96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

HB1334

Introduced 2/18/2009, by Rep. Mike Boland

SYNOPSIS AS INTRODUCED:

See Index

Amends the Election Code. Provides for the use of mail-in ballots for the consolidated election held in 2011. Provides that the election authority shall mail ballots to each registered voter not more than 40 nor less than 5 days before the date of the election. Establishes procedures for the return of the ballots. Provides for the delivery of ballots to the judges of election. Provides for the casting of mail-in ballots. Provides that the State Board of Elections shall adopt rules and procedures for the implementation of the use of mail-in ballots within 270 days after the effective date of the bill. Requires the State Board to report to the General Assembly on the problems and successes of conducting elections with mail-in ballots. Contains other provisions. Amends the State Mandates Act to require implementation without reimbursement. Effective immediately.

LRB096 03862 JAM 13896 b

HB1334

1

AN ACT concerning elections.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Election Code is amended by changing
Sections 4-11, 11-7, 12-1, 12-4, 13-1, 13-2, 14-1, 14-3.1,
16-5, 17-1, 24A-6, and 24B-6 and adding the Article 19B heading
and Sections 19B-5, 19B-10, 19B-15, 19B-20, 19B-25, 19B-30,
19B-35, 19B-40, 19B-45, 19B-50, 19B-55, and 19B-60 as follows:

9 (10 ILCS 5/4-11) (from Ch. 46, par. 4-11)

Sec. 4-11. Subject to the provisions of Article 19B, at 10 least 2 weeks prior to the general November election in each 11 even numbered year and the consolidated election in each 12 odd-numbered year the county clerk shall cause a list to be 13 14 made for each precinct of all names upon the registration record cards not marked or erased, in alphabetical order, with 15 16 the address, provided, that such list may be arranged 17 geographically, by street and number, in numerical order, with respect to all precincts in which all, or substantially all 18 19 residences of voters therein shall be located upon and numbered along streets, avenues, courts, or other highways which are 20 21 either named or numbered, upon direction either of the county 22 board or of the circuit court. On the list, the county clerk shall indicate, by italics, asterisk, or other means, the names 23

of all persons who have registered since the last regularly 1 2 scheduled election in the consolidated schedule of elections established in Section 2A-1.1 of this Act. The county clerk 3 shall cause such precinct lists to be printed or typed in 4 5 sufficient numbers to meet all reasonable demands, and upon application a copy of the same shall be given to any person 6 applying therefor. By such time, the county clerk shall give 7 the precinct lists to the chairman of a county central 8 9 committee of an established political party, as such party is 10 defined in Section 10-2 of this Act, or to the chairman's duly 11 authorized representative. Within 30 days of the effective date 12 of this Amendatory Act of 1983, the county clerk shall give the precinct lists compiled prior to the general November election 13 of 1982 to the chairman of county central committee of an 14 15 established political party or to the chairman's duly 16 authorized representative.

Prior to the opening of the polls for other elections, the county clerk shall transmit or deliver to the judges of election of each polling place a corrected list of registered voters in the precinct, or the names of persons added to and erased or withdrawn from the list for such precinct. At other times such list, currently corrected, shall be kept available for public inspection in the office of the county clerk.

24 Within 60 days after each general election the county clerk 25 shall indicate by italics, asterisk, or other means, on the 26 list of registered voters in each precinct, each registrant who

voted at that general election, and shall provide a copy of such list to the chairman of the county central committee of each established political party or to the chairman's duly authorized representative.

5 Within 60 days after the effective date of this amendatory Act of 1983, the county clerk shall indicate by italics, 6 7 asterisk, or other means, on the list of registered voters in 8 each precinct, each registrant who voted at the general 9 election of 1982, and shall provide a copy of such coded list 10 to the chairman of the county central committee of each 11 established political party or to the chairman's duly 12 authorized representative.

13 The county clerk may charge a fee to reimburse the actual 14 cost of duplicating each copy of a list provided under either 15 of the 2 preceding paragraphs.

16 (Source: P.A. 90-358, eff. 1-1-98.)

17 (10 ILCS 5/11-7) (from Ch. 46, par. 11-7)

18 Sec. 11-7. For the purpose of the conduct of anv consolidated election, consolidated primary election, special 19 20 municipal primary election or emergency referendum, an 21 election authority may cluster up to four contiguous precincts 22 as provided in this Section, which shall constitute a clustered voting zone. The common polling place for the clustered voting 23 24 zone shall be located within the territory comprising the 25 clustered precincts. Unless the election authority specifies a

larger number, only one election judge shall be appointed for 1 2 each of the precincts in each clustered voting zone. The use of 3 clustered voting zones in consolidated elections shall be subject to the provisions of Article 19B regarding mail-in 4 5 ballots.

6 The judges so appointed may not all be affiliated with the 7 same political party.

8 The conduct of an election in a clustered voting zone shall 9 be under the general supervision of all the judges of election 10 designated to serve in the clustered voting zone. The 11 designated judges may perform the duties of election judges for 12 the entire clustered voting zone. However, the requirements of Section 17-14 shall apply to voter assistance, the requirements 13 14 Section 24-10 shall apply to voter instruction, the of 15 requirement of Section 24A-10 shall apply to examination of 16 absentee ballots, and any disputes as to entitlement to vote, 17 challenges, counting of ballots or other matters pertaining directly to voting shall be decided by those designated judges 18 appointed for the precinct in which the affected voter resides 19 or the disputed vote is to be counted. 20

21 This Section does not apply to any elections in 22 municipalities with more than 1,000,000 inhabitants.

23 (Source: P.A. 90-358, eff. 1-1-98.)

24 (10 ILCS 5/12-1) (from Ch. 46, par. 12-1)

Sec. 12-1. At least 60 days prior to each general and 25

consolidated election, the election authority shall provide 1 2 public notice, calculated to reach elderly and handicapped voters, of the availability of registration and voting aids 3 under the Federal Voting Accessibility for the Elderly and 4 5 Handicapped Act, of the availability of assistance in marking 6 the ballot, the procedures for using mail-in ballots in 7 elections subject to Article 19B, procedures for voting by 8 absentee ballot, and procedures for voting early by personal 9 appearance.

10 At least 30 days before any general election, and at least 11 20 days before any special congressional election, the county 12 clerk shall publish a notice of the election in 2 or more 13 newspapers published in the county, city, village, 14 incorporated town or town, as the case may be, or if there is no such newspaper, then in any 2 or more newspapers published 15 16 in the county and having a general circulation throughout the 17 community. The notice may be substantially as follows:

Notice is hereby given that on (give date), at (give the place of holding the election and the name of the precinct or district) in the county of (name county), an election will be held for (give the title of the several offices to be filled), which election will be open at 6:00 a.m. and continued open until 7:00 p.m. of that day.

