22 year general election. Until December 31, 2013, if a charter
- 23 provides for the election at the primary of a candidate who
- 24 receives more than 50% of the votes cast for that office, the
- 25 candidate filing deadline or certification deadline shall be 4 p.m.
- 26 on the twelfth Tuesday before the primary. Beginning January 1,
- 27 2014, if IF a charter provides for the election at the primary of a

- 1 candidate who receives more than 50% of the votes cast for that
- 2 office, the candidate filing deadline or certification deadline
- 3 shall be IS 4 p.m. on the fifteenth Tuesday before the primary.
- 4 Sec. 654a. (1) Except as otherwise provided in this section,
- 5 an AN election precinct under this act shall MUST be composed as
- 6 nearly as practicable of compact and contiguous territory and shall
- 7 MUST have clearly defined and clearly observable boundaries. An
- 8 election precinct in existence on the effective date of the
- 9 amendatory act that added this section that does not comply with
- 10 this section shall be divided, consolidated, or reestablished to
- 11 comply with this section not later than 210 days before the primary
- 12 next preceding the 1996 general November election.
- 13 (2) As used in this section, "clearly observable boundaries"
- 14 includes 1 or more of the following:
- 15 (a) A named road or street.
- 16 (b) A road or highway that is part of the federal, state
- 17 primary, or state secondary road system.
- 18 (c) A river, stream, or drainage feature that is 40 feet or
- 19 more in width.
- 20 (d) A natural or constructed permanent physical feature that
- 21 is shown on an official county, city, or township map issued by the
- 22 department of transportation or a United States geological survey
- 23 GEOLOGICAL SURVEY topographical map.
- 24 (e) An apartment building, a dormitory, or other permanent
- 25 multiple-unit housing structure.
- (f) Any line or demarcation that meets the requirements of and
- 27 is recognized by the United States bureau of the census.CENSUS

1 BUREAU.

- 2 Sec. 657. When any IF A city, ward, OR township or village has
- 3 been—IS divided into 2 or more election precincts, the election
- 4 commission, or other officials charged with the performance of such
- 5 THAT duty by the charter of any city or village, as the case may
- 6 be, may by resolution divide any precinct thereof OF THE CITY,
- 7 WARD, OR TOWNSHIP into 2 or more precincts, attach a portion of any
- 8 precinct to an adjoining precinct, or may again rearrange the city,
- 9 ward, OR township or village into election precincts as said THE
- 10 election commission or other officials charged with the performance
- 11 of such THAT duty by the charter of any city or village, may deem
- 12 CONSIDER necessary and convenient for conducting primaries or
- 13 elections in said THE city, ward, OR township or village, in the
- 14 same manner and under the same restrictions as provided in sections
- 15 656 and SECTION 661. of this act.
- 16 Sec. 667. At any federal, state, district or county primary or
- 17 election, the various boards of county election commissioners shall
- 18 furnish, at the expense of their respective counties, ALL OF the
- 19 following:
- 20 (a) The several boards of election commissioners shall furnish
- 21 suitable-SUITABLE forms AS PRESCRIBED BY THE SECRETARY OF STATE for
- 22 use by the precinct **ELECTION** inspectors of election—in making
- 23 returns of any such primary or election to the boards of county
- 24 canvassers. The names of all qualified candidates shall be printed
- 25 thereon in their proper office divisions and after each name there
- 26 shall be provided spaces in which to write the number of votes
- 27 received by that particular candidate in any given precinct in

- 1 words and figures. Said prescribed forms shall also have printed
- 2 thereon the title or caption or other designation identifying any
- 3 amendment or question to be voted on, together with spaces similar
- 4 to those provided after the names of candidates for recording the
- 5 affirmative and negative votes cast for each such amendment or
- 6 question. Said THE statement of returns form shall MUST also
- 7 contain a certificate to be subscribed by each member of the
- 8 precinct election board in the following form: ON A FORM PRESCRIBED
- 9 BY THE SECRETARY OF STATE.
- 10 STATE OF MICHIGAN)
- 11) ss
- 12 <u>County of</u>
- 13 Ward (or township)......Precinct.....
- 14 CERTIFICATE OF BOARD OF PRECINCT ELECTION INSPECTORS FOR
- 15 RETURNS AND FOR SEALING BALLOTS AND BOXES
- 16 WE DO HEREBY CERTIFY That the foregoing is a correct statement
- 17 of returns of the votes cast in the precinct indicated above, at
- 18 the (primary or election) held on, the day of
- 19 19...., for the several candidates and for the
- 20 (amendments or propositions) herein shown.
- 21 WE DO HEREBY FURTHER CERTIFY That all ballots cast at the
- 22 (primary or election) held in the above designated precinct of the
- 23 (city, ward, township or village) of State of Michigan,
- 24 on the day of, in the year 19...., have been
- 25 securely tied in packages or rolls and sealed in such manner as to
- 26 render it impossible to open such packages or rolls or remove any
- 27 of the contents thereof without breaking the said seals; that there

- 1 was endorsed on each of said packages or rolls a statement showing
- 2 the number and kind of ballots included in each such package or
- 3 roll; that all of said packages or rolls, so endorsed, together
- 4 with one tally sheet, were placed in the proper ballot box or
- 5 boxes; that the slots in the ballot boxes were closed, that the
- 6 ballot boxes were securely sealed with the official metal seals
- 7 furnished for that purpose; that such seals were affixed in such
- 8 manner as to render it impossible to open such ballot boxes without
- 9 breaking such seals.
- 10 IN WITNESS WHEREOF, We have hereunto set our hands this
- 11 day of A.D., 19....

