Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/17/03	
2	84th General Assembly	A Bill	
3	Regular Session, 2003		HOUSE BILL 2417
4			
5	By: Representative Penix		
6			
7			
8	For An Act To Be Entitled		
9	AN ACT TO REVISE VARIOUS PROVISIONS CONCERNING		
10	ELECTIC	ON PROCEDURES; AND FOR OTHER PURPO)SES.
11			
12		Subtitle	
13		ACT TO REVISE VARIOUS PROVISIONS	
14	CONC	CERNING ELECTION PROCEDURES.	
15			
16			
17	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
18			
19 20	SECTION 1. Arkansas Code § 6-14-115(a), concerning certification an		
20	election, is amended to read as follows:		
21	(a) At the close of the election, the election officials at each		
22 23	polling place or at the place of central tabulation shall make a return of		
23 24	the votes, certify the return, and file the certification in the office of the county clerk of the county in which the district is administered for		
24 25	-	y board of election commissioners	
26	-	hours and not later than three (
20		to ascertain and declare the resu	
28	-	n of election and one (1) of the	
29	clerk.		barroeb wren ene councy
30			
31	SECTION 2. Ark	ansas Code § 7-5-101 is amended t	o read as follows:
32		nct boundaries and polling sites	
33	alteration.		
34		nty board of election commissione	ers is empowered to
35		of existing election precincts an	-
36		, it may be necessary.	



HB2417

1 (2)(A) The county board shall fix a polling site for each election precinct. 2 3 (B) The county board may combine polling sites for two (2) 4 or more precincts when, in its judgment, it may be necessary. 5 (3) In changing the boundaries of existing precincts or in 6 creating new ones, the county board shall arrange them so that all qualified 7 voters residing therein may vote on the same day. 8 (4)(A) The county board shall not have the power to change the 9 boundaries of existing precincts, to create any new precinct, or to change the polling site in any precinct within thirty (30) days of any election, but 10 11 all elections shall be held at the sites and within the boundaries as they 12 existed thirty (30) days before the date of the election. (B) In the event of an emergency, a county board may 13 14 change a precinct boundary or a polling site. 15 (b) All polling sites shall be fixed at well-known points in the 16 several precincts and easily accessible to all electors entitled to vote 17 therein. (c)(1)(A) The action of the county board in changing the polling site 18 19 in any precinct, in altering the boundaries of any precinct, or in establishing any new one shall be determined in a public meeting pursuant to 20 21 § 7-4-105 and shall be entered in the record to be kept on file in the county 22 clerk's office. 23 (B) A copy of the order, which shall set out intelligently 24 and accurately the boundaries of precincts as so altered or established, 25 shall be filed with the clerk of the county court, who shall record the order 26 at full length on the record book on which the minutes of the proceedings of 27 the county court are recorded. 28 (2)(A)(i)(a) Within thirty (30) days after altering the 29 boundaries of an election precinct or establishing a new one, the county 30 board shall submit four (4) copies of the changes to the Secretary of State. 31 (b) The changes shall be submitted in the form of a map and shall include a written description. 32 33 (ii) A short statement of why the changes were made 34 may be included. 35 (B) Upon receipt of the changes, the Secretary of State 36 shall immediately forward a copy to the office of the Attorney General, the

HB2417

State Data Center, and the Cartography Section of the Arkansas State Highway
 and Transportation Department.

3 (d)(1) Notice of any changes made in polling sites shall also be given
4 to the electors by posting information about any changes prominently at all
5 previous polling sites which were used in the last election.

6 (2) Except for school elections and special elections, the 7 notice shall also be mailed by the county clerk to each affected registered 8 voter at least fifteen (15) days before the election.

9

(e) This subsection does not apply to runoff elections.

- 10
- 11 12

SECTION 3. Arkansas Code § 7-5-106 is amended to read as follows: 7-5-106. Runoff elections for county and municipal officers.

(a) (1) (A) Whenever there are more than two (2) candidates for election 13 to any county elected office, including the office of justice of the peace, 14 15 or for any municipal office at any general election held in this state and no 16 candidate for the municipal or county office receives a majority of the votes 17 cast for the office, there shall be a runoff general election held in that county or municipality three (3) weeks following the date of the general 18 19 election at which the names of the two (2) candidates receiving the highest number of votes, but not a majority, shall be placed on the ballot to be 20 21 voted upon by the qualified electors of the county or the municipality, as 22 the case may be.

