LB121 2015

LEGISLATURE OF NEBRASKA
ONE HUNDRED FOURTH LEGISLATURE
FIRST SESSION

LEGISLATIVE BILL 121

Introduced by Schumacher, 22.
Read first time January 09, 2015
Committee: Government, Military and Veterans Affairs

A BILL FOR AN ACT relating to elections; to amend sections 32-103, 32-202, 32-813, 32-914, 32-916, 32-936, 32-938, 32-949, 32-950, 32-954, 32-1006, 32-1027, and 32-1030, Reissue Revised Statutes of Nebraska, and sections 32-101, 32-809, 32-816, 32-902, 32-915, 32-942, 32-947, 32-953, 32-957, and 32-1002, Revised Statutes Cumulative Supplement, 2014; to require voter identification for purposes of voting as prescribed; to require secret-ballot envelopes for certain ballots; to change provisions relating to voting and counting votes; to harmonize provisions; to provide an operative date; and to repeal the original sections.

Be it enacted by the people of the State of Nebraska,
Section 1. Section 32-101, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-101 Sections 32-101 to 32-1551 and sections 3, 4, and 5 of this act shall be known and may be cited as the Election Act.

Sec. 2. Section 32-103, Reissue Revised Statutes of Nebraska, is amended to read:

32-103 For purposes of the Election Act, the definitions found in sections 32-104 to 32-120 and sections 3, 4, and 5 of this act shall be used.

Sec. 3. Government-issued photographic identification means:

(1) A motor vehicle operator's license or state identification card issued under the Motor Vehicle Operator's License Act which has an expiration date no earlier than five years prior to the date of the election for which the identification is being presented;

(2) A document issued by the United States which shows:
   (a) The name of the individual to whom the document was issued and the name conforms to the name in the voter's voter registration record;
   (b) A photograph of the individual to whom the document was issued; and
   (c) An expiration date no earlier than five years prior to the date of the election for which the identification is being presented; or

(3) A document issued by an official Indian tribe in the United States which shows:
   (a) The name of the individual to whom the document was issued and the name conforms to the name in the voter's voter registration record;
   (b) A photograph of the individual to whom the document was issued; and
   (c) An expiration date no earlier than five years prior to the date of the election for which the identification is being presented.

Sec. 4. Return envelope means the envelope delivered to a voter in which he or she places the secret-ballot envelope and accompanying
Sec. 5. Secret-ballot envelope means a ballot sleeve open only on one end or an envelope, which sleeve or envelope (1) is provided to the voter by the election commissioner or county clerk, (2) bears no characteristics which would identify the voter, (3) may be used by a registered voter to insert his or her voted ballot before placing it in the return envelope to return the ballot to the election commissioner or county clerk, and (4) has a notch, cutout, window, or other design that permits the examination of the ballot for the presence of the authorized signature required for ballots for early voting or the authorized initials required for provisional ballots cast at the polling place without requiring the removal of the ballot or the revelation of any vote marked on the ballot.

Sec. 6. Section 32-202, Reissue Revised Statutes of Nebraska, is amended to read:

32-202 In addition to any other duties prescribed by law, the Secretary of State shall:

(1) Supervise the conduct of primary and general elections in this state;

(2) Provide training for election commissioners, county clerks, and other election officials in providing for registration of voters and the conduct of elections;

(3) Enforce the Election Act;

(4) With the assistance and advice of the Attorney General, make uniform interpretations of the act;

(5) Provide periodic training for the agencies and their agents and contractors in carrying out their duties under sections 32-308 to 32-310;

(6) Develop and print forms for use as required by sections 32-308, 32-310, 32-320, 32-329, 32-947, 32-956, and 32-958;

(7) Contract with the Department of Administrative Services for storage and distribution of the forms;
(8) Require reporting to ensure compliance with sections 32-308 to 32-310;

(9) Prepare and transmit reports as required by the National Voter Registration Act of 1993, 42 U.S.C. 1973gg et seq.;

(10) Develop and print a manual describing the requirements of the initiative and referendum process and distribute the manual to election commissioners and county clerks for distribution to the public upon request;

(11) Develop and print pamphlets described in section 32-1405.01;

(12) Adopt and promulgate rules and regulations for elections conducted under sections 32-952 to 32-959; and

(13) Adopt and promulgate rules and regulations regarding the procedure to remove secret-ballot envelopes from return envelopes after verification of information on the return envelopes, remove ballots from secret-ballot envelopes and from return envelopes for voters that did not use the secret-ballot envelopes, and count the ballots in a manner that does not impair the anonymity of the voter; and

(14) Establish a free access system, such as a toll-free telephone number or an Internet web site, that any voter who casts a provisional ballot may access to discover whether the vote of that voter was counted and, if the vote was not counted, the reason that the vote was not counted. The Secretary of State shall establish and maintain reasonable procedures necessary to protect the security, confidentiality, and integrity of personal information collected, stored, or otherwise used by the free access system. Access to information about an individual provisional ballot shall be restricted to the individual who cast the ballot.

Sec. 7. Section 32-809, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-809 (1) The form of the official ballot at the statewide primary election shall be prescribed by the Secretary of State. At the top of the
ballot and over all else shall be printed in boldface type the name of
the political party, ....... Official Ballot, Primary Election 20... .
Each division containing the names of the office and a list of candidates
for such office shall be separated from other groups by a bold line. The
ballot shall list at-large candidates and subdistrict candidates under
appropriate headings.