- 15 <u>Members of the Board of Election Inspectors</u>
- 16 (b) The several county boards of election commissioners shall,
- 17 at the expense of their respective counties, furnish suitable tally
- 18 sheets or combined tally and return sheets to be used by the
- 19 inspectors of election in counting the votes for all candidates and
- 20 for amendments or propositions submitted on ballots prepared by
- 21 said commissioners and shall deliver the same to the inspectors of
- 22 election, as provided in this act in the case of ballots; SUITABLE
- 23 WRITE-IN SHEETS TO BE USED BY THE ELECTION INSPECTORS IN RECORDING
- 24 THE NAMES OF ALL WRITE-IN CANDIDATES.
- 25 (c) The various boards of county election commissioners shall
- 26 furnish self-addressed SELF-ADDRESSED substantial paper envelopes
- 27 with gummed flaps to be used by the various boards of precinct

- 1 election inspectors for sealing the statements of returns, the
- 2 tally books or combined tally and return sheets, WRITE-IN SHEETS,
- 3 poll lists, and a certificate of election inspectors. \div
- 4 (d) The several boards of county election commissioners shall
- 5 furnish a sufficient number of substantial paper wrappers for use
- 6 in wrapping the packages or rolls of each kind of ballots cast at
- 7 any state or county primary or election. Such wrappers shall have
- 8 printed thereon a form for recording the date of the election, the
- 9 city, ward or township and precinct, the number and kind of ballots
- 10 contained in such package or roll and a statement to be signed by
- 11 the chairman certifying that such ballots have been wrapped, tied
- 12 and sealed in the required manner. The board of election
- 13 commissioners of any city or township may supply a bag type
- 14 container to be used in lieu of the paper wrappers. The minimum
- 15 specifications of such bag type containers shall be established by
- 16 the secretary of state. If such bag type containers are to be used
- 17 in any city or township, the clerk thereof shall notify the county
- 18 clerk and thereafter paper wrappers shall not be furnished to such
- 19 city or township. Each specific type of bag type container shall be
- 20 approved by the secretary of state before being used. Such bag
- 21 shall have securely attached thereto a tag on which can be written
- 22 the same information as is required to be placed on the paper
- 23 wrappers and such bag shall contain a device whereby it can be
- 24 sealed with a metal seal. Hereafter any references in law to the
- 25 wrapping and sealing of paper ballots by precinct inspectors shall
- 26 be deemed to include placing of ballots in bag type containers and
- 27 sealing of such bags in precincts using bag type containers in lieu

- 1 of paper wrappers; and
- 2 (e) The board of election commissioners of each county shall
- 3 provide, at the expense of the county, for each state, district or
- 4 county election in said county, as many black or blue lead pencils
- 5 as may be necessary to supply each election precinct with at least
- 6 3 of such pencils for each booth erected in such precinct. The
- 7 pencils provided for each precinct shall be enclosed with the
- 8 official ballots when delivered to the city or township clerk as by
- 9 law provided. The inspectors of election shall attach such pencils
- 10 with strings, or in other suitable manner, to the shelf of the
- 11 booth. The board of election commissioners of each county shall
- 12 issue a warrant in payment for said pencils, and said warrant shall
- 13 be paid by the county treasurer out of the general fund of the
- 14 county.
- 15 Sec. 668a. (1) The secretary of state shall furnish to each
- 16 county clerk at state expense for each precinct 2 voter information
- 17 displays that contain in not less than 18-point type the following
- 18 information:
- 19 (a) The hours that the polls will be open.
- 20 (b) Voting instructions.
- 21 (c) Information on an individual's right to obtain a
- 22 provisional ballot and instructions on how to vote a provisional
- 23 ballot.
- 24 (d) Information on the identification requirements that apply
- 25 to voters who register by mail.
- (e) Instructions on how to contact the appropriate election
- 27 official about alleged voting rights violations.

- 1 (f) Information on the federal and state laws that prohibit
- 2 fraud and misrepresentation.
- 3 (g) Information on how to challenge another voter as
- 4 unqualified to vote.
- 5 (h) Other information that the secretary of state considers
- 6 necessary.
- 7 (2) Upon receipt of the voter information displays under
- 8 subsection (1), each county clerk shall provide to each city -OR
- 9 township , or village clerk, as designated by the secretary of
- 10 state, 2 voter information displays for each precinct in the
- 11 county.
- 12 (3) The city —OR township —or village—clerk shall provide to
- 13 each precinct 2 voter information displays and an instruction
- 14 ballot for display at each precinct.
- 15 (4) Before the polls open on election day, the board of
- 16 election inspectors in each precinct shall post in conspicuous
- 17 places in the polling place the voter information displays and
- 18 instruction ballot required under this section.
- 19 (5) If requested by an elector, the city —OR township —or
- 20 village clerk shall have available a means to provide the
- 21 information contained in the voter information displays in an
- 22 alternative format, as prescribed by the secretary of state.
- 23 Sec. 669. For a federal, state, district, or county primary or
- 24 election, a city , OR township , or village board of election
- 25 commissioners shall provide, at the expense of the respective city
- 26 , OR township, or village, each of the following:
- 27 (a) For each election precinct, a ballot box with lock and key