24 Dated at on (insert date).
25 (Source: P.A. 94-645, eff. 8-22-05.)

- 6 - LRB096 03862 JAM 13896 b

1

HB1334

(10 ILCS 5/12-4) (from Ch. 46, par. 12-4)

2 Sec. 12-4. Not more than 30 nor less than 10 days prior to of the consolidated election and nonpartisan 3 the date elections, each election authority shall publish notice of the 4 5 election of officers of each political subdivision to be conducted in his or its jurisdiction on such election date. The 6 7 notice of election shall be published once in one or more 8 newspapers published in each political subdivision, and if 9 there is no such newspaper, then published once in a local, community newspaper having general circulation 10 in the 11 subdivision, and also once in a newspaper published in the 12 county wherein the political subdivisions or portions thereof, 13 having such elections are situated.

The notice shall be substantially in the form prescribed in Section 12-1, and may include notice of the location of the precincts and polling places within or including part of the political subdivision in which the election is to be conducted, and the procedures for using mail-in ballots in consolidated elections subject to Article 19B.

Not less than 10 days before each such election, the election authority shall publish notice of the precincts and the location of the polling places where the election will be conducted for political subdivisions wholly or partially within its jurisdiction. The election authority shall cause publication in the manner heretofore prescribed for the notice of election. - 7 - LRB096 03862 JAM 13896 b

HB1334

1 (Source: P.A. 81-963.)

2

(10 ILCS 5/13-1) (from Ch. 46, par. 13-1)

3 Sec. 13-1. In counties not under township organization, the 4 county board of commissioners shall at its meeting in July in 5 each even-numbered year appoint in each election precinct 5 6 capable and discreet persons meeting the qualifications of 7 Section 13-4 to be judges of election. Where neither voting 8 machines nor electronic, mechanical or electric voting systems 9 are used, the county board may, for any precinct with respect 10 to which the board considers such action necessary or desirable 11 in view of the number of voters, and shall for general elections for any precinct containing more than 600 registered 12 voters, appoint in addition to the 5 judges of election a team 13 14 of 5 tally judges. In such precincts the judges of election 15 shall preside over the election during the hours the polls are 16 open, and the tally judges, with the assistance of the holdover judges designated pursuant to Section 13-6.2, shall count the 17 18 vote after the closing of the polls. However, the County Board of Commissioners may appoint 3 judges of election to serve in 19 lieu of the 5 judges of election otherwise required by this 20 Section to serve in any emergency referendum, or in any 21 22 odd-year regular election or in any special primary or special election called for the purpose of filling a vacancy in the 23 24 office of representative in the United States Congress or to 25 nominate candidates for such purpose. If a consolidated election is conducted under Article 19B, the County Board of Commissioners shall appoint a team of 5 tally judges to serve in lieu of the 5 judges of election otherwise required by this Section. The tally judges shall possess the same qualifications and shall be appointed in the same manner and with the same division between political parties as is provided for judges of election.

8 In addition to such precinct judges, the county board of 9 commissioners shall appoint special panels of 3 judges each, 10 who shall possess the same qualifications and shall be 11 appointed in the same manner and with the same division between 12 political parties as is provided for other judges of election. 13 The number of such panels of judges required shall be determined by regulations of the State Board of Elections which 14 shall base the required numbers of special panels on the number 15 16 of registered voters in the jurisdiction or the number of 17 absentee ballots voted at recent elections, or any combination of such factors. 18

Such appointment shall be confirmed by the court as 19 20 provided in Section 13-3 of this Article. No more than 3 21 persons of the same political party shall be appointed judges 22 of the same election precinct or election judge panel. The 23 appointment shall be made in the following manner: The county board of commissioners shall select and approve 3 persons as 24 25 judges of election in each election precinct from a certified 26 list, furnished by the chairman of the County Central Committee

of the first leading political party in such precinct; and the 1 2 county board of commissioners shall also select and approve 2 persons as judges of election in each election precinct from a 3 certified list, furnished by the chairman of the County Central 4 5 Committee of the second leading political party. However, if only 3 judges of election serve in each election precinct, no 6 7 more than 2 persons of the same political party shall be judges 8 of election in the same election precinct; and which political 9 party is entitled to 2 judges of election and which political 10 party is entitled to one judge of election shall be determined 11 in the same manner as set forth in the next two preceding 12 sentences with regard to 5 election judges in each precinct. 13 Such certified list shall be filed with the county clerk not 14 less than 10 days before the annual meeting of the county board 15 of commissioners. Such list shall be arranged according to 16 precincts. The chairman of each county central committee shall, 17 insofar as possible, list persons who reside within the precinct in which they are to serve as judges. However, he may, 18 19 in his sole discretion, submit the names of persons who reside 20 outside the precinct but within the county embracing the precinct in which they are to serve. He must, however, submit 21 the names of at least 2 residents of the precinct for each 22 23 precinct in which his party is to have 3 judges and must submit the name of at least one resident of the precinct for each 24 25 precinct in which his party is to have 2 judges. The county board of commissioners shall acknowledge in writing to each 26

county chairman the names of all persons submitted on such 1 2 certified list and the total number of persons listed thereon. If no such list is filed or such list is incomplete (that is, 3 no names or an insufficient number of names are furnished for 4 5 certain election precincts), the county board of commissioners shall make or complete such list from the names contained in 6 7 the supplemental list provided for in Section 13-1.1. The 8 election judges shall hold their office for 2 years from their 9 appointment, and until their successors are duly appointed in 10 the manner provided in this Act. The county board of 11 commissioners shall fill all vacancies in the office of judge 12 of election at any time in the manner provided in this Act. (Source: P.A. 94-1000, eff. 7-3-06.) 13

14 (10 ILCS 5/13-2) (from Ch. 46, par. 13-2)

15 Sec. 13-2. In counties under the township organization the 16 county board shall at its meeting in July in each even-numbered year except in counties containing a population of 3,000,000 17 18 inhabitants or over and except when such judges are appointed by election commissioners, select in each election precinct in 19 20 the county, 5 capable and discreet persons to be judges of 21 election who shall possess the qualifications required by this 22 Act for such judges. Where neither voting machines nor electronic, mechanical or electric voting systems are used, the 23 24 county board may, for any precinct with respect to which the 25 board considers such action necessary or desirable in view of

the number of voters, and shall for general elections for any 1 2 precinct containing more than 600 registered voters, appoint in addition to the 5 judges of election a team of 5 tally judges. 3 In such precincts the judges of election shall preside over the 4 5 election during the hours the polls are open, and the tally judges, with the assistance of the holdover judges designated 6 pursuant to Section 13-6.2, shall count the vote after the 7 8 closing of the polls. The tally judges shall possess the same 9 qualifications and shall be appointed in the same manner and 10 with the same division between political parties as is provided 11 for judges of election.

However, the county board may appoint 3 judges of election to serve in lieu of the 5 judges of election otherwise required by this Section to serve in any emergency referendum, or in any odd-year regular election or in any special primary or special election called for the purpose of filling a vacancy in the office of representative in the United States Congress or to nominate candidates for such purpose.