(2) All proposals for constitutional amendments, candidates for
delegates to the national political party conventions, and candidates on
the nonpartisan ballot shall be submitted on a ballot where bold lines
separate one office or issue from another. Proposals for constitutional
amendments proposed by the Legislature shall be placed on the ballot as
provided in sections 49-201 to 49-211. Each candidate for delegate to the
national political party convention shall have his or her preference for
the candidacy for the office of President of the United States or the
fact that he or she is uncommitted shown on the ballot in parenthesis and
indented on the line immediately below the name of the candidate. All
constitutional amendments shall be placed on a separate ballot when a
paper ballot is used which requires the ballot after being voted to be
folded before being deposited in a ballot box. When an optical-scan
ballot is used which requires a secret-ballot envelope or ballot envelope
or sleeve in which the ballot after being voted is placed before being
deposited in a ballot box, constitutional amendments may be printed on
either side of the ballot and shall be separated from other offices or
issues by a bold line. Constitutional amendments so arranged shall
constitute a separate ballot.

(3) Except as otherwise provided in section 32-811, the statewide
primary election ballot shall contain the name of every candidate filing
or recognized under subsection (1) of section 32-606 and sections 32-611,
32-613, and 32-614 and no other names. No name of a candidate for member
of the Legislature or an elective office described in Article IV, section
1, of the Constitution of Nebraska shall appear on any ballot or any
series of ballots at any primary election more than once except for the
names of candidates for the office of delegate to a county, state, or
national political party convention. When two or more of the last names
of candidates for the same office at the primary election are the same in
spelling or sound, the official ballots may, on the request of any such
candidate, have his or her address printed immediately below his or her
name in capital and lowercase letters in lightface type of the same size
as the type in which the name of the candidate is printed.

Sec. 8. Section 32-813, Reissue Revised Statutes of Nebraska, is
amended to read:

32-813 (1) The names of all candidates and all proposals to be voted
upon at the general election shall be arranged upon the ballot in parts
separated from each other by bold lines in the order the offices and
proposals are set forth in this section. If any office is not subject to
the upcoming election, the office shall be omitted from the ballot and
the remaining offices shall move up so that the same relative order is
preserved. The order of any offices may be altered to allow for the best
utilization of ballot space in order to avoid printing a second ballot
when one ballot would be sufficient if an optical-scan ballot is used.
All proposals on the ballot shall remain separate from the offices, and
the proposals shall follow all offices on the ballot.

(2)(a) If the election is in a year in which a President of the
United States is to be elected, the names and spaces for voting for
candidates for President and Vice President shall be entitled
Presidential Ticket in boldface type.

(b) The names of candidates for President and Vice President for
each political party shall be grouped together, and each group shall be
enclosed with brackets with the political party name next to the brackets
and one square or oval opposite the names in which the voter indicates
his or her choice.

(c) The names of candidates for President and Vice President who
have successfully petitioned on the ballot for the general election shall be grouped together with the candidates appearing on the same petition being grouped together, and each group shall be enclosed with brackets with the words "By Petition" next to the brackets and one square or oval opposite the names in which the voter indicates his or her choice.

(d) Beneath the names of the candidates for President and Vice President certified by the officers of the national political party conventions pursuant to section 32-712 and beneath the names of all candidates for President and Vice President placed on the general election ballot by petition, two write-in lines shall be provided in which the voter may fill in the names of the candidates of his or her choice. The lines shall be enclosed with brackets with one square or oval opposite the names in which the voter indicates his or her choice. The name appearing on the top line shall be considered to be the candidate for President, and the name appearing on the second line shall be considered to be the candidate for Vice President.

(3) The names and spaces for voting for candidates for United States Senator if any are to be elected shall be entitled United States Senatorial Ticket in boldface type.

(4) The names and spaces for voting for candidates for Representatives in Congress shall be entitled Congressional Ticket in boldface type. Above the candidates' names, the office shall be designated For Representative in Congress ...... District.

(5) The names and spaces for voting for candidates for the various state officers shall be entitled State Ticket in boldface type. Each set of candidates shall be separated by lines across the column, and above each set of candidates shall be designated the office for which they are candidates, arranged in the order prescribed by the Secretary of State. The candidates for Governor of each political party receiving the highest number of votes in the primary election shall be grouped together with their respective candidates for Lieutenant Governor. Each group shall be
enclosed with brackets with the political party name next to the brackets
and one square or oval opposite the names in which the voter indicates
his or her choice for Governor and Lieutenant Governor jointly. The
candidates for Governor and Lieutenant Governor who have successfully
petitioned on the general election ballot shall be grouped together with
the candidates appearing on the same petition being grouped together.
Each group shall be enclosed with brackets with the words "By Petition"
next to the brackets and one square or oval opposite the names in which
the voter indicates his or her choice for Governor and Lieutenant
Governor jointly. Beneath the names of the candidates for Governor
nominated at a primary election by political party and their respective
candidates for Lieutenant Governor and beneath the names of all
candidates for Governor and Lieutenant Governor placed on the general
election ballot by petition, one write-in line shall be provided in which
the registered voter may fill in the name of the candidate for Governor
of his or her choice and one square or oval opposite the line in which
the voter indicates his or her choice for Governor.

(6) The names and spaces for voting for nonpartisan candidates shall
be entitled Nonpartisan Ticket in boldface type. The names of all
nonpartisan candidates shall appear in the order listed in this
subsection, except that when using an optical-scan ballot, the order of
offices may be altered to allow for the best utilization of ballot space
to avoid printing a second ballot when one ballot would be sufficient:

(a) Legislature;
(b) State Board of Education;
(c) Board of Regents of the University of Nebraska;
(d) Chief Justice of the Supreme Court;
(e) Judge of the Supreme Court;
(f) Judge of the Court of Appeals;
(g) Judge of the Nebraska Workers' Compensation Court;
(h) Judge of the District Court;
(i) Judge of the Separate Juvenile Court;

(j) Judge of the County Court; and

(k) County officers in the order prescribed by the election commissioner or county clerk.