- 1 approved under section 24j. Each ballot box shall have an opening
- 2 through the inside lid of the proper size to admit a single ballot
- 3 into the box. Each ballot box shall be provided with a second cover
- 4 or a metal or wooden device for closing the opening to prevent
- 5 access without unlocking the ballot box and breaking the seal. The
- 6 city, township, or village clerk shall provide and keep adequate
- 7 ballot boxes for each precinct.
- 8 (A) (b) For each election precinct, if another ballot
- 9 container in addition to a ballot box is utilized in the precinct,
- 10 a ballot container approved under section 24j TO BE UTILIZED IN THE
- 11 PRECINCT.
- 12 (B) (c) For each polling place, a United States flag and any
- 13 additional items needed to display the flag. The flag shall MUST
- 14 measure not less than 3 feet wide and 5 feet long. The election
- 15 inspectors shall ensure that the flag is displayed at or in each
- 16 polling place during an election.
- 17 Sec. 670. For all local primaries and elections, the election
- 18 commissioners of the various cities AND townships and villages
- 19 shall furnish, at the expense of their respective cities , villages
- 20 and townships all ballots, forms, stationery, and supplies required
- 21 for the proper conduct of such primaries and elections. These
- 22 supplies shall MUST conform generally with the supplies furnished
- 23 for general primaries and elections.
- Sec. 673a. Not later than May 15 of each year, the county
- 25 chair of a major political party may submit to the city -OR
- 26 township , or village-clerks in that county a list of individuals
- 27 who are interested in serving as an election inspector in that

- 1 county. The county chair may designate in the list the city , OR
- 2 township , or village in which each individual on the list wishes
- 3 to serve.
- 4 Sec. 674. (1) Notwithstanding any other provision of law to
- 5 the contrary and subject to this section, the city and township
- 6 board of election commissioners, and the village board of election
- 7 commissioners for village elections only, at least 21 days but not
- 8 more than 40 days before each election, but in no case less than 5
- 9 days before the date set for holding schools of instruction, shall
- 10 appoint for each election precinct at least 3 election inspectors
- 11 and as many more as in its opinion is required for the efficient,
- 12 speedy, and proper conduct of the election. The board of election
- 13 commissioners may appoint as election inspector an individual on
- 14 the list submitted by a major political party under section 673a
- 15 who is qualified to serve under section 677. An appointment of an
- 16 election inspector under this section is void if a properly
- 17 completed application for that election inspector is not on file in
- 18 the clerk's office as prescribed in section 677.
- 19 (2) The board of election commissioners shall designate 1
- 20 appointed election inspector as chairperson. The board of election
- 21 commissioners shall appoint at least 1 election inspector from each
- 22 major political party and shall appoint an equal number, as nearly
- 23 as possible, of election inspectors in each election precinct from
- 24 each major political party. The board of election commissioners may
- 25 appoint election inspectors in an election precinct from minor
- 26 political parties. Not later than 2 business days following the
- 27 appointment of election inspectors under subsection (1) for

- 1 elections in which a federal or state office appears, the board of
- 2 election commissioners shall notify by certified mail, personal
- 3 service, or electronic transmission capable of determining date of
- 4 receipt the county chair of each major political party of the names
- 5 and political party affiliations of appointed election inspectors
- 6 and the precincts to which those inspectors were appointed. A board
- 7 of election commissioners shall not appoint a person as an election
- 8 inspector if that person declares a political party preference for
- 9 1 political party but is a known active advocate of another
- 10 political party. As used in this section, "a known active advocate"
- 11 means a person who meets 1 or more of the following:
- 12 (a) Is a delegate to the convention or an officer of that
- 13 other party.
- 14 (b) Is affiliated with that party through an elected or
- 15 appointed government position.
- 16 (c) Has made documented public statements specifically
- 17 supporting by name the other political party or its candidates in
- 18 the same calendar year as the election for which the appointment is
- 19 being made. As used in this subdivision, "documented public
- 20 statements" means statements reported by the news media or written
- 21 statements with a clear and unambiguous attribution to the
- 22 applicant.
- 23 (3) The county chair of a major political party may challenge
- 24 the appointment of an election inspector based upon the
- 25 qualifications of the election inspector, the legitimacy of the
- 26 election inspector's political party affiliation, or whether there
- 27 is a properly completed declaration of political party affiliation