19 If a consolidated election is conducted under Article 19B, 20 the county board shall appoint a team of 5 tally judges to 21 serve in lieu of the 5 judges of election otherwise required by 22 this Section.

In addition to such precinct judges, the county board shall appoint special panels of 3 judges each, who shall possess the same qualifications and shall be appointed in the same manner and with the same division between political parties as is

provided for other judges of election. The number of such panels of judges required shall be determined by regulations of the State Board of Elections, which shall base the required number of special panels on the number of registered voters in the jurisdiction or the number of absentee ballots voted at recent elections or any combination of such factors.

7 No more than 3 persons of the same political party shall be 8 appointed judges in the same election district or undivided 9 precinct. The election of the judges of election in the various 10 election precincts shall be made in the following manner: The 11 county board shall select and approve 3 of the election judges 12 in each precinct from a certified list furnished by the 13 chairman of the County Central Committee of the first leading 14 political party in such election precinct and shall also select 15 and approve 2 judges of election in each election precinct from 16 a certified list furnished by the chairman of the County 17 Central Committee of the second leading political party in such election precinct. However, if only 3 judges of election serve 18 in each election precinct, no more than 2 persons of the same 19 20 political party shall be judges of election in the same election precinct; and which political party is entitled to 2 21 22 judges of election and which political party is entitled to one 23 judge of election shall be determined in the same manner as set forth in the next two preceding sentences with regard to 5 24 25 election judges in each precinct. The respective County Central 26 Committee chairman shall notify the county board by June 1 of

each odd-numbered year immediately preceding the annual 1 2 meeting of the county board whether or not such certified list 3 will be filed by such chairman. Such list shall be arranged according to precincts. The chairman of each county central 4 5 committee shall, insofar as possible, list persons who reside 6 within the precinct in which they are to serve as judges. 7 However, he may, in his sole discretion, submit the names of 8 persons who reside outside the precinct but within the county 9 embracing the precinct in which they are to serve. He must, 10 however, submit the names of at least 2 residents of the 11 precinct for each precinct in which his party is to have 3 12 judges and must submit the name of at least one resident of the precinct for each precinct in which his party is to have 2 13 judges. Such certified list, if filed, shall be filed with the 14 15 county clerk not less than 20 days before the annual meeting of 16 the county board. The county board shall acknowledge in writing 17 to each county chairman the names of all persons submitted on such certified list and the total number of persons listed 18 thereon. If no such list is filed or the list is incomplete 19 20 (that is, no names or an insufficient number of names are furnished for certain election precincts), the county board 21 22 shall make or complete such list from the names contained in 23 the supplemental list provided for in Section 13-1.1. Provided, 24 further, that in any case where a township has been or shall be redistricted, in whole or in part, subsequent to one general 25 26 election for Governor, and prior to the next, the judges of

election to be selected for all new or altered precincts shall 1 2 be selected in that one of the methods above detailed, which 3 shall be applicable according to the facts and circumstances of the particular case, but the majority of such judges for each 4 5 such precinct shall be selected from the first leading political party, and the minority judges from the second 6 7 leading political party. Provided, further, that in counties 8 having a population of 1,000,000 inhabitants or over the 9 selection of judges of election shall be made in the same 10 manner in all respects as in other counties, except that the 11 provisions relating to tally judges are inapplicable to such 12 counties and except that the county board shall meet during the month of January for the purpose of making such selection and 13 14 the chairman of each county central committee shall notify the county board by the preceding October 1 whether or not the 15 16 certified list will be filed. Such judges of election shall 17 hold their office for 2 years from their appointment and until their successors are duly appointed in the manner provided in 18 this Act. The county board shall fill all vacancies in the 19 20 office of judges of elections at any time in the manner herein provided. 21

Such selections under this Section shall be confirmed by the circuit court as provided in Section 13-3 of this Article. (Source: P.A. 94-1000, eff. 7-3-06.)

25 (10 ILCS 5/14-1) (from Ch. 46, par. 14-1)

Sec. 14-1. (a) The board of election commissioners established or existing under Article 6 shall, at the time and in the manner provided in Section 14-3.1, select and choose 5 persons, men or women, as judges of election for each precinct in such city, village or incorporated town.

6 Where neither voting machines nor electronic, mechanical 7 or electric voting systems are used, the board of election 8 commissioners may, for any precinct with respect to which the 9 board considers such action necessary or desirable in view of 10 the number of voters, and shall for general elections for any 11 precinct containing more than 600 registered voters, appoint in 12 addition to the 5 judges of election a team of 5 tally judges. 13 In such precincts the judges of election shall preside over the 14 election during the hours the polls are open, and the tally 15 judges, with the assistance of the holdover judges designated pursuant to Section 14-5.2, shall count the vote after the 16 17 closing of the polls. The tally judges shall possess the same qualifications and shall be appointed in the same manner and 18 19 with the same division between political parties as is provided 20 for judges of election. The foregoing provisions relating to the appointment of tally judges are inapplicable in counties 21 22 with a population of 1,000,000 or more.

If a consolidated election is conducted under Article 19B, the board of election commissioners shall appoint a team of 5 tally judges to serve in lieu of the 5 judges of election otherwise required by this Section.

- 16 -	LRB096	03862	JAM	13896	b
--------	--------	-------	-----	-------	---

(b) To qualify as judges the persons must: 1 2 (1) be citizens of the United States; 3 (2) be of good repute and character and not subject to registration requirement of the Sex Offender 4 the 5 Registration Act; (3) be able to speak, read and write the English 6 7 language; 8 (4) skilled in the 4 fundamental rules be of 9 arithmetic: 10 (5) be of good understanding and capable; 11 (6) not be candidates for any office at the election 12 and not be elected committeemen; 13 (7) reside and be entitled to vote in the precinct in 14 which they are selected to serve, except that in each 15 precinct not more than one judge of each party may be 16 appointed from outside such precinct. Any judge SO 17 appointed to serve in any precinct in which he is not entitled to vote must be entitled to vote elsewhere within 18 19 the county which encompasses the precinct in which such 20 judge is appointed and such judge must otherwise meet the qualifications of this Section, except as provided in 21 22 subsection (c) or (c-5). 23 (c) An election authority may establish a program to permit a person who is not entitled to vote to be appointed as an 24 election judge if, as of the date of the election at which the 25 26 person serves as a judge, he or she:

HB1334

- 17 - LRB096 03862 JAM 13896 b

1	(1) is a U.S. citizen;
2	(2) is a junior or senior in good standing enrolled in
3	a public or private secondary school;
4	(3) has a cumulative grade point average equivalent to
5	at least 3.0 on a 4.0 scale;
6	(4) has the written approval of the principal of the
7	secondary school he or she attends at the time of
8	appointment;
9	(5) has the written approval of his or her parent or
10	legal guardian;
11	(6) has satisfactorily completed the training course
12	for judges of election described in Sections 13-2.1,
13	13-2.2, and 14-4.1; and
14	(7) meets all other qualifications for appointment and
15	service as an election judge.
16	No more than one election judge qualifying under this
17	subsection may serve per political party per precinct. Prior to
18	appointment, a judge qualifying under this subsection must
19	certify in writing to the election authority the political
20	party the judge chooses to affiliate with.
21	Students appointed as election judges under this
22	subsection shall not be counted as absent from school on the
23	day they serve as judges.
24	(c-5) An election authority may establish a program to
25	permit a person who is not entitled to vote in that precinct or
26	county to be appointed as an election judge if, as of the date