(7) The names and spaces for voting for the various county offices and for measures submitted to the county vote only or in only a part of the county shall be entitled County Ticket in boldface type. If the election commissioner or county clerk deems it advisable, the measures may be submitted on a separate ballot if using a paper ballot or on either side of an optical-scan ballot if the ballot is placed in a secret-ballot envelope or ballot envelope or sleeve before being deposited in a ballot box.

(8) The candidates for office in the precinct only or in the city or village only shall be printed on the ballot, except that if the election commissioner or county clerk deems it advisable, candidates for these offices may be submitted on a separate ballot if using a paper ballot or on either side of an optical-scan ballot if the ballot is placed in a secret-ballot envelope or ballot envelope or sleeve before being deposited in a ballot box.

(9) All proposals submitted by initiative or referendum and proposals for constitutional amendments shall be placed on a separate ballot when a paper ballot is used which requires that the ballot after being voted be folded before being deposited in a ballot box. When an optical-scan ballot is used which requires a secret-ballot envelope or ballot envelope or sleeve in which the ballot after being voted is placed before being deposited in a ballot box, initiative or referendum proposals and proposals for constitutional amendments may be placed on either side of the ballot, shall be separated by a bold line, and shall follow all other offices placed on the same side of the ballot. Initiative or referendum proposals and constitutional amendments so arranged shall constitute a separate ballot. Proposals for constitutional
amendments proposed by the Legislature shall be placed on the ballot as provided in sections 49-201 to 49-211.

Sec. 9. Section 32-816, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-816 (1) A blank space shall be provided at the end of each office division on the ballot for registered voters to fill in the name of any person for whom they wish to vote and whose name is not printed upon the ballot, except that at the primary election there shall be no write-in space for delegates to the county political party convention or delegates to the national political party convention. A square or oval shall be printed opposite each write-in space similar to the square or oval placed opposite other candidates and issues on the ballot. The square or oval shall be marked to vote for a write-in candidate whose name appears in the write-in space provided.

(2) The Secretary of State shall approve write-in space for optical-scan ballots and electronic voting systems. Adequate provision shall be made for write-in votes sufficient to allow one write-in space for each office to be elected at any election except offices for which write-in votes are specifically prohibited. The write-in ballot shall clearly identify the office for which such write-in vote is cast. The write-in space shall be a part of the official ballot, may be on the envelope or a separate piece of paper from the printed portion of the ballot, and shall allow the voter adequate space to fill in the name of the candidate for whom he or she desires to cast his or her ballot.

Sec. 10. Section 32-902, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-902 (1) The election commissioner or county clerk shall cause instructions for the guidance of registered voters in preparing their ballots to be printed in large, clear type on cards in English. He or she shall furnish at least five such cards to each polling place in each precinct at the same time and in the same manner as the printed ballots.
The judges or clerks of election shall post such cards in each voting booth on the day of election. The card shall contain full instructions on preparing and casting ballots, including how to cast a write-in vote. The form and contents of the cards shall be approved by the Secretary of State.

(2) The election commissioner or county clerk shall cause voting information to be posted in each polling place on the day of election. The voting information shall include the following information as approved by the Secretary of State:

(a) Information regarding the date of the election and the hours during which polling places will be open;

(b) Instructions for voters who registered to vote pursuant to section 32-304 or by mail and first-time voters and for voters to present identification or vote a provisional ballot;

(c) General information on voting rights under applicable federal and state laws, including information on the right of an individual to cast a provisional ballot and instructions on how to contact the appropriate officials if these rights are alleged to have been violated; and

(d) General information on federal and state laws regarding prohibitions on acts of fraud and misrepresentation.

Sec. 11. Section 32-914, Reissue Revised Statutes of Nebraska, is amended to read:

32-914 (1) Official ballots shall be used at all elections. No person shall receive a ballot or be entitled to vote unless and until he or she is registered as a voter except as provided in section 32-914.01, 32-914.02, 32-915, 32-915.01, or 32-936.

(2) Except as otherwise specifically provided, no ballot shall be handed to any voter at any election until:

(a) He or she announces his or her name and address to the clerk of election;
(b) The clerk has found that he or she is a registered voter at the address as shown by the precinct list of registered voters unless otherwise entitled to vote in the precinct under section 32-328, 32-914.01, 32-914.02, 32-915, or 32-915.01;

(c) The voter has presented a photographic identification which is current and valid at the time of the election, or a copy of a utility bill, bank statement, paycheck, government check, or other government document which is current at the time of the election and which shows the same name and residence address of the voter that is on the precinct list of registered voters, if the voter registered by mail after January 1, 2003, and has not previously voted in an election for a federal office within the county and a notation appears on the precinct list of registered voters that the voter has not previously presented identification to the election commissioner or county clerk;

(d) For voters other than a voter subject to subdivision (c) of this subsection, the voter has presented a government-issued photographic identification except as provided in subdivision (e) of this subsection;

(e) For voters unable to present a government-issued photographic identification, the voter, immediately prior to being handed a ballot:

(i) Signs a statement setting forth the voter's name and current address; and

(ii) Either (A) submits to being photographed in a manner prescribed by the election commissioner or county clerk or (B) has a written certification from a pollworker that the voter is personally known by the pollworker at the precinct at the time the voter is requesting a ballot;

(f) As instructed by the clerk of election, the registered voter has personally written his or her name (i) in the precinct sign-in register on the appropriate line which follows the last signature of any previous voter or (ii) in the combined document containing the precinct list of registered voters and the sign-in register; and

(g) The clerk has listed on the precinct list of registered voters
the corresponding line number and name of the registered voter or has listed the name of the voter in a separate book as provided in section 32-913.