- 1 in the application for that election inspector on file in the
- 2 clerk's office. The challenge shall MUST be in writing,
- 3 specifically identify the reason for the challenge, and include any
- 4 available documentation supporting the challenge. The county chair
- 5 of the political party shall file a challenge under this subsection
- 6 with the board of election commissioners not later than 4 business
- 7 days following receipt of the board of election commissioners'
- 8 notice of appointed election inspectors under subsection (2).
- 9 (4) Upon receipt of a challenge under subsection (3), the
- 10 board of election commissioners shall determine whether the
- 11 appointee has the necessary qualifications by reviewing the
- 12 application or any other official records, such as voter
- 13 registration records, or whether the applicant has a properly
- 14 completed certification of political party affiliation in the
- 15 application. If the challenge alleges that the appointee is a known
- 16 active advocate of a political party other than the one on the
- 17 appointee's application, the board of election commissioners
- 18 immediately shall provide the appointee with a copy of the
- 19 challenge by certified mail, personal service, or electronic
- 20 transmission capable of determining date of receipt. The appointee
- 21 may respond to the challenge within 2 business days after receiving
- 22 a copy of the challenge. A response shall MUST be by affidavit
- 23 addressing the specific reasons for the challenge. Failure to
- 24 respond shall result RESULTS in revocation of the appointment.
- 25 Within 2 business days after receiving the challenge or a response
- 26 from the appointee, whichever is later, the board of election
- 27 commissioners shall make a final determination and notify the

- 1 appointee and the county chair of the political party of the
- 2 determination.
- 3 (5) If a vacancy occurs in the office of chairperson or in the
- 4 office of election inspector before election day, the chairperson
- 5 of the board of election commissioners shall designate some other
- 6 properly qualified applicant or election inspector as chairperson
- 7 or some other qualified applicant as election inspector, as
- 8 applicable, subject to this section. If a vacancy occurs in the
- 9 office of chairperson on election day, the remaining election
- 10 inspectors shall designate 1 of the inspectors as chairperson.
- 11 Sec. 677. (1) Except as otherwise provided in subsection (4),
- 12 a precinct election inspector shall MUST be a qualified and
- 13 registered elector of this state, shall MUST have a good
- 14 reputation, and shall MUST have sufficient education and clerical
- 15 ability to perform the duties of the office. A person shall MUST
- 16 not be appointed to a board of election inspectors unless the
- 17 person has filed an application with a city -OR township -or
- 18 village clerk in that county where the individual wishes to serve
- 19 as election inspector.
- 20 (2) The application shall MUST be in his or her own
- 21 handwriting and shall MUST contain the applicant's name, home
- 22 address, ward and precinct registration if any, date of birth,
- 23 political party affiliation, education, employment, and other
- 24 experience qualifications. The application shall MUST provide a
- 25 certification that the applicant is not a member or a known active
- 26 advocate, as that term is defined in section 674, of a political
- 27 party other than the one entered on the application. The form of

- 1 the application under this section shall MUST be approved by the
- 2 state director of elections. The clerk shall maintain a file of
- 3 applications filed under this section and make the applications
- 4 available for public inspection at the clerk's office during normal
- 5 business hours.
- 6 (3) A person shall MUST not be knowingly appointed or
- 7 permitted to act as a precinct election inspector if the person or
- 8 any member of his or her immediate family is a candidate for
- 9 nomination or election to any office at the election or who has
- 10 been convicted of a felony or election crime. A person shall MUST
- 11 not be permitted to act as an election inspector if he or she has
- 12 failed to attend a school of instruction or failed to take an
- 13 examination as provided in section 683. This section does not
- 14 prohibit the candidate for or delegate to a political party
- 15 convention from acting as an election inspector in a precinct other
- 16 than the precinct in which he or she resides. An election shall
- 17 MUST not be invalidated merely because of the violation of the
- 18 provisions of this section.
- 19 (4) Except as otherwise provided in this subsection and
- 20 subject to subsection (5), a person who is 16 or 17 years of age
- 21 may be appointed to a board of election inspectors. Before a person
- 22 may be appointed under this subsection, the first 3 members of the
- 23 board required to be appointed under section 672 must meet the
- 24 requirements of subsections (1) to (3). A person who is appointed
- 25 under this subsection must meet the requirements of subsections (1)
- 26 to (3) other than being a qualified and registered elector of this
- 27 state. A person who is appointed under this subsection is not

- 1 eligible to be designated as chairperson of the board under section
- **2** 674.
- 3 (5) If a person seeking appointment to a board of election
- 4 inspectors under subsection (4) is attending a K-12 school and if
- 5 an election falls on a school day, the person shall provide to the
- 6 clerk, along with the application filed under subsections (1) and
- 7 (2), a written document from his or her school specifically
- 8 acknowledging that person's application for appointment to the
- 9 board of election inspectors and specifically excusing that person
- 10 from school on the date of service, if the appointment is made.
- 11 Sec. 679. (1) The legislative body of a city \rightarrow OR township, \leftrightarrow
- 12 village, by resolution, may provide that for an election in a
- 13 precinct of the city , OR township, or village, there shall be an
- 14 additional board of election inspectors, known as the counting
- 15 board. The counting board shall MUST consist of 3 or more election
- 16 inspectors. Sections 673a and 674 apply to the appointment of
- 17 election inspectors to counting boards under this section. The
- 18 counting board shall count the ballots cast in the precinct at an
- 19 election and make a statement of returns of that count. The
- 20 provisions of this chapter relative to the appointment,
- 21 qualifications, privileges, powers, duties, and oaths of office of
- 22 election inspectors shall—apply to the members of a counting board,
- 23 to the extent that they apply to the counting of the votes cast at
- 24 and the making of the statement of returns of an election.
- 25 (2) In a precinct for which a counting board has been
- 26 provided, the duties of the election inspectors who have conducted
- 27 the election during the day shall—cease on the closing of the polls