1 of the election at which the person serves as a judge, he or 2 she:

3

(1) is a U.S. citizen;

4 (2) is currently enrolled in a community college, as
5 defined in the Public Community College Act, or a public or
6 private Illinois university or college;

7 (3) has a cumulative grade point average equivalent to
8 at least 3.0 on a 4.0 scale;

9 (4) has satisfactorily completed the training course 10 for judges of election described in Sections 13-2.1, 11 13-2.2, and 14-4.1; and

12 (5) meets all other qualifications for appointment and13 service as an election judge.

No more than one election judge qualifying under this subsection may serve per political party per precinct. Prior to appointment, a judge qualifying under this subsection must certify in writing to the election authority the political party the judge chooses to affiliate with.

19 Students appointed as election judges under this 20 subsection shall not be counted as absent from school on the 21 day they serve as judges.

(d) The board of election commissioners may select 2 additional judges of election, one from each of the major political parties, for each 200 voters in excess of 600 in any precinct having more than 600 voters as authorized by Section 11--3. These additional judges must meet the qualifications

HB1334 - 19 - LRB096 03862 JAM 13896 b

1 prescribed in this Section.

2 (Source: P.A. 95-699, eff. 11-9-07; 95-818, eff. 1-1-09; 3 revised 9-5-08.)

4 (10 ILCS 5/14-3.1) (from Ch. 46, par. 14-3.1)

5 Sec. 14-3.1. The board of election commissioners shall, 6 during the month of July of each even-numbered year, select for 7 each election precinct within the jurisdiction of the board 5 8 persons to be judges of election who shall possess the 9 qualifications required by this Act for such judges. The 10 selection shall be made by a county board of election 11 commissioners in the following manner: the county board of 12 election commissioners shall select and approve 3 persons as 13 judges of election in each election precinct from a certified 14 list furnished by the chairman of the county central committee 15 of the first leading political party in that precinct; the 16 county board of election commissioners also shall select and approve 2 persons as judges of election in each election 17 precinct from a certified list furnished by the chairman of the 18 county central committee of the second leading political party 19 20 in that precinct. The selection by a municipal board of 21 election commissioners shall be made in the following manner: 22 for each precinct, 3 judges shall be selected from one of the 2 leading political parties and the other 2 judges shall be 23 selected from the other leading political party; the parties 24 entitled to 3 and 2 judges, respectively, in the several 25

precincts shall be determined as provided in Section 14-4. 1 2 However, a Board of Election Commissioners may appoint three judges of election to serve in lieu of the 5 judges of election 3 otherwise required by this Section to serve in any emergency 4 5 referendum, or in any odd-year regular election or in any 6 special primary or special election called for the purpose of 7 filling a vacancy in the office of representative in the United 8 States Congress or to nominate candidates for such purpose.

9 If a consolidated election is conducted under Article 19B,
 10 a Board of Election Commissioners shall appoint a team of 5
 11 tally judges to serve in lieu of the 5 judges of election
 12 otherwise required by this Section.

13 If only 3 judges of election serve in each election 14 precinct, no more than 2 persons of the same political party 15 shall be judges of election in the same election precinct, and 16 which political party is entitled to 2 judges of election and 17 which political party is entitled to one judge of election shall be determined as set forth in this Section for a county 18 board of election commissioners' selection of 5 election judges 19 in each precinct or in Section 14-4 for a municipal board of 20 election commissioners' selection of election judges in each 21 22 precinct, whichever is appropriate. In addition to such 23 precinct judges, the board of election commissioners shall appoint special panels of 3 judges each, who shall possess the 24 25 same qualifications and shall be appointed in the same manner 26 and with the same division between political parties as is

provided for other judges of election. The number of such 1 2 panels of judges required shall be determined by regulation of the State Board of Elections, which shall base the required 3 number of special panels on the number of registered voters in 4 5 the jurisdiction or the number of absentee ballots voted at recent elections or any combination of such factors. A 6 7 municipal board of election commissioners shall make the 8 selections of persons qualified under Section 14-1 from 9 certified lists furnished by the chairman of the respective 10 county central committees of the 2 leading political parties. 11 Lists furnished by chairmen of county central committees under 12 this Section shall be arranged according to precincts. The 13 chairman of each county central committee shall, insofar as 14 possible, list persons who reside within the precinct in which 15 they are to serve as judges. However, he may, in his sole 16 discretion, submit the names of persons who reside outside the 17 precinct but within the county embracing the precinct in which they are to serve. He must, however, submit the names of at 18 19 least 2 residents of the precinct for each precinct in which 20 his party is to have 3 judges and must submit the name of at least one resident of the precinct for each precinct in which 21 22 his party is to have 2 judges. The board of election 23 commissioners shall no later than March 1 of each even-numbered year notify the chairmen of the respective county central 24 25 committees of their responsibility to furnish such lists, and each such chairman shall furnish the board of election 26

commissioners with the list for his party on or before May 1 of 1 2 each even-numbered year. The board of election commissioners shall acknowledge in writing to each county chairman the names 3 of all persons submitted on such certified list and the total 4 number of persons listed thereon. If no such list is furnished 5 or if no names or an insufficient number of names are furnished 6 7 for certain precincts, the board of election commissioners 8 shall make or complete such list from the names contained in 9 the supplemental list provided for in Section 14-3.2. Judges of election shall hold their office for 2 years from their 10 11 appointment and until their successors are duly appointed in 12 the manner herein provided. The board of election commissioners shall, subject to the provisions of Section 14-3.2, fill all 13 vacancies in the office of judges of election at any time in 14 15 the manner herein provided.

Such selections under this Section shall be confirmed by the court as provided in Section 14-5.

18 (Source: P.A. 94-1000, eff. 7-3-06.)

