Stricken language would be deleted from and underlined language would be added to present law. Act 620 of the Regular Session

1	State of Arkansas	As Engrossed: H3/30/23	
2	94th General Assembly	A Bill	
3	Regular Session, 2023	SENATE BILL 272	
4			
5	By: Senators J. Petty, K. Hammer, Dees, M. McKee, Stone		
6	By: Representatives McCollum, Wing, Achor, Andrews, Barker, Beaty Jr., Beck, Bentley, M. Berry,		
7	Breaux, Brooks, K. Brown, M. Brown, Burkes, Joey Carr, C. Cooper, Cozart, Evans, C. Fite, L. Fite,		
8	Fortner, Furman, Gazaway, Gonzales, Gramlich, Haak, Hawk, Hollowell, Jean, Ladyman, Long,		
9	Lundstrum, Lynch, McAlindon, McClure, M. McElroy, McGrew, B. McKenzie, McNair, S. Meeks,		
10	Miller, Milligan, K. Moore, Pilkington, Puryear, R. Scott Richardson, Richmond, Rose, Rye, Tosh,		
11	Underwood, Vaught, Womac	k, Wooten	
12			
13		For An Act To Be Entitled	
14		CREATE AN ELECTION INTEGRITY REVIEW	
15	·	TO AMEND THE DUTIES OF THE STATE BOARD OF	
16		COMMISSIONERS; TO AMEND THE LAW CONCERNING	
17	ELECTION I	LAW VIOLATIONS; AND FOR OTHER PURPOSES.	
18			
19			
20		Subtitle	
21		REATE AN ELECTION INTEGRITY REVIEW	
22	PROC	ESS; TO AMEND THE DUTIES OF THE STATE	
23		D OF ELECTION COMMISSIONERS; AND TO	
24	AMEN	D THE LAW CONCERNING ELECTION LAW	
25	VIOL	ATIONS.	
26			
27			
28	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
29			
30		ansas Code § 7-1-104(a), concerning felonies under	
31	election law, is amend	ded to add an additional subdivision to read as follows:	
32	<u>(19) No p</u>	person shall forge the signature of a voter on an	
33	absentee ballot application, absentee ballot voter statement, or voter		
34	registration applicati	<u>ion;</u>	
35			
36	SECTION 2. Arka	ansas Code § 7-4-101(f), concerning the members.	

2	amended to add an additional subdivision to read as follows:		
3	(17) Conduct an election integrity review of election-related		
4	documents and records following each election cycle in the following odd-		
5	numbered year under § 7-4-123.		
6			
7	SECTION 3. Arkansas Code § 7-4-120(b)(1), concerning complaints of		
8	election law violations, is amended to add an additional subdivision to read		
9	as follows:		
10	(D) The State Board of Election Commissioners may file a		
11	complaint within three (3) years following the alleged violation of an		
12	election law or voter registration law if the alleged violation:		
13	(i) Relates to a felony criminal provision of		
14	election law;		
15	(ii) Relates to a felony criminal provision of voter		
16	registration law; or		
17	(iii) Affects the accuracy of a certified election		
18	result.		
19			
20	SECTION 4. Arkansas Code § 7-4-121(a)(1), concerning election audits		
21	by the State Board of Election Commissioners, is amended to read as follows:		
22	7-4-121. Election audits.		
23	(a)(1) The State Board of Election Commissioners shall audit the		
24	results of each preferential primary election and general election to ensure		
25	the integrity and accuracy of the voting process.		
26			
27	SECTION 5. Arkansas Code Title 7, Chapter 4, Subchapter 1, is amended		
28	to add an additional section to read as follows:		
29	7-4-123. Election Integrity Review.		
30	(a)(1) The State Board of Election Commissioners may conduct an		
31	election integrity review of election related documents and records following		
32	each election cycle in the odd-numbered years following an election.		
33	(2) The counties to be selected to participate in the election		
34	integrity review shall be selected by:		
35	(A) Random selection in a public meeting of the board; or		
36	(B) Designation by a two-thirds $(2/3)$ vote of the board if		

officers, and meetings of the State Board of Election Commissioners, is

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1	information obtained through the complaint process or by a certified election		
2	monitor indicates that a substantial violation of election or voter		
3	registration laws may have occurred in that county.		
4	(3)(A) The random selection of counties under subdivision		
5	(a)(2)(A) of this section shall be conducted in a public meeting.		
6	(B) The board shall establish the number of counties to be		
7	reviewed based on the available resources of the board.		
8	(C) If a county was reviewed under this section, that		
9	county will not be subject to a subsequent review under this section for a		
10	period of four (4) years.		
11	(b)(1) When conducting the election integrity review, the board may:		
12	(A) Obtain and review any election or voter registration		
13	record; and		
14	(B) Conduct interviews with election officials, elected		
15	officials, or others.		
16	(2) The board may engage in the proactive review of voter		
17	registration documents to the extent practical based on agency resources in		
18	order to identify:		
19	(A) Errors in the voter registration records; and		
20	(B) Fraudulent activity reflected in the voter		
21	registration records.		
22	(3) The board may engage in the proactive review of absentee		
23	voting documents in order to identify violations of law including but not		
24	limited to the following:		
25	(A) Fraudulent applications for an absentee ballot;		
26	(B) Fraudulent completion of an absentee ballot voter		
27	statement;		
28	(C) Fraudulent return of an absentee ballot;		
29	(D) Unlawful influence of an absentee voter by a third		
30	party; and		
31	(E) Failure to comply with the statutory requirement		
32	regarding the sending and receiving of absentee ballots.		
33	(4) The board may engage in the proactive review of other		
34	documents related to the election to verify the accuracy and integrity of the		
35	certified election results.		
36	(c)(l) The board shall adopt a report that describes the finding of		

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1	the review no later than December 31 of the year in which the review is		
2	conducted.		
3	(2) The board shall deliver a copy of the report to the:		
4	(A) Attorney General's office; and		
5	(B) Joint Performance Review Committee.		
6	(d) If the election integrity review indicates that a violation of		
7	election law has occurred that is not a felony criminal violation and that		
8	does not affect the accuracy of a certified election result, the board may:		
9	(1) Compel an election official who is indicated as having		
10	violated an election or voter registration law to attend supplemental		
11	training to address the violation;		
12	(2) Notify the person or entity who appointed the official of		
13	the information obtained by the board; or		
14	(3) Issue a letter of instruction.		
15	(e) If the election integrity review indicates that a violation of		
16	election law has occurred that is a felony criminal violation or that affects		
17	the accuracy of a certified election result, the board may:		
18	(1) Initiate a complaint under § 7-4-120; or		
19	(2) Refer the matter to the appropriate law enforcement		
20	authorities.		
21	(f) If a county official refuses to provide records requested to		
22	conduct a review under this section, the board may consider the failure to		
23	provide documents as an indication that a criminal election law violation has		
24	occurred authorizing the filing of a complaint under § 7-4-120 more than		
25	thirty (30) days after the deadline to certify the election.		
26			
27	/s/J. Petty		
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30	APPROVED: 4/11/23		
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