- 1 and, upon the closing of the polls, the counting board shall assume
- 2 ASSUMES charge and control of the place of voting, the ballot
- 3 boxes, the ballots, and all other equipment of the polling place
- 4 and shall proceed with the counting of votes. The counting board
- 5 shall perform all duties required by this act to be performed after
- 6 the closing of the polls at an election by the board of election
- 7 inspectors in a precinct that does not have a counting board, as
- 8 provided in this section.
- 9 (3) Section 662 applies to the designation and prescribing of
- 10 the place or places in which the counting board performs its duties
- 11 under this section.
- Sec. 679a. (1) The election commission of a city —OR township
- 13 , or village shall, by resolution, provide that at an election at
- 14 which the ballots are counted and certified at the precinct, 1 or
- 15 more additional boards of election inspectors be appointed to serve
- 16 as receiving boards. For a precinct having receiving boards, the
- 17 board of election commissioners shall appoint a receiving board
- 18 consisting of 2 or more election inspectors, with an equal number
- 19 from each major political party, and shall appoint an equal number
- 20 of election inspectors from each major political party.
- 21 (2) Not less than 2 election inspectors in a precinct,
- 22 representing each of the major political parties, shall deliver to
- 23 the receiving board for that precinct a sealed ballot container
- 24 containing the voted ballots, and, in a separate sealed envelope,
- 25 the poll book and statement of returns. The poll book and statement
- 26 of returns may be enclosed in a single sealed envelope.
- 27 (3) The receiving board shall open the sealed envelope and

- 1 review the poll book and statement of returns to determine both of
- 2 the following:
- 3 (a) That the ballot container is properly sealed and the seal
- 4 number is properly recorded in the poll book and the statement of
- 5 returns. If the ballot container is not properly sealed or there is
- 6 a discrepancy with the seal number recorded in the poll book or the
- 7 statement of returns, the election inspectors who delivered the
- 8 ballot container and the receiving board shall together take the
- 9 necessary steps to correct the discrepancy. The election inspectors
- 10 and the receiving board shall note the discrepancy and the
- 11 corrective action in the remarks section of the poll book and all
- 12 shall sign the notation.
- 13 (b) That the number of individuals voting recorded in the poll
- 14 book equals the number of ballots issued to electors, as shown by
- 15 the statement of returns. If the number of individuals voting as
- 16 shown by the poll book does not equal the number of ballots counted
- 17 as shown by the statement of returns, and if an explanation of the
- 18 discrepancy has not been noted in the poll book, the receiving
- 19 board shall ask the election inspectors about the discrepancy, note
- 20 the explanation in the poll book, and all shall sign the notation.
- 21 (4) If the poll book or statement of returns has been
- 22 erroneously sealed in the ballot container, the election inspectors
- 23 may open the ballot container and remove the poll book or statement
- 24 of returns. The elections inspectors and receiving board shall note
- 25 the corrective action in the remarks section of the poll book and
- 26 all shall sign the notation before placing the poll book or
- 27 statement of returns in a separate sealed envelope. If the

- 1 statement of returns was sealed in the ballot container and the
- 2 poll book was sealed in an envelope, the poll book shall MUST be
- 3 removed from the sealed envelope for the notation of corrective
- 4 action to be recorded before placing the poll book and statement of
- 5 returns in a sealed envelope. The receiving board shall notify the
- 6 clerk of the board of canvassers responsible for canvassing all or
- 7 a portion of the election of the corrective action taken.
- 8 (5) When the receiving board has completed the review under
- 9 subsection (3), the receiving board shall place the poll book and
- 10 statement of returns in the appropriate envelope, sealed with a red
- 11 paper seal and initialed by the receiving board. If permitted by
- 12 the clerk of the board of canvassers, the poll books and statement
- 13 of returns from more than 1 precinct may be included and delivered
- 14 in a single envelope.
- 15 Sec. 682. Any person employed as an inspector of election, or
- 16 in any other official capacity at any election, primary election,
- 17 or on any board of canvassers or board of registration, shall,
- 18 except as herein otherwise specifically provided, receive such
- 19 reasonable compensation as may be allowed by the township board of
- 20 any township, board of supervisors COMMISSIONERS of any county, or
- 21 the legislative body of any city, or village, as the case may
- 22 be.APPLICABLE.
- 23 Sec. 683. Each county clerk prior to BEFORE each primary and
- 24 election shall, by some reliable means, notify the clerk of each
- 25 township and city in the county of a training school for election
- 26 inspectors to be held at a place designated by the county clerk
- 27 within 20 days prior to BEFORE each primary, general, and special