19 (10 ILCS 5/16-5) (from Ch. 46, par. 16-5)

Sec. 16-5. For all elections to which this Article applies, the county clerks, in their respective counties, shall have charge of the printing of the ballots for all elections, including referenda, and shall furnish them to the judges of election. In municipalities and counties having a board of election commissioners, such board shall have charge of the

printing of the ballots and furnish them to the judges of 1 2 election within the territory under their jurisdiction. 3 Ballots shall be printed and in possession of the respective election authorities at least two days before each election and 4 5 subject to the inspection of candidates and their agents; if any mistakes be discovered they shall be corrected without 6 7 delay. If a consolidated election is subject to the provisions of Article 19B, however, the ballots shall be furnished to the 8 9 election authority prior to the time the ballots are to be 10 mailed to the voters. The election authority shall cause to be 11 delivered to the judges of election at the polling place of 12 each precinct or district, not less than twelve hours before the time fixed by law for the opening of the polls therein, at 13 least 10% more ballots of the kind to be voted in such precinct 14 15 or district than the number of voters registered therein for 16 the purposes of such election, such ballots shall be put up in 17 separate sealed packages, with marks on the outside clearly designating the polling place for which they are intended and 18 the number of ballots enclosed, and receipt therefor shall be 19 20 given by the judges of election to whom they are delivered, which receipt shall be preserved by the election authority. The 21 22 election authority shall provide and retain at its office an 23 ample supply of ballots, in addition to those distributed to the several voting precincts or districts, and if at any time 24 25 on or before the day of election the ballots furnished to any 26 precinct shall be lost, destroyed or exhausted before the polls

are closed, on written application signed by a majority of the judges he or they shall immediately cause to be delivered to such judges at the polling place, such additional supply of ballots as may be required and sufficient to comply with the provisions of this Act.

6 If a consolidated election is subject to the provisions of 7 Article 19B, the election authority shall, not more than 40 nor 8 less than 5 days before the date of the election, mail a ballot 9 to each registered voter.

10 (Source: P.A. 80-1469.)

11 (10 ILCS 5/17-1) (from Ch. 46, par. 17-1)

12 Sec. 17-1. Except for the consolidated elections conducted 13 under Article 19B, the polls shall be opened at the hour of 14 6:00 a.m. and continued open until 7:00 p.m. of the same day, 15 at which time the polls shall be closed; but if the judges 16 shall not attend at the hour of six o'clock in the morning, or if it shall be necessary for the electors present to appoint 17 18 judges to conduct the election, as herein prescribed, the polls 19 may, in that case, be opened at any hour before the time for 20 closing the same shall arrive, as the case may require. The 21 State Board of Elections shall adopt rules for the conduct of 22 elections under Article 19B.

23 (Source: P.A. 81-850; 81-1149.)

24 (10 ILCS 5/Art. 19B heading new)

1

Article 19B. MAIL-IN BALLOTS FOR CONSOLIDATED ELECTIONS

2	(10 ILCS 5/19B-5 new)
3	Sec. 19B-5. Voting in consolidated elections.In the year
4	2011, any qualified elector of the State of Illinois having
5	duly registered where registration is required may vote at the
6	consolidated election for the offices listed in subsection (c)
7	of Section 2A-1.2 through ballots mailed to the voter and
8	returned to the proper election authority by mail.
9	Each election authority shall compile and keep current a

10 list of voters who are eligible to vote under this Article. The

11 list shall include the last mailing address of each voter.

12 (10 ILCS 5/19B-10 new)

13 Sec. 19B-10. Time for mailing ballots. Each election 14 authority, not more than 40 nor less than 5 days before the 15 consolidated election held in 2011, shall mail, postage 16 prepaid, an official ballot, or ballots if more than one are to 17 be voted at the election, to each registered voter eligible to vote under this Article. The ballot or ballots shall be mailed 18 to each voter's last mailing address and shall be marked "DO 19 20 NOT FORWARD - ADDRESS CORRECTION REQUESTED" or any other similar statement that is in accordance with United States 21 22 postal service regulations. 23 The election authority shall maintain a list for each

24 election of the voters to whom ballots have been issued. The

HB1334

1 list shall be maintained for each precinct within the 2 jurisdiction of the election authority.

3	(10 ILCS 5/19B-15 new)
4	Sec. 19B-15. Enclosure of ballots in unsealed envelope;
5	certification; instructions for marking and returning ballots.
6	The election authority shall fold the ballot or ballots in the
7	manner specified by the statute for folding ballots prior to
8	their deposit in the ballot box, and shall enclose the ballot
9	or ballots in an unsealed envelope to be furnished by the
10	election authority. The envelope shall bear on its face the
11	name, official title, and post office address of the election
12	authority.
13	The printed certificate on the envelope shall be in
14	substantially the following form:
15	"I state that I am a resident of the precinct of
16	the (1)* township of (2)* city of (3)*
17	ward in the city of residing at
18	in the city or town in the county of and
19	State of Illinois, that I have lived at the address for \ldots
20	months last past; and that I am lawfully entitled to vote in
21	the precinct at the election to be held on
22	<u>* fill in either (1), (2), or (3).</u>
23	I further state that I personally marked the enclosed
24	ballot in secret. If I received assistance in casting my
25	ballot, I further attest that, due to physical incapacity, I

	HB1334 - 27 - LRB096 03862 JAM 13896 b
1	marked the enclosed ballot in secret with the assistance of
2	
3	<u></u>
4	(Individual rendering assistance)
5	
6	<u></u>
7	(Residence address)
8	Under penalties of perjury provided by law under Section
9	29-10 of the Election Code, the undersigned certifies that the
10	statements set forth in this certification are true and
11	<u>correct.</u>
12	
13	<u>"</u>
14	In addition, the election authority shall provide printed
15	slips giving full instructions regarding the manner of marking
16	and returning the ballot in order that the same may be counted,
17	and shall furnish one of the printed slips to each voter at the
18	same time the ballot is mailed to the voter. The instructions
19	shall include the following statement: "In signing the
20	certification on the ballot envelope, you are attesting that
21	you personally marked this ballot in secret. If you are
22	physically unable to mark the ballot, a friend or relative may
23	assist you after completing the enclosed affidavit. Federal and
24	State laws prohibit your employer, your employer's agent, or an
25	officer or agent of your union from assisting physically
26	disabled voters."

- 28

- 28 - LRB096 03862 JAM 13896 b

1	In addition, if a ballot to be provided to a voter under
2	this Section contains a public question described in subsection
3	(b) of Section 28-6 and the territory concerning the question
4	to be submitted is not described on the ballot due to that
5	space limitations of the ballot, the election authority shall
6	provide a printed copy of the notice of the public question,
7	which shall included a description of the territory in the
8	manner required by Section 16-7. The notice shall be furnished
9	to the voter at the time the ballot is mailed to the voter.