Sec. 12. Section 32-915, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-915 (1) A person whose name does not appear on the precinct list of registered voters at the polling place for the precinct in which he or she resides, whose name appears on the precinct list of registered voters at the polling place for the precinct in which he or she resides at a different residence address as described in section 32-914.02, or whose name appears with a notation that he or she received a ballot for early voting, or who does not present identification or documentation required under subdivision (2)(c), (d), or (e) of section 32-914 may vote a provisional ballot if he or she:

(a) Claims that he or she is a registered voter who has continuously resided in the county in which the precinct is located since registering to vote;

(b) Is not entitled to vote under section 32-914.01 or 32-914.02;

(c) Has not registered to vote or voted in any other county since registering to vote in the county in which the precinct is located;

(d) Has appeared to vote at the polling place for the precinct to which the person would be assigned based on his or her residence address; and

(e) Completes and signs a registration application before voting.

(2) A voter whose name appears on the precinct list of registered voters for the polling place with a notation that the voter is required to present identification pursuant to section 32-318.01 but fails to present identification may vote a provisional ballot if he or she completes and signs a registration application before voting.

(2 3) Each person voting by provisional ballot shall insert enclose his or her ballot in a secret-ballot envelope. The voter shall place the
secret-ballot envelope in a return envelope marked Provisional Ballot and shall, by signing the certification on the front of the return envelope or a separate form attached to the return envelope, certify to the following facts:

(a) I am a registered voter in ........ County;

(b) My name or address did not correctly appear on the precinct list of registered voters without a notation or I have not presented identification or documentation required to otherwise obtain a ballot;

(c) I registered to vote on or about this date .................;

(d) I registered to vote .... in person at the election office or a voter registration site, .... by mail, .... by using the Secretary of State's web site, .... through the Department of Motor Vehicles, .... on a form through another state agency, .... in some other way;

(e) I have not resided outside of this county or voted outside of this county since registering to vote in this county;

(f) My current address is shown on the registration application completed as a requirement for voting by provisional ballot; and

(g) I am eligible to vote in this election and I have not voted and will not vote in this election except by this ballot.

(3 4) The voter shall sign the certification under penalty of election falsification. The following statements shall be on the front of the return envelope or on the attached form: By signing the front of this return envelope or the attached form you are certifying to the information contained on this return envelope or the attached form under penalty of election falsification. Election falsification is a Class IV felony and may be punished by up to five years imprisonment, a fine of up to ten thousand dollars, or both.

(4 5) If the person's name does not appear on the precinct list of
registered voters for the polling place and the judge or clerk of
election determines that the person's residence address is located in
another precinct within the same county, the judge or clerk of election
shall direct the person to his or her correct polling place to vote.

Sec. 13. Section 32-916, Reissue Revised Statutes of Nebraska, is
amended to read:

32-916 (1) Two judges of election or a precinct inspector and a
judge of election shall affix their initials to the official ballots. The
judge of election shall deliver a ballot to each registered voter after
complying with section 32-914.

(2) After voting the ballot, the registered voter shall, as directed
by the judge of election, fold his or her ballot or insert the
ballot in the secret-ballot envelope or ballot envelope or sleeve so as
to conceal the voting marks and to expose the initials affixed on the
ballot. The registered voter shall, without delay and without exposing
the voting marks upon the ballot, deliver the ballot to the judge of
election before leaving the enclosure in which the voting booths are
placed.

(3) The judge of election shall, without exposing the voting marks
on the ballot, approve the exposed initials upon the ballot and either
deposit the ballot in the ballot box in the presence of the registered
voter or ask the voter to seal the secret-ballot envelope in the return
envelope and give the return envelope to the judge to place the return
envelope in the ballot box in the presence of the voter as provided in
subsection (4) of this section. No judge of election shall deposit any
ballot in a ballot box unless the ballot has been identified as having
the appropriate initials. Any ballot not properly identified shall be
rejected in the presence of the voter, the judge of election shall make a
notation on the ballot Rejected, not properly identified, and another
ballot shall be issued to the voter and the voter shall then be permitted
to cast his or her ballot. If the ballot is in order, the judge shall
deposit the ballot in the ballot box in the presence of the voter and the
t voter shall promptly leave the polling place. The judges of election
shall maintain the secrecy of the rejected ballots and shall cause the
rejected ballots to be made up in a sealed packet. The judges of election
shall endorse the packet with the words Rejected Ballots and the
designation of the precinct. The judges of election shall sign the
endorsement label and shall return the packet to the election
commissioner or county clerk with a statement by the judges of election
showing the number of ballots rejected.

(4) Upon receiving a provisional ballot as provided in section
32-915, the judge of election shall give the voter written information
that states that the voter may determine if his or her vote was counted
and, if not, the reason that the vote was not counted by accessing the
system created pursuant to section 32-202 and the judge of election shall
ensure that the appropriate information is on the outside of the return
envelope in which the secret-ballot envelope containing the ballot is
enclosed or attached to the return envelope, attach the statement
required by section 32-915 if not contained on the return envelope, and
place the entire return envelope into the ballot box. Upon receiving a
provisional ballot as provided in section 32-915.01, the judge of
election shall comply with the requirements for a provisional ballot
under this subsection, except that a provisional ballot cast pursuant to
section 32-915.01 shall be kept separate from the other ballots cast at
the election.

Sec. 14. Section 32-936, Reissue Revised Statutes of Nebraska, is
amended to read:
32-936 If satisfied that the application is proper and that the
applicant is qualified to vote under section 32-933, the election
commissioner or county clerk shall deliver to the applicant a ballot for
President and Vice President of the United States. After voting the
ballot, the voter shall insert securely seal the ballot in a secret-
ballot envelope and place the secret-ballot envelope in a return envelope furnished by the election commissioner or county clerk. On the back of the return envelope shall be imprinted a statement substantially as follows:

Certification of New (or Former) Resident Voter

I have qualified as a new (or former) resident voter in this state or county. I have not applied nor do I intend to apply for a ballot for early voting from the state, county in Nebraska, or District of Columbia from which I have moved. I have not voted and I will not vote otherwise than by this ballot.