- 1 election. The township and city clerks shall notify each election
- 2 inspector appointed to serve at that election of the time and place
- 3 of such THE training school. At such THE meeting, the county clerk
- 4 shall instruct and demonstrate the manner in which the duties of
- 5 election inspectors are required by law to be performed. It shall
- 6 be—IS the duty of the inspectors, so notified, to attend such—THE
- 7 meeting unless excused by the county clerk for good cause.
- 8 Compensation may be paid TO them therefor by their respective
- 9 municipalities at such A rate as may be determined by the governing
- 10 bodies. No-AN ELECTION inspector of election-shall NOT serve in any
- 11 election unless he shall have OR SHE HAS within the last preceding
- 12 2 years either attended an election school or shall have HAS passed
- 13 satisfactorily an examination given by the election commission of
- 14 the city —OR township or village—in which appointed. The
- 15 examination shall be IS subject to the approval of the secretary of
- 16 state. This section shall DOES not prevent the appointment of an
- 17 ELECTION inspector of election—to fill a vacancy. This section
- 18 shall DOES not prohibit any city or any township having a
- 19 population of 10,000 or more from conducting its own training
- 20 school for election inspectors of that city or township. in which
- 21 case—IF A CITY OR TOWNSHIP CONDUCTS ITS OWN TRAINING SCHOOL,
- 22 election inspectors who have attended such ATTEND A CITY OR
- 23 TOWNSHIP TRAINING school shall ARE not be required to attend the
- 24 county training school.
- 25 Sec. 690. The township , OR city , or village board of
- 26 election commissioners for each jurisdiction conducting the
- 27 election shall have the ballots required for a regular or special

- 1 township, village, city, school, or community college election, or
- 2 official primary election for the nomination of candidates for
- 3 township, city, ward, or community college offices, to be printed
- 4 and delivered to the election commission's township , village, or
- 5 city clerk at least 10 days before the election. The duties imposed
- 6 upon county boards of election commissioners and upon county,
- 7 township, and city clerks relative to the printing, counting,
- 8 packaging, sealing, and delivery of official ballots are imposed
- 9 upon the township and municipal boards of election commissioners
- 10 and the township village, or city clerks relative to the
- 11 printing, counting, packaging, sealing, and delivery of official
- 12 ballots for use in each precinct of the township, village, or city
- 13 at a municipal, township, village, school, or community college
- 14 election.
- 15 Sec. 694. All the provisions of sections SECTIONS 691, 692,
- 16 693, and 695 of this act shall also apply to all city, village, and
- 17 township elections held in this state under the provisions of this
- 18 act, except that the notice herein-required to be given by a
- 19 candidate shall, in case of a city, village, or township office, be
- 20 given by him OR HER to the proper city village or township board
- 21 of election commissioners within 2 days after his OR HER name has
- 22 been so IS certified as nominated by 2 or more political parties
- 23 for the same office.
- Sec. 719. The election commission of each city AND township
- 25 , and village shall perform those duties relative to the
- 26 preparation, printing, and delivery of ballots as are required by
- 27 law of the boards of county election commissioners. Like THE duties

- 1 and privileges as are enjoined and granted by this act upon and to
- 2 the various committees of the different political organizations are
- 3 hereby prescribed for city , village, or township committees in
- 4 matters pertaining to any city , village, or township election,
- 5 except that it is not necessary for a city -OR township -or
- 6 village committee of a political party or organization to furnish a
- 7 heading for the ballots other than to designate the name of the
- 8 party or political organization which THAT they represent. In
- 9 cities , villages, and townships, the names of candidates for city
- 10 -OR township or village offices must be given by the committees
- 11 of the various political organizations to the board of election
- 12 commissioners of the city , village, or township not less than 18
- 13 days before each election, but it is not necessary for any party
- 14 committee to give to the board of election commissioners the name
- 15 of any candidate nominated at an official primary election. The
- 16 proof of the ballot must be open to public inspection at the office
- 17 of the township -OR city or village clerk not less than 15 days
- 18 before the election.
- 19 Sec. 741. The board of inspectors of election shall preserve
- 20 the unused ballots, together with the ballots which THAT have been
- 21 spoiled by the electors and in place of which other ballots have
- 22 been issued, and return them to the city , OR township or village
- 23 clerk, or other officer provided by a city or village charter, with
- 24 a statement of the number of ballots voted, and the said-clerk
- 25 shall give to the **ELECTION** inspectors of election a receipt
- 26 therefor, which receipt shall THAT MUST be filed with the chairman
- 27 CHAIRPERSON of the board.

- 1 Sec. 743. No-AN elector to whom an official ballot has been
- 2 delivered shall be IS NOT permitted to pass without LEAVE the
- 3 polling place without either voting such THE ballot or returning it
- 4 THE BALLOT to the inspector from whom he OR SHE received it; and
- 5 any elector who shall attempt THE BALLOT. AN ELECTOR WHO ATTEMPTS
- 6 to pass without LEAVE the polling place with a ballot or election
- 7 pencil in his OR HER possession, and shall refuse REFUSES to
- 8 deliver the same BALLOT upon request, shall MUST be at once
- ${f 9}$ arrested on demand of any member of the board of **ELECTION**
- 10 inspectors.
- 11 Sec. 762. If from any precinct the said-township , village-or
- 12 city clerk shall DOES not receive any application for absent voter
- 13 ballots, he THE CLERK shall deliver the packages of absent voter
- 14 ballots intact to the chairman CHAIRPERSON or some member of the
- 15 board of **ELECTION** inspectors of election of said THE precinct
- 16 before the opening of the polls on election day.
- 17 Sec. 764b. (1) An absent voter ballot shall MUST be delivered
- 18 to the clerk only as authorized in the instructions for an absent
- 19 voter provided in section 764a.
- 20 (2) The clerk of a city -OR township or village may accept
- 21 delivery of absent voter ballots at any location in the city -OR
- 22 township. , or village.
- 23 (3) The clerk of a city , OR township , or village may appoint
- 24 the number of assistants necessary to accept delivery of absent
- 25 voter ballots at any location in the city -OR township. or
- 26 village. An appointment as assistant to accept delivery of absent
- 27 voter ballots shall MUST be for 1 election only. An assistant