23 (B)(b) In the event that two (2) candidates receive the 24 highest number of votes and receive the same number of votes, a tie shall be 25 deemed to exist and the names of the two (2) candidates shall be placed on 26 the <u>runoff general election</u> ballot to be voted upon by the qualified electors 27 of the county or the municipality, as the case may be.

28 (G)(c)(1) If there is one (1) candidate who receives the 29 highest number of votes, but not a majority of the votes, and two (2) other 30 candidates receive the same number of votes for the next highest number of 31 votes cast, a tie shall be deemed to exist between the two (2) candidates.

32 (2) The county board of election commissioners shall determine 33 the runoff candidate by lot at a public meeting and in the presence of the 34 two (2) candidates.

35 (2)(A)(d)(1) The person receiving the majority of the votes cast 36 for the office at the runoff general election shall be declared elected.

36

HB2417

1 (B)(2) However, in the event that the two (2) candidates 2 seeking election to the same county or municipal office shall receive the same number of votes in the runoff election, a tie shall be deemed to exist, 3 4 and the county board shall determine the winner by lot at an open public 5 meeting and in the presence of the two (2) candidates. 6 (b)(e)(1) For the purposes of this section, the term "municipal 7 officers" shall include officers of cities of the first and second class and 8 incorporated towns and shall include aldermen, members of boards of managers, 9 or other elective municipal offices elected by the voters of the entire 10 municipality or from wards or districts within a municipality. 11 (2) The term "municipal officers" shall not include officers of 12 cities having a city manager form of government. (3) The provisions of this section shall not be applicable to 13 14 election of members of the boards of directors and other officials of cities 15 having a city manager form of government. 16 (c) (f) The provisions of this section are intended to be in addition 17 to and supplemental to the laws of this state pertaining to the election of county and municipal officers at general elections. 18 19 SECTION 4. Arkansas Code § 7-5-205 is amended to read as follows: 20 21 7-5-205. Write-in candidates' votes - When counted. 22 (a) No votes for write-in candidates in general elections shall be 23 counted or tabulated unless: 24 (a)(b)(1) The candidate or his or her agent shall notify in writing 25 the county board of election commissioners and either the Secretary of State, 26 if a state or district candidate, or a county clerk, if a candidate for a 27 county or township office, of his or her intention to be a write-in candidate 28 no earlier than noon on the third Tuesday in March not later than sixty (60) days before the election day; and 29 30 (2) The name written on the ballot is the same name listed on 31 the write-in candidate's political practices pledge, except that any 32 abbreviation, misspelling, or other minor variation in the form of the name 33 of the candidate shall be disregarded if the intention of the voter may be 34 ascertained. 35 (b)(c) This section shall not apply to the offices of Justice of the

4

Supreme Court, Judge of the Court of Appeals, circuit judge, or district

1 judge.

2

3

SECTION 5. Arkansas Code § 7-5-319(c) through (f), concerning 4 recounting votes, is amended to read as follows:

5 (c)(1) The county board shall open the package containing the ballots 6 and recount the ballots in the manner prescribed by law for the count to be 7 made by the election officials in the first instance or, if there is a 8 determination by the county board that the voting machine or automated 9 tabulating equipment may be malfunctioning, it may recount the ballots by any 10 manner prescribed by law.

11 (2)(d) The result as found upon the recount, if it differs from 12 that certified by the election officials, shall be included in the canvass as the vote for the particular precinct for which the recount was ordered and 13 14 made.

15 (d)(e) After the recount is completed, the ballots shall again be 16 sealed and kept as provided by law.

17 (e)(f)(1) The costs for any recount must be borne by the candidate petitioning for it, and payment of the costs must be made to the county board 18 19 prior to the recount in an amount determined by the county board.

20 In the event that the outcome of the election is altered by (2) 21 recount, the costs of the recount shall be refunded to the candidate who 22 petitioned for the recount.

23 (f) (g) The costs of any recount shall be based on the actual costs 24 incurred to conduct the recount, but in no instance shall the amount charged 25 to conduct a recount exceed the rate of twenty-five cents (25) per vote cast 26 in the precincts where the recount is requested or a total of two thousand 27 five hundred dollars (\$2,500) for the entire county, whichever is less.