The voter shall sign and date the certification upon the return envelope. The election commissioner or county clerk shall keep the return envelope in his or her office until delivered by him or her to the counting board under section 32-1027.

Sec. 15. Section 32-938, Reissue Revised Statutes of Nebraska, is amended to read:

32-938 (1) A registered voter shall be permitted to vote early by requesting a ballot for early voting pursuant to section 32-941 or 32-943. A registered voter voting early shall not be required to present identification or other documentation prior to being issued a ballot for early voting except as provided in subdivision (2)(b) of section 32-311.01.

(2) Any person excluded from voting under section 32-313 or 32-314 shall not be allowed to receive a ballot for early voting.

(3) Any person who fails to register to vote by the voter registration deadline shall not be allowed to vote except as provided in section 32-940 or 32-941.

Sec. 16. Section 32-942, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-942 (1) Except as otherwise provided in subsection (2) of this section, a registered voter of this state who anticipates being absent
from the county of his or her residence on the day of any election may appear in person before the election commissioner or county clerk not more than thirty days prior to the day of election and obtain his or her ballot. The registered voter shall vote in the office of the election commissioner or county clerk or shall return the ballot to the office not later than the closing of the polls on the day of the election. A registered voter who is present in the county on the day of the election and who chooses to vote on the day of the election shall vote at the polling place assigned to the precinct in which he or she resides unless he or she is returning a ballot for early voting or voting pursuant to section 32-943.

(2) If a person registers to vote and requests a ballot at the same time, he or she shall vote a ballot which is inserted in a secret-ballot envelope and the secret-ballot envelope is placed in a return envelope with the voter's name and address and other necessary identifying information, and the ballot shall be kept securely for counting as provided in this subsection. This subsection does not extend the deadline for voter registration specified in section 32-302. A ballot cast pursuant to this subsection shall be rejected and shall not be counted if the acknowledgment of registration sent to the registrant pursuant to section 32-322 is returned as undeliverable for a reason other than clerical error within ten days after it is mailed, otherwise after such ten-day period, the ballot shall be counted.

Sec. 17. Section 32-947, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-947 (1) Upon receipt of an application or other request for a ballot to vote early, the election commissioner or county clerk shall determine whether the applicant is a registered voter and is entitled to vote as requested. If the election commissioner or county clerk determines that the applicant is a registered voter entitled to vote early and the application was received at or before 4 p.m. on the
Wednesday preceding the election, the election commissioner or county clerk shall deliver a ballot to the applicant in person or by mail, postage paid. The election commissioner or county clerk or any employee of the election commissioner or county clerk shall write or cause to be affixed his or her customary signature or initials on the ballot.

(2) A secret-ballot envelope and a return envelope shall be delivered with the ballot, and upon the back of the return envelope shall be printed a form substantially as follows:

VOTER'S OATH

I, the undersigned voter, declare that the enclosed ballot or ballots contained no voting marks of any kind when I received them, and I caused the ballot or ballots to be marked, enclosed in a secret-ballot envelope and the return identification envelope, and sealed in the return such envelope.

To the best of my knowledge and belief, I declare under penalty of election falsification that:

(a) I, .................., am a registered voter in .................. County;

(b) I reside in the State of Nebraska at ..................;

(c) I have voted the enclosed ballot and am returning it in compliance with Nebraska law; and

(d) I have not voted and will not vote in this election except by this ballot.

ANY PERSON WHO SIGNS THIS FORM KNOWING THAT ANY OF THE INFORMATION IN THE FORM IS FALSE SHALL BE GUILTY OF ELECTION FALSIFICATION, A CLASS IV FELONY UNDER SECTION 32-1502 OF THE STATUTES OF NEBRASKA. THE PENALTY FOR ELECTION FALSIFICATION IS IMPRISONMENT FOR UP TO FIVE YEARS OR A FINE NOT TO EXCEED TEN THOUSAND DOLLARS, OR BOTH.

I also understand that failure to sign below will invalidate my ballot.

Signature ........................................
The primary election ballot, if any, within this envelope is a primary election ballot of the ..... party.

Ballots contained in this envelope are for the ..... (primary, general, or special) election to be held on the ..... day of ........

(3) The ballot and identification envelope will be returned by mail or by someone other than the voter, the election commissioner or county clerk shall include a secret-ballot envelope with the ballot and a return an identification envelope. Upon the face of the return envelope which shall be printed the official title and post office address of the election commissioner or county clerk.

(4) The election commissioner or county clerk shall also enclose with the ballot materials:

(a) A registration application, if the election commissioner or county clerk has determined that the applicant is not a registered voter pursuant to section 32-945, with instructions that failure to return the completed and signed application indicating the residence address as it appears on the voter's request for a ballot to the election commissioner or county clerk by the close of the polls on election day will result in the ballot not being counted;

(b) A registration application and the oath pursuant to section 32-946, if the voter is without a residence address, with instructions that the residence address of the voter shall be deemed that of the office of the election commissioner or county clerk of the county of the voter's prior residence and that failure to return the completed and signed application and oath to the election commissioner or county clerk by the close of the polls on election day will result in the ballot not being counted; or

(c) Written instructions directing the voter to submit a copy of an identification document pursuant to section 32-318.01 if the voter is required to present identification under such section and advising the
voter that failure to submit identification to the election commissioner
or county clerk by the close of the polls on election day will result in
the ballot not being counted.

(5) The election commissioner or county clerk shall enclose with
the ballot materials a separate return envelope for the voter's use in
returning his or her secret-ballot identification envelope containing the
voted ballot, his or her registration application, and any other
materials that may be required. The return envelope shall be of
sufficient size that the secret-ballot envelope, registration
application, and other materials can be conveniently placed within it.