- 1 appointed to receive ballots at a location other than the office of
- 2 the clerk shall MUST be furnished credentials of authority by the
- 3 clerk. If an absent voter's ballot is received by an assistant at
- 4 any location other than the clerk's office the assistant, upon
- 5 request, shall exhibit the credentials to the absent voter before
- 6 the assistant accepts an absent voter ballot. An assistant, before
- 7 entering upon the discharge of duties, shall take and subscribe to
- 8 the oath of office as provided in section 1 of article XI of the
- 9 state constitution of 1963. An assistant shall perform only the
- 10 duties assigned by the clerk. A person shall MUST not be appointed
- 11 as an assistant to accept delivery of absent voter ballots who is a
- 12 candidate or a member of the immediate family of a candidate whose
- 13 name appears on the ballot at that election.
- 14 (4) A clerk who receives a request from an absent voter under
- 15 section 764a for assistance in returning his or her absent voter
- 16 ballot shall make arrangements to collect the ballot from the voter
- 17 either personally or by sending an authorized assistant, if all of
- 18 the following conditions are satisfied:
- 19 (a) The clerk's office issued the absent voter ballot to that
- 20 absent voter.
- 21 (b) Upon the clerk's request, the absent voter states that he
- 22 or she is unable to return the absent voter ballot by the other
- 23 means specified in instructions (a), (b), or (c) of Step 5 under
- **24** section 764a.
- 25 (c) The absent voter telephones the appropriate clerk for
- 26 assistance on or before 5 p.m. on the Friday immediately preceding
- 27 BEFORE the election.

- 1 (d) The absent voter is requesting REQUESTS the clerk to pick
- 2 up the absent voter ballot within the jurisdictional limits of the
- 3 city -OR township or village in which the absent voter is
- 4 registered.
- 5 (5) Notwithstanding subsection (4), a clerk who receives a
- ferequest from an absent voter under section 764a for assistance in
- 7 returning his or her absent voter ballot may make arrangements to
- 8 collect the ballot from the voter either personally or by sending
- 9 an authorized assistant, if all of the following conditions are
- 10 satisfied:
- 11 (a) The clerk's office issued the absent voter ballot to that
- 12 absent voter.
- 13 (b) Upon the clerk's request, the absent voter states that he
- 14 or she is unable to return the absent voter ballot by the other
- 15 means specified in instructions (a), (b), or (c) of Step 5 under
- **16** section 764a.
- 17 (6) The clerk shall maintain a list open to the public that
- 18 contains the names and addresses of all authorized assistants
- 19 appointed under this section who are available to collect absent
- 20 voter ballots on or before election day in that city or township.
- 21 (7) An absent voter ballot received by the clerk before the
- 22 close of the polls on election day shall MUST not be invalidated
- 23 solely because the delivery to the clerk was not in compliance with
- 24 section 764a or this section, however the ballot shall MUST be
- 25 considered challenged and shall MUST be marked and processed as
- 26 provided in section 745.
- 27 Sec. 764c. If a city -OR township or village has access to

- 1 the ballot tracker program provided by the THIS state, the clerk of
- 2 that city -OR township or village shall utilize the ballot
- 3 tracker program and allow voters to track their absent voter
- 4 ballots online.
- 5 Sec. 765. (1) A clerk who receives an absent voter ballot
- 6 return envelope containing the marked ballots of an absent voter
- 7 shall not open that envelope before delivering the envelope to the
- 8 board of election inspectors as provided in this section. The city
- 9 , village, or township clerk shall safely keep in his or her office
- 10 until election day any absent voter ballot return envelopes
- 11 received by the clerk before election day containing the marked
- 12 ballots of an absent voter.
- 13 (2) Before the opening of the polls on election day or as soon
- 14 after the opening of the polls as possible, the clerk shall deliver
- 15 the absent voter ballot return envelopes to the chairperson or
- 16 other member of the board of election inspectors in the absent
- 17 voter's precinct, together with the signed absent voter ballot
- 18 applications received by the clerk from any voters of that precinct
- 19 and the clerk's list or record kept relative to those absent
- 20 voters. However, if higher numbered ballots are used pursuant to
- 21 UNDER section 717, the clerk shall retain the applications and
- 22 lists in his or her office and shall keep the applications and
- 23 lists open to public inspection at all reasonable hours.
- 24 (3) The city , village, or township clerk, or authorized
- 25 designee of the clerk, shall call for and receive absent voter
- 26 ballots from the post office at which the city village, or
- 27 township clerk regularly receives mail addressed to the city τ