10

HB1334

(10 ILCS 5/19B-20 new)

11 Sec. 19B-20. Certification of voters; return of ballots. 12 The voter shall make and subscribe to the certification 13 provided for on the return envelope for the ballot, and the ballot or ballots shall be folded by the voter in the manner 14 15 required to be folded before depositing the ballot in the 16 ballot box, and shall be deposited in the envelope and the envelope securely sealed. The voter shall then endorse his or 17 18 her certificate on the back of the envelope, and the envelope shall be mailed by the voter, postage prepaid, to the election 19 20 authority issuing the ballot, or if more convenient, it may be 21 delivered in person, by either the voter or by a spouse, 22 parent, child, brother, or sister of the voter, or by a company 23 licensed by the Illinois Commerce Commission under the Illinois 24 Commercial Transportation Law that is engaged in the business of making deliveries. If a voter gives his or her ballot and 25

HB1334	- 29 -	LRB096 03862 JAM 13896 b

1	ballot envelope to a spouse, parer	nt, child, brother, or sister
2	of the voter, or to a company tha	t is engaged in the business
3	of making deliveries for delivery	v to the election authority,
4	the voter shall give an authorizat	ion form to the person making
5	the delivery. The person making the	ne delivery shall present the
6	authorization to the election a	uthority. The authorization
7	shall be in substantially the follo	owing form:
8	<u>"I</u> (voter) auth	norize
9	to take my ballot to the office of	the election authority.
10	<u></u>	<u></u>
11	Date	Signature of voter
12	<u></u>	<u></u>
13	Town	Address
14	<u></u>	<u></u>
15	Date	Signature of authorized
16	<u>Individual</u>	
17	<u></u>	<u></u>
18	Town	<u>Relationship (if any)"</u>

19	(10 ILCS 5/19B-25 new)
20	Sec. 19B-25. Receipt of ballots. Upon receipt of the
21	voter's ballot, the election authority shall enclose the
22	unopened ballot in a large or carrier envelope that shall be
23	securely sealed and endorsed with the name and official title
24	of the officer and the words, "This envelope contains a ballot
25	and must be opened on election day", together with the number

and description of the precinct in which the ballot is to be
 voted, and the officer shall safely keep the envelope in his or
 her office until counted as provided in Section 19B-30.

4 (10 ILCS 5/19B-30 new)

5 Sec. 19B-30. Counting of ballots. The ballots received by 6 the election authority before 7:00 p.m. of the day of the 7 consolidated election shall be counted at the office of the 8 election authority by the tally judges, appointed under this 9 Code for that purpose. The counting shall commence no later 10 than 8:00 p.m. The counting shall continue until all ballots 11 received have been counted.

12 The procedures set forth in Section 19B-35 of this Act and 13 Articles 17 and 18 of this Code shall apply to all ballots counted under this provision, including comparing the 14 signature on the ballot envelope with the signature of the 15 16 voter on the permanent voter registration record card taken from the master file; except the votes shall be recorded 17 18 without regard to precinct designation, except for precinct 19 offices.

20	(10 ILCS 5/19B-35 new)
21	Sec. 19B-35. Casting ballots; comparison of signatures;
22	rejection of ballots.
23	The tally judges shall cast the voter's ballots separately, and
24	as each ballot is taken shall open the outer or carrier

1	envelope, announce the voter's name, and compare the signature
2	on the permanent voter registration record card taken from the
3	master file with the signature upon the certification on the
4	ballot envelope. In case the judges find the certification
5	properly executed, that the signatures correspond, and that the
6	applicant is a duly qualified elector, they shall open the
7	envelope containing the ballot in such a manner as not to
8	deface or destroy the certification, or mark or tear the
9	ballots therein contained without unfolding or permitting the
10	ballot to be unfolded or examined, and having endorsed the
11	ballot in like manner as other ballots are required to be
12	endorsed, shall deposit the same in the proper ballot box or
13	boxes and enter the voter's name in the poll book the same as
14	if the voter had been present and voted in person. The judges
15	shall place the ballot certification envelopes in a separate
16	envelope as per the direction of the election authority. The
17	envelope containing the ballot certification envelopes shall
18	be retained by the election authority and preserved in like
19	manner as the official poll record.
20	In case the signatures do not correspond, or that the voter
21	is not a duly qualified elector, or that the ballot envelope is
22	open or has been opened and resealed, without opening the
23	envelope the judge of election shall mark across the face
24	thereof, "Rejected", giving the reason therefor.

In case the ballot envelope contains more than one ballot
of any kind, the ballots shall not be counted, but shall be

1	marked "Rejected", giving the reason therefor.
2	The voter's envelope, and the voter's envelope with its
3	contents unopened when the vote is rejected, shall be retained
4	and preserved in the manner now provided for the retention and
5	preservation of official ballots rejected at the election.
6	(10 ILCS 5/19B-40 new)
7	Sec. 19B-40. Pollwatchers. On election day, pollwatchers
8	shall be permitted to be present during the casting of the mail
9	ballots and the vote of any voter may be challenged for cause

7 8 9 ballots, and the vote of any voter may be challenged for cause 10 the same as if he or she were present and voted in person, and 11 the tally judges or a majority of them shall have power and 12 authority to hear and determine the legality of the ballot; 13 provided, however, that if a challenge to any voter's right to vote is sustained, notice of the same must be given by the 14 tally judges by mail <u>addressed to the voter's place of</u> 15

16 <u>residence.</u>

Where ballots are counted on the day of the election in the 17 18 office of the election authority as provided in Section 19B-30 of this Article, each political party, candidate, and qualified 19 20 civic organization shall be entitled to have present one 21 pollwatcher for each panel of election judges therein assigned. 22 The pollwatchers shall be subject to the same provisions as are 23 proscribed for pollwatchers in Section 7-34 and 17-23 of this 24 Code, and shall be permitted to observe the signature 25 comparison between that which is on the ballot envelope and HB1334

1 <u>that which is on the permanent voter registration record card</u> 2 taken from the master file.

3

(10 ILCS 5/19B-45 new)

4 Sec. 19B-45. Death of an elector before election day. 5 Whenever it shall be made to appear by due proof to the tally 6 judges that any elector who has marked and forwarded his or her 7 ballot as provided in this Article has died before the date of 8 the election, then the ballot of the deceased voter shall be retained by the tally judges in the same manner as provided for 9 10 rejected ballots; but the casting of the ballot of a deceased 11 voter shall not invalidate the election.

12 (10 ILCS 5/19B-50 new)

Sec. 19B-50. Application to jurisdiction using voting 13 14 machines. In all jurisdictions in which voting machines are 15 used, all the provisions of the Article relating to the furnishing of ballot boxes, printing, and furnishing official 16 17 ballots and supplies in the number provided by law, the 18 canvassing of the ballots and making the proper return of the result of the election shall, to the extent necessary to make 19 20 this Article effective, apply with full force and effect.

21	(10	ILCS	5/19)B-55 new)							
22	Sec.	19B-	-55.	Adoption	of	rul	es	for	mail-in	ballots.	The
23	<u>State</u> Bo	bard	of	Elections	sha	11	conc	duct	public	hearings	and

	HB1334 - 34 - LRB096 03862 JAM 13896 b					
1	adopt rules and procedures for the implementation of the use of					
2	mail-in ballots within 270 days after the effective date of					
3	this amendatory Act of the 96th General Assembly.					
4	(b) In addition to any other duties prescribed by law, the					
5	State Board of Elections shall:					
6	(1) prescribe the form of materials to be used in the					
7	conduct of mail-in ballot elections;					
8	(2) establish procedures consistent with this Article					
9	for the conduct of mail-in ballot elections; and					
10	(3) supervise the conduct of mail-in ballot elections.					