Sec. 18. Section 32-949, Reissue Revised Statutes of Nebraska, is
amended to read:

32-949 (1) After a ballot for early voting is received by a voter
and before placing any marks thereon, the voter shall note whether there
are any voting marks on the ballot and whether there is a signature or
initials on the ballot in the space provided for the election official's
signature or initials. If there are any voting marks or no signature or
initials, the ballot shall be returned immediately to the election
commissioner or county clerk. If there are no such marks, the voter shall
cause the ballot to be marked. If the ballot is voted in the office of
the election commissioner or county clerk, the registered voter shall
return the ballot, secret-ballot envelope, and return identification
envelope to the election commissioner or county clerk or an employee of
the election commissioner or county clerk who shall deposit the ballot
into a ballot box, and place the return identification envelope in a
secure container, and reuse or dispose of the secret-ballot envelope.

(2) If the voter is mailing or otherwise delivering the ballot to
the election commissioner or county clerk, the voter shall:

(a) Insert Place the marked ballot in the secret-ballot
identification envelope received for that purpose in such a manner that
the signature of the issuing officer on the ballot is visible and place
the secret-ballot envelope in the return envelope;

(b) Complete and sign the voter's oath on the outside of the return identification envelope under the penalty of election falsification;

(c) Enclose, in the identification envelope or separately in the return envelope if one has been provided, his or her completed registration application if one was provided pursuant to section 32-945 or 32-946, a copy of his or her identification document if such identification has been requested, and the oath completed and signed by a voter without a residence address if required pursuant to section 32-946;

(d) Ensure that the secret-ballot envelope is in the return identification envelope and the return envelope is sealed; and

(e) Mail, deliver, or cause to be delivered the return envelope containing the secret-ballot envelope and ballot ballots and any required materials to the election commissioner or county clerk from whom the ballot it was received.

(3) All postage costs related to returning the such ballots and required materials, if any, to the election commissioner or county clerk shall be paid by the applicant.

Sec. 19. Section 32-950, Reissue Revised Statutes of Nebraska, is amended to read:

32-950 Ballots issued under section 32-948 which are returned not later than the hour established for the closing of the polls shall be accepted for review by the counting board for early voting. Such ballots received by the election commissioner or county clerk after the close of the polls on election day shall remain sealed in the return envelope on which the election commissioner or county clerk shall write Rejected, received on, and the date on which the ballot was received. If such a ballot was received on election day but after the close of the polls, the election commissioner or county clerk shall also write on the return envelope the time at which the ballot was received. Such rejected ballots shall be segregated and stored in a sealed container designated for
Rejected Early Ballots.

Sec. 20. Section 32-953, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-953 (1) Except as otherwise provided in subsection (2) of this section, the election commissioner or county clerk shall mail the official ballot to all registered voters of the political subdivision at the addresses appearing on the voter registration register on the same day. In an election held by mail, registered voters shall not be required to present identification or other documentation otherwise required under subdivision (2)(d) of section 32-914 prior to being issued a ballot. The ballots shall be mailed by nonforwardable first-class mail not sooner than the twentieth day before the date set for the election and not later than the tenth day before the date set for the election. The election commissioner or county clerk shall include with the ballot a secret-ballot envelope and a return an unsealed identification envelope meeting the requirements of subsection (2) of section 32-947 and instructions sufficient to describe the voting process.

(2) The election commissioner or county clerk may choose not to mail a ballot to all registered voters who have been sent a notice pursuant to section 32-329 and failed to respond to the notice. If the election commissioner or county clerk chooses not to mail a ballot to such voters, he or she shall mail a notice to all such registered voters explaining how to obtain a ballot and stating the applicable deadlines.

Sec. 21. Section 32-954, Reissue Revised Statutes of Nebraska, is amended to read:

32-954 Upon receipt of the official ballot, the registered voter shall mark it, insert seal the ballot in the secret-ballot envelope, seal the secret-ballot envelope in the return identification envelope supplied with the ballot, sign the return identification envelope, and comply with the instructions provided with the ballot. The voter may return the ballot to the election commissioner or county clerk by mailing it or by
personally delivering it to the office of the election commissioner or county clerk. The deadline for receipt of the ballot is 5 p.m. on the date set for the election. The official ballot may be inserted in the secret-ballot envelope and must be returned in the return identification envelope. The registered voter shall, by signing the return envelope, certify to the facts contained on the return envelope. The election commissioner or county clerk shall keep the return identification envelopes received from registered voters unopened in a fireproof safe or other suitable location which is locked until delivered to the counting board.

Sec. 22. Section 32-957, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-957 An official ballot under section 32-953 shall be counted only if it is returned in the return identification envelope, the return envelope is signed by the voter to whom it was issued, and the signature is verified by the election commissioner or county clerk. The election commissioner or county clerk shall verify the signature on each return identification envelope received in his or her office with the signature appearing on the voter registration records. If the election commissioner or county clerk is unable to verify a signature, the election commissioner or county clerk shall contact the voter within two days after determining that he or she is unable to verify the signature to ascertain whether the voter cast a ballot. The election commissioner or county clerk may request that the registered voter sign and submit a current signature card pursuant to section 32-318. The election commissioner or county clerk may begin verifying the signatures as the return envelopes are received in his or her office. If the election commissioner or county clerk determines that a voter has voted more than once, no ballot cast by that voter in that election shall be counted. The election commissioner or county clerk shall make public any record or list of registered voters who have returned their ballots.
Sec. 23. Section 32-1002, Revised Statutes Cumulative Supplement, 2014, is amended to read:

32-1002 (1) As the ballots are removed from the ballot box pursuant to sections 32-1012 to 32-1018, the receiving board shall separate the return envelopes containing the provisional ballots from the rest of the ballots and deliver them to the election commissioner or county clerk.