- 1 village, or township clerk on election day in sufficient time to
- 2 deliver any envelopes containing absent voter ballots to the board
- 3 of election inspectors before the close of the polls.
- 4 (4) If a marked absent voter ballot is received by the clerk
- 5 after the close of the polls, the clerk shall plainly mark the
- 6 envelope with the time and date of receipt and shall file the
- 7 envelope in his or her office. Except as otherwise provided in
- 8 section 759b, the clerk shall not deliver an absent voter ballot to
- 9 a voter after the opening of the polls on election day.
- 10 (5) On or before 8 a.m. on election day, the clerk shall post
- 11 in the clerk's office or otherwise make public the number of absent
- 12 voter ballots the clerk distributed to absent voters and the number
- 13 of absent voter ballot return envelopes containing the marked
- 14 ballots of absent voters received by the clerk before election day
- 15 and delivered to the board of election inspectors or the absent
- 16 voter counting boards pursuant to this act. On or before 9 p.m. on
- 17 election day, the clerk shall post in the clerk's office or
- 18 otherwise make public the number of absent voter ballot return
- 19 envelopes containing the marked ballots of absent voters received
- 20 by the clerk on election day and delivered to the board of election
- 21 inspectors pursuant to UNDER subsection (3), along with the total
- 22 number of absent voter ballot return envelopes containing the
- 23 marked ballots of absent voters received by the clerk both before
- 24 and on election day and delivered to the board of election
- 25 inspectors or the absent voter counting boards pursuant to UNDER
- 26 this act. As soon as possible after all precincts in the city -OR
- 27 township , or village are processed, the clerk shall post in the

- 1 clerk's office or otherwise make public the number of absent voter
- 2 ballot return envelopes containing the marked ballots of absent
- 3 voters received by the election inspectors at the precincts on
- 4 election day, along with the total number of absent voter ballot
- 5 return envelopes containing the marked ballots of absent voters
- 6 received in the city , OR township , or village for that election.
- 7 This subsection applies only to elections in which a federal or
- 8 state office appears on the ballot.
- 9 Sec. 766. (1) Upon receipt from the city —OR township ex
- 10 village clerk of any envelope containing the marked ballot or
- 11 ballots of an absent voter, the board of inspectors of election
- 12 shall verify the legality of such THE vote by an examination of a
- 13 DOING BOTH OF THE FOLLOWING:
- 14 (A) EXAMINING THE digitized signature for the absent voter
- 15 included in the qualified voter file under section 509q or the
- 16 registration record as provided in subsection (2) to see that the
- 17 person has not voted in person, that he OR SHE is a registered
- 18 voter, and that the signature on the statement agrees with the
- 19 signature on the registration record. ; and by an examination of
- 20 (B) EXAMINING the statement of such THE voter to see that it
- 21 is properly executed.
- 22 (2) The qualified voter file shall MUST be used to determine
- 23 the genuineness of a signature on an envelope containing an absent
- 24 voter ballot. Signature comparisons shall-MUST be made with the
- 25 digitized signature in the qualified voter file. If the qualified
- 26 voter file does not contain a digitized signature of an elector, or
- 27 is not accessible to the clerk, the city or township clerk shall

- 1 compare the signature appearing on an envelope containing an absent
- 2 voter ballot to the signature contained on the master card.
- 3 Sec. 957. (1) A person circulating a RECALL petition shall be
- 4 a qualified and registered elector in the electoral district of the
- 5 official sought to be recalled and shall attach thereto his
- 6 certificate stating that he is a qualified and registered elector
- 7 in the electoral district of the official sought to be recalled and
- 8 shall state the city or the township wherein he resides and his
- 9 post-office address; further, that STATE IN THE CERTIFICATE OF
- 10 CIRCULATOR HIS OR HER RESIDENCE ADDRESS AND THAT HE OR SHE IS 18
- 11 YEARS OF AGE OR OLDER AND A UNITED STATES CITIZEN. IN ADDITION, THE
- 12 CERTIFICATE OF CIRCULATOR MUST INDICATE ALL OF THE FOLLOWING:
- 13 (A) THAT signatures appearing upon the RECALL petition were
- 14 not obtained through fraud, deceit, or misrepresentation and that
- 15 he OR SHE has neither caused nor permitted a person to sign the
- 16 RECALL petition more than once and has no knowledge of a person
- 17 signing the RECALL petition more than once. ; that
- 18 (B) THAT all signatures to the RECALL petition were affixed in
- 19 his OR HER presence. ; and that
- 20 (C) THAT, to the best of his OR HER knowledge, information,
- 21 and belief, the signers of the RECALL petition are qualified and
- 22 registered electors and the signatures appearing thereon ON THE
- 23 RECALL PETITION are the genuine signatures of the persons of whom
- 24 they purport to be. SIGNING THE RECALL PETITION.
- 25 (2) A person who knowingly makes a false statement in the
- 26 certificate hereby required OF CIRCULATOR is guilty of a
- 27 misdemeanor.

- 1 Enacting section 1. Sections 15, 121, 149, 221 to 241, 302a,
- 2 416a to 416d, 426a to 426n, 467n, 467p, 613c, 647, 655, 656, 669a,
- **3** 704, 705, 717a, 739, 761a, 802, 804, and 947 of the Michigan
- 4 election law, 1954 PA 116, MCL 168.15, 168.121, 168.149, 168.221 to
- 5 168.241, 168.302a, 168.416a to 168.416d, 168.426a to 168.426n,
- 6 168.467n, 168.467p, 168.613c, 168.647, 168.655, 168.656, 168.669a,
- 7 168.704, 168.705, 168.717a, 168.739, 168.761a, 168.802, 168.804,
- **8** and 168.947, are repealed.
- 9 Enacting section 2. This amendatory act takes effect 90 days
- 10 after the date it is enacted into law.