11 (10 ILCS 5/19B-60 new)

12 <u>Sec. 19B-60. Report. After the consolidated election in</u> 13 <u>2011, the State Board of Elections must report to the General</u> 14 <u>Assembly on the problems and successes of conducting the</u> 15 election with mail-in ballots.

16 (10 ILCS 5/24A-6) (from Ch. 46, par. 24A-6)

Sec. 24A-6. The ballot information, whether placed on the 17 ballot or on the marking device, shall, as far as practicable, 18 be in the order of arrangement provided for paper ballots, 19 20 except that such information may be in vertical or horizontal 21 rows, or in a number of separate pages. Ballots for all 22 questions or propositions to be voted on must be provided in 23 the same manner and must be arranged on or in the marking 24 device or on the ballot sheet in the places provided for such - 35 - LRB096 03862 JAM 13896 b

1 purposes.

2 When an electronic voting system utilizes a ballot label booklet and ballot card, ballots for candidates, ballots 3 calling for a constitutional convention, constitutional 4 judicial retention ballots, 5 amendment ballots, public 6 measures, and all propositions to be voted upon may be placed 7 on the electronic voting device by providing in the ballot 8 booklet separate ballot label pages or series of pages 9 distinguished by differing colors as provided below. When an 10 electronic voting system utilizes a ballot sheet, ballots 11 calling for a constitutional convention, constitutional 12 amendment ballots and judicial retention ballots shall be 13 placed on the ballot sheet by providing a separate portion of the ballot sheet for each such kind of ballot which shall be 14 printed in ink of a color distinct from the color of ink used 15 16 in printing any other portion of the ballot sheet. Ballots for 17 candidates, public measures and all other propositions to be voted upon shall be placed on the ballot sheet by providing a 18 separate portion of the ballot sheet for each such kind of 19 20 ballot. Whenever a person has submitted a declaration of intent to be a write-in candidate as required in Sections 17-16.1 and 21 22 18-9.1, a line on which the name of a candidate may be written 23 by the voter shall be printed below the name of the last candidate nominated for such office, and immediately to the 24 25 left of such line an area shall be provided for marking a vote for such write-in candidate. The number of write-in lines for 26

an office shall equal the number of persons who have filed 1 2 declarations of intent to be write-in candidates plus an additional line or lines for write-in candidates who qualify to 3 file declarations to be write-in candidates under Sections 4 5 17-16.1 and 18-9.1 when the certification of ballot contains 6 the words "OBJECTION PENDING" next to the name of the 7 candidate, up to the number of candidates for which a voter may 8 vote. More than one amendment to the constitution may be placed 9 on the same ballot page or series of pages or on the same portion of the ballot sheet, as the case may be. Ballot label 10 11 pages for constitutional conventions or constitutional 12 amendments shall be on paper of blue color and shall precede 13 all other ballot label pages in the ballot label booklet. More 14 than one public measure or proposition may be placed on the 15 same ballot label page or series of pages or on the same 16 portion of the ballot sheet, as the case may be. More than one 17 proposition for retention of judges in office may be placed on the same ballot label page or series of pages or on the same 18 19 portion of the ballot sheet, as the case may be. Ballot label 20 pages for candidates shall be on paper of white color, except that in primary elections the ballot label page or pages for 21 22 the candidates of each respective political party shall be of 23 the color designated by the election official in charge of the election for that political party's candidates; provided that 24 25 the ballot label pages or pages for candidates for use at the nonpartisan and consolidated elections may be on paper of 26

different colors, except blue, whenever necessary or desirable 1 2 to facilitate distinguishing between the pages for different political subdivisions. On each page of the candidate booklet, 3 where the election is made to list ballot information 4 5 vertically, the party affiliation of each candidate or the word 6 "independent" shall appear immediately to the left of the 7 candidate's name, and the name of candidates for the same office shall be listed vertically under the title of that 8 9 office. If no candidate or candidates file for an office and if 10 no person or persons file a declaration as a write-in candidate 11 for that office, then below the title of that office the 12 election authority instead shall print "No Candidate". In the 13 case of nonpartisan elections for officers of political 14 subdivisions, unless the statute or an ordinance adopted 15 pursuant to Article VII of the Constitution requires otherwise, 16 the listing of such nonpartisan candidates shall not include 17 any party or "independent" designation. Ballot label pages for judicial retention ballots shall be on paper of green color, 18 19 and ballot label pages for all public measures and other 20 propositions shall be on paper of some other distinct and 21 different color. In primary elections, a separate ballot label 22 booklet, marking device and voting booth shall be used for each 23 political party holding a primary, with the ballot label booklet arranged to include ballot label pages of 24 the 25 candidates of the party and public measures and other propositions to be voted upon on the day of the primary 26

election. One ballot card may be used for recording the voter's vote or choice on all such ballots, proposals, public measures or propositions, and such ballot card shall be arranged so as to record the voter's vote or choice in a separate column or columns for each such kind of ballot, proposal, public measure or proposition.

7 If the ballot label booklet includes both candidates for 8 office and public measures or propositions to be voted on, the 9 election official in charge of the election shall divide the 10 pages by protruding tabs identifying the division of the pages, 11 and printing on such tabs "Candidates" and "Propositions".

12 The ballot card and all of its columns and the ballot card 13 envelope shall be of the color prescribed for candidate's 14 ballots at the general or primary election, whichever is being 15 held. At an election where no candidates are being nominated or 16 elected, the ballot card, its columns, and the ballot card 17 envelope shall be of a color designated by the election 18 official in charge of the election.

19 The ballot cards, ballot card envelopes and ballot sheets 20 may, at the discretion of the election authority, be printed on 21 white paper and then striped with the appropriate colors.

22 When ballot sheets are used, the various portions thereof 23 shall be arranged to conform to the foregoing format.

Absentee ballots may consist of ballot cards, envelopes, paper ballots or ballot sheets voted in person in the office of the election official in charge of the election or voted by

mail. Where a ballot card is used for voting by mail it must be 1 2 accompanied by a punching tool or other appropriate marking 3 device, voter instructions and a specimen ballot showing the proper positions to vote on the ballot card or ballot sheet for 4 proposal, public 5 each party, candidate, measure or 6 proposition, and in the case of a ballot card must be mounted 7 on a suitable material to receive the punched out chip.

8 Ballots for use in the consolidated election conducted 9 under Article 19B may consist of ballot cards, envelopes, paper 10 ballots, or ballot sheets. Where a ballot card is used for 11 voting by mail it must be accompanied by a punching tool or 12 other appropriate marking device, voter instructions, and a 13 specimen ballot showing the proper positions to vote on the 14 ballot card or ballot sheet for each candidate, proposal, public measure, or proposition, and in the case of a ballot 15 16 card must be mounted on a suitable material to receive the 17 punched out chip.