(2) Upon receipt of a provisional ballot, the election commissioner or county clerk shall verify that the certificate on the front of the return envelope or the form attached to the return envelope is in proper form and that the certification has been signed by the voter.

(3) The election commissioner or county clerk shall also (a) verify that such person has not voted anywhere else in the county or been issued a ballot for early voting, (b) investigate whether any credible evidence exists that the person was properly registered to vote in the county before the deadline for registration for the election, (c) investigate whether any information has been received pursuant to section 32-308, 32-309, 32-310, or 32-324 that the person has resided, registered, or voted in any other county or state since registering to vote in the county, and (d) upon determining that credible evidence exists that the person was properly registered to vote in the county, make the appropriate changes to the voter registration register by entering the information contained in the registration application completed by the voter at the time of voting a provisional ballot.

(4) A provisional ballot cast by a voter pursuant to section 32-915 shall be counted if:

(a) Credible evidence exists that the voter was properly registered in the county before the deadline for registration for the election;

(b) The voter has resided in the county continuously since registering to vote in the county;

(c) The voter has not voted anywhere else in the county or has not otherwise voted early using a ballot for early voting;
(d) The voter has completed a registration application prior to voting as prescribed in subsection (6) of this section and:
  (i) The residence address provided on the registration application completed pursuant to subdivision (1)(e) of section 32-915 is located within the precinct in which the person voted; and
  (ii) If the voter is voting in a primary election, the party affiliation provided on the registration application completed prior to voting the provisional ballot is the same party affiliation that appears on the voter's voter registration record based on his or her previous registration application; and

(e) The certification on the front of the return envelope or form attached to the return envelope is in the proper form and signed by the voter.

(5) A provisional ballot cast by a voter pursuant to section 32-915 shall not be counted if:
  (a) The voter was not properly registered in the county before the deadline for registration for the election;
  (b) Information has been received pursuant to section 32-308, 32-309, 32-310, or 32-324 that the voter has resided, registered, or voted in any other county or state since registering to vote in the county in which he or she cast the provisional ballot;
  (c) Credible evidence exists that the voter has voted elsewhere or has otherwise voted early;
  (d) The voter failed to complete and sign a registration application pursuant to subsection (6) of this section and subdivision (1)(e) of section 32-915;
  (e) The residence address provided on the registration application completed pursuant to subdivision (1)(e) of section 32-915 is in a different county or in a different precinct than the county or precinct in which the voter voted;
  (f) If the voter is voting in a primary election, the party
affiliation on the registration application completed prior to voting the
provisional ballot is different than the party affiliation that appears
on the voter's voter registration record based on his or her previous
registration application; or

(g) The voter failed to complete and sign the certification on the
return envelope or form attached to the return envelope pursuant to
subsection (2) of section 32-915.

(6) An error or omission of information on the registration
application or the certification required under section 32-915 shall not
result in the provisional ballot not being counted if:

(a)(i) The errant or omitted information is contained elsewhere on
the registration application or certification; or

(ii) The information is not necessary to determine the eligibility
of the voter to cast a ballot; and

(b) Both the registration application and the certification are
signed by the voter.

(7) Upon determining that the voter's provisional ballot is eligible
to be counted, the election commissioner or county clerk shall remove the
secret-ballot envelope from the return envelope and open the secret-
ballot envelope and remove the ballot from the secret-ballot envelope, or
remove the ballot from the return envelope if the voter did not use the
secret-ballot envelope, without exposing the marks on the ballot and
shall place the ballot with the ballots to be counted by the county
canvassing board in a manner that does not impair the anonymity of the
voter as prescribed by the Secretary of State.

(8) The election commissioner or county clerk shall notify the
system administrator of the system created pursuant to section 32-202 as
to whether the ballot was counted and, if not, the reason the ballot was
not counted.

(9) The verification and investigation shall be completed within
seven days after the election.
Sec. 24. Section 32-1006, Reissue Revised Statutes of Nebraska, is amended to read:

32-1006 If a vote is cast for a candidate whose name is printed on the ballot and a name is filled in on the line provided for that purpose for the same office, the ballot shall be rejected for the office involved. The counting board shall make the following notation on the ballot card and on the secret-ballot ballot envelope if any: Rejected for the office of ............, overvoted, and the counting board shall immediately duplicate the overvoted ballot omitting the overvoted portion of the ballot and number the original ballot, secret-ballot ballot envelope if any, and duplicate ballot with the same identifying number. The identifying number shall be assigned in numerical order, and the original ballot shall remain in the secret-ballot ballot envelope if any.

Sec. 25. Section 32-1027, Reissue Revised Statutes of Nebraska, is amended to read:

32-1027 (1) The election commissioner or county clerk shall appoint two or more registered voters to the counting board for early voting. One registered voter shall be appointed from the political party casting the highest number of votes for Governor or for President of the United States in the county in the immediately preceding general election, and one registered voter shall be appointed from the political party casting the next highest vote for such office. The election commissioner or county clerk may appoint additional registered voters to serve on the counting board and may appoint registered voters to serve in case of a vacancy among any of the members of the counting board. Such appointees shall be balanced between the political parties and may include registered voters unaffiliated with any political party. The counting board may begin carrying out its duties not earlier than the second Monday before the election and shall meet as directed by the election commissioner or county clerk.

(2) The counting board shall place all return identification
envelopes in order and shall review each return envelope pursuant to verification procedures prescribed in subsections (3) and (4) of this section.

(3) In its review, the counting board shall determine if:

(a) The voter has provided his or her name, residence address, and signature on the voter identification envelope;

(b) The ballot has been received from the voter who requested it and the residence address is the same address provided on the voter's request for a ballot for early voting, by comparing the information provided on the return identification envelope with information recorded in the record of early voters or the voter's request;

(c) A completed and signed registration application has been received from the voter by the deadline in section 32-302, 32-321, or 32-325 or by the close of the polls pursuant to section 32-945;

(d) An identification document has been received from the voter not later than the close of the polls on election day if required pursuant to section 32-318.01; and

(e) A completed and signed registration application and oath has been received from the voter by the close of the polls on election day if required pursuant to section 32-946.

(4) On the basis of its review, the counting board shall determine whether the ballot shall be counted or rejected as follows:

(a) A ballot received from a voter who was properly registered on or prior to the deadline for registration pursuant to section 32-302 or 32-321 shall be accepted for counting without further review if:

(i) The name on the return identification envelope appears to be that of a registered voter to whom a ballot for early voting has been issued or sent;

(ii) The residence address provided on the return identification envelope is the same residence address at which the voter is registered or is in the same precinct and subdivision of a precinct, if any; and
(iii) The return identification envelope has been signed by the voter;

(b) In the case of a ballot received from a voter who was not properly registered prior to the deadline for registration pursuant to section 32-302 or 32-321, the ballot shall be accepted for counting if:

(i) A valid registration application completed and signed by the voter has been received by the election commissioner or county clerk prior to the close of the polls on election day;

(ii) The name on the return identification envelope appears to be that of the person who requested the ballot;

(iii) The residence address provided on the return identification envelope and on the registration application is the same as the residence address as provided on the voter's request for a ballot for early voting; and

(iv) The return identification envelope has been signed by the voter;

(c) In the case of a ballot received from a voter without a residence address who requested a ballot pursuant to section 32-946, the ballot shall be accepted for counting if:

(i) The name on the return identification envelope appears to be that of a registered voter to whom a ballot has been sent;

(ii) A valid registration application completed and signed by the voter, for whom the residence address is deemed to be the address of the office of the election commissioner or county clerk pursuant to section 32-946, has been received by the election commissioner or county clerk prior to the close of the polls on election day;

(iii) The oath required pursuant to section 32-946 has been completed and signed by the voter and received by the election commissioner or county clerk by the close of the polls on election day; and

(iv) The return identification envelope has been signed by the
(d) In the case of a ballot received from a registered voter required to present identification before voting pursuant to section 32-318.01, the ballot shall be accepted for counting if:

(i) The name on the return identification envelope appears to be that of a registered voter to whom a ballot has been issued or sent;

(ii) The residence address provided on the return identification envelope is the same address at which the voter is registered or is in the same precinct and subdivision of a precinct, if any;

(iii) A copy of an identification document authorized in section 32-318.01 has been received by the election commissioner or county clerk prior to the close of the polls on election day; and

(iv) The return identification envelope has been signed by the voter.

(5) If it is necessary to open the return envelope to determine if registration applications, oaths, or identification documents have been enclosed by the voters from whom they are required, the counting board shall make a good faith effort to ensure that the ballot remains in the secret-ballot envelope and the secret-ballot envelope is returned to its return envelope for processing as prescribed in subsection (6) of this section folded and that the secrecy of the vote is preserved, or if the voter did not use a secret-ballot envelope, that the ballot is handled in a manner that does not impair the anonymity of the voter, as prescribed by the Secretary of State.

(6) The counting board may, on the second Monday before the election, open all return envelopes, including those processed under subsection (5) of this section, which have not been rejected and examine the secret-ballot envelopes. If the signature of the election commissioner or county clerk or his or her employee is visible on the ballot, the secret-ballot envelope shall be disassociated from the return
envelope and accumulated with other similarly processed secret-ballot envelopes. If the signature of the election commissioner or county clerk or his or her employee is not initially visible on the ballot, the ballot shall be removed and examined for such required signature in a manner that does not impair the anonymity of the voter, as prescribed by the Secretary of State, and those ballots having the required signature shall be returned to the secret-ballot envelope which shall then be disassociated from the return envelope for processing in the same manner as those where the required signature was initially visible. The ballot in the secret-ballot envelope shall then be removed and, together with those approved without the use of the secret-ballot envelope, identification envelopes which are approved, and if the signature of the election commissioner or county clerk or his or her employee is on the ballot, the ballot shall be unfolded, flattened for purposes of using the optical scanner, and placed in a sealed container for counting as directed by the election commissioner or county clerk. At the discretion of the election commissioner or county clerk, the counting board may begin counting early ballots no earlier than twenty-four hours prior to the opening of the polls on the day of the election.

(7) If a return an identification envelope is rejected, the counting board shall not open the return identification envelope. The counting board shall write Rejected on the return identification envelope and the reason for the rejection. If the ballot is rejected after opening the return identification envelope because of the absence of the official signature on the ballot, the ballot shall be reinserted in the secret-ballot envelope, if any, and placed in the return identification envelope which shall be resealed and marked Rejected, no official signature. The counting board shall place the rejected return identification envelopes, secret-ballot envelopes, and ballots in a container labeled Rejected Ballots and seal it.

(8) As soon as all ballots have been placed in the sealed container
and rejected return identification envelopes, secret-ballot envelopes, or ballots have been sealed in the Rejected Ballots container, the counting board shall count the ballots the same as all other ballots and an unofficial count shall be reported to the election commissioner or county clerk. No results shall be released prior to the closing of the polls on election day.

Sec. 26. Section 32-1030, Reissue Revised Statutes of Nebraska, is amended to read:

32-1030 All return envelopes, secret-ballot identification envelopes, voted ballots, and rejected ballots and the Rejected Ballots container shall be placed in the container for early voting materials, and the container shall be sealed.

Sec. 27. This act becomes operative on January 1, 2016.