Any voter who spoils his ballot or makes an error may return the ballot to the judges of election and secure another. However, the protruding identifying tab for proposals for a constitutional convention or constitutional amendments shall have printed thereon "Constitutional Ballot", and the ballot label page or pages for such proposals shall precede the ballot label pages for candidates in the ballot label booklet.

25 (Source: P.A. 95-699, eff. 11-9-07; 95-862, eff. 8-19-08.)

HB1334

1 (10 ILCS 5/24B-6)

2 Sec. 24B-6. Ballot Information; Arrangement; Electronic 3 Precinct Tabulation Optical Scan Technology Voting System; Absentee Ballots; Spoiled Ballots. The ballot information, 4 5 shall, as far as practicable, be in the order of arrangement provided for paper ballots, except that the information may be 6 in vertical or horizontal rows, or on a number of separate 7 8 pages or displays on the marking device. Ballots for all 9 questions or propositions to be voted on should be provided in 10 a similar manner and must be arranged on the ballot sheet or 11 marking device in the places provided for such purposes. 12 Ballots shall be of white paper unless provided otherwise by 13 administrative rule of the State Board of Elections or 14 otherwise specified.

15 All propositions, including but not limited to 16 propositions calling for a constitutional convention, 17 constitutional amendment, judicial retention, and public measures to be voted upon shall be placed on separate portions 18 19 of the ballot sheet or marking device by utilizing borders or 20 grey screens. Candidates shall be listed on a separate portion 21 of the ballot sheet or marking device by utilizing borders or 22 grey screens. Whenever a person has submitted a declaration of 23 intent to be a write-in candidate as required in Sections 17-16.1 and 18-9.1, a line or lines on which the voter may 24 25 select a write-in candidate shall be printed below the name of the last candidate nominated for such office. Such line or 26

lines shall be proximate to an area provided for marking votes 1 2 for the write-in candidate or candidates. The number of 3 write-in lines for an office shall equal the number of persons who have filed declarations of intent to be write-in candidates 4 5 plus an additional line or lines for write-in candidates who qualify to file declarations to be write-in candidates under 6 Sections 17-16.1 and 18-9.1 when the certification of ballot 7 contains the words "OBJECTION PENDING" next to the name of that 8 9 candidate, up to the number of candidates for which a voter may 10 vote. More than one amendment to the constitution may be placed 11 on the same portion of the ballot sheet or marking device. 12 Constitutional convention or constitutional amendment propositions shall be printed or displayed on a separate 13 14 portion of the ballot sheet or marking device and designated by 15 borders or grey screens, unless otherwise provided by 16 administrative rule of the State Board of Elections. More than 17 one public measure or proposition may be placed on the same portion of the ballot sheet or marking device. More than one 18 19 proposition for retention of judges in office may be placed on 20 the same portion of the ballot sheet or marking device. Names of candidates shall be printed in black. The party affiliation 21 22 of each candidate or the word "independent" shall appear near 23 or under the candidate's name, and the names of candidates for the same office shall be listed vertically under the title of 24 25 that office, on separate pages of the marking device, or as 26 otherwise approved by the State Board of Elections. If no

candidate or candidates file for an office and if no person or 1 2 persons file a declaration as a write-in candidate for that office, then below the title of that office the election 3 authority instead shall print "No Candidate". In the case of 4 5 nonpartisan elections for officers of political subdivisions, 6 unless the statute or an ordinance adopted pursuant to Article 7 VII of the Constitution requires otherwise, the listing of 8 nonpartisan candidates shall not include any party or 9 "independent" designation. Judicial retention questions and 10 ballot questions for all public measures and other propositions 11 shall be designated by borders or grey screens on the ballot or 12 marking device. In primary elections, a separate ballot, or 13 displays on the marking device, shall be used for each political party holding a primary, with the ballot or marking 14 15 device arranged to include names of the candidates of the party 16 and public measures and other propositions to be voted upon on 17 the day of the primary election.

18 If the ballot includes both candidates for office and 19 public measures or propositions to be voted on, the election 20 official in charge of the election shall divide the ballot or 21 displays on the marking device in sections for "Candidates" and 22 "Propositions", or separate ballots may be used.

Absentee ballots may consist of envelopes, paper ballots or ballot sheets voted in person in the office of the election official in charge of the election or voted by mail. Where a Precinct Tabulation Optical Scan Technology ballot is used for 1 voting by mail it must be accompanied by voter instructions.

Ballots for use in the consolidated election conducted under Article 19B may consist of envelopes, paper ballots, or ballot sheets. Where a Precinct Tabulation Optical Scan Technology ballot is used for voting by mail it must be accompanied by voter instructions.

7 Any voter who spoils his or her ballot, makes an error, or 8 has a ballot returned by the automatic tabulating equipment may 9 return the ballot to the judges of election and get another 10 ballot.

11 (Source: P.A. 95-699, eff. 11-9-07; 95-862, eff. 8-19-08.)

Section 90. The State Mandates Act is amended by adding Section 8.33 as follows:

14 (30 ILCS 805/8.33 new)

15 Sec. 8.33. Exempt mandate. Notwithstanding Sections 6 and 8 16 of this Act, no reimbursement by the State is required for the 17 implementation of any mandate created by this amendatory Act of 18 the 96th General Assembly.

Section 99. Effective date. This Act takes effect upon
 becoming law.

	HB1334	- 44 - LRB096 03862 JAM 13896 b								
1		INDEX								
2	Statutes amended in order of appearance									
3	10 ILCS 5/4-11	from Ch. 46, par. 4-11								
4	10 ILCS 5/11-7	from Ch. 46, par. 11-7								
5	10 ILCS 5/12-1	from Ch. 46, par. 12-1								
6	10 ILCS 5/12-4	from Ch. 46, par. 12-4								
7	10 ILCS 5/13-1	from Ch. 46, par. 13-1								
8	10 ILCS 5/13-2	from Ch. 46, par. 13-2								
9	10 ILCS 5/14-1	from Ch. 46, par. 14-1								
10	10 ILCS 5/14-3.1	from Ch. 46, par. 14-3.1								
11	10 ILCS 5/16-5	from Ch. 46, par. 16-5								
12	10 ILCS 5/17-1	from Ch. 46, par. 17-1								
13	10 ILCS 5/Art. 19B heading									
14	new									
15	10 ILCS 5/19B-5 new									
16	10 ILCS 5/19B-10 new									
17	10 ILCS 5/19B-15 new									
18	10 ILCS 5/19B-20 new									
19	10 ILCS 5/19B-25 new									
20	10 ILCS 5/19B-30 new									
21	10 ILCS 5/19B-35 new									
22	10 ILCS 5/19B-40 new									
23	10 ILCS 5/19B-45 new									
24	10 ILCS 5/19B-50 new									
25	10 ILCS 5/19B-55 new									

- 1 10 ILCS 5/19B-60 new
- 2 10 ILCS 5/24A-6 from Ch. 46, par. 24A-6
- 3 10 ILCS 5/24B-6
- 4 30 ILCS 805/8.33 new