28

29 SECTION 6. Arkansas Code § 7-7-103(a) and (b), concerning filing as an 30 independent, is amended to read as follows:

31 (a) Any person desiring to have his name placed upon the ballot as an 32 independent candidate without political party affiliation for any state, 33 county, township, or district office in any general election in this state 34 shall file as an independent candidate a notice of candidacy identifying the 35 elective office and a nominating petition in the manner provided in this 36 section no later than the date fixed by law as the deadline for filing

HB2417

political practices pledges and party pledges if any are required by the rules of the party to qualify as a candidate of a political party in a primary election.

(b)(1)(A) The person shall furnish by May 1 of the year in which the
election is to be held petitions signed by not less than three percent (3%)
of the qualified electors in the county, township, or district in which the
person is seeking office, but in no event shall more than two thousand
(2,000) signatures be required for a district, county, or township office.

9 (B) If the person is a candidate for state office or for 10 United States Senator in which a statewide race is required, the person shall 11 file petitions signed by not less than three percent (3%) of the qualified 12 electors of the state or which contain ten thousand (10,000) signatures of 13 qualified electors, whichever is the lesser.

14 (2) Each elector signing the petition shall be a registered 15 voter, and the petition shall be directed to the official with whom the 16 person is required by law to file nomination certificates to qualify as a 17 candidate and shall request that the name of the person be placed on the 18 ballot for election to the office mentioned in the petition.

19 (3) Petitions shall be circulated not earlier than sixty (60)
20 calendar days prior to the deadline for filing petitions to qualify as an
21 independent candidate.

(4) In determining the number of qualified electors in any county, township, or district or in the state, the total number of votes cast therein for all candidates in the preceding general election for the office of Governor shall be conclusive of the number of qualified electors therein for the purposes of this section.

27

28 SECTION 7. Arkansas Code § 7-7-203(g), concerning dates for holding 29 elections, is amended to read as follows:

30 (g)(1) The county board shall convene, at the time specified in the 31 notice to the members given by the chair of the board, no later than the 32 tenth day after each primary election for the purpose of canvassing the 33 returns and certifying the election results unless the number of absentee 34 votes is sufficient to affect the election, in which case the county board 35 shall convene no earlier than the tenth day after each primary election. 36 (2) If no time is specified for the meeting of the board, the

1 meeting shall be at 5:00 p.m. 2 3 SECTION 8. Arkansas Code § 7-7-205(a), concerning new political 4 parties, is amended to read as follows: 5 (a)(1) A group desiring to form a new political party shall do so by 6 filing a petition with the Secretary of State. 7 (2) The petition shall contain at the time of filing the 8 signatures of qualified electors of this state equal in number to at least 9 three percent (3%) of the total number of votes cast for the office of 10 Governor or nominees for presidential electors, whichever is less, at the 11 last preceding election. 12 (3) The petition shall be filed with the Secretary of State no 13 later than the first Monday in May before the general election. The Secretary of State shall not accept for filing any new party petition that is not prima 14 15 facie sufficient at the time of filing. 16 (4) The petitions shall be circulated during the period 17 beginning one hundred fifty (150) days prior to the deadline for filing the petitions with the Secretary of State. 18 19 20 SECTION 9. Arkansas Code § 7-7-205(g), concerning new political 21 parties, is amended to read as follows: 22 (g)(1) Upon certification of sufficiency by the Secretary of State, a 23 new political party shall be declared by the Secretary of State. 24 (2) A new political party formed by the petition process may nominate candidates by convention for the first election after certification. 25 26 (3) Nominated candidates shall file a political practice pledge 27 with the Secretary of State or county clerk, as the case may be, no later 28 than sixty (60) days prior to the general election. 29 (4) If the new party maintains party status by obtaining three 30 percent (3%) of the total vote cast for the office of Governor or nominees for presidential electors at the first election after certification, the new 31 32 political party shall nominate candidates in the party primary as set forth 33 in § 7-7-101 et seq. 34 SECTION 10. Arkansas Code § 14-42-206 is amended to read as follows: 35 36 14-42-206. Municipal primary elections - Nominating petitions.

HB2417

HB2417

1 (a)(1) The city or town council of any city or town with the mayor-2 council form of government, by resolution passed before January 1 of the year of the election, may request the county party committees of recognized 3 4 political parties under the laws of the state to conduct party primaries for 5 municipal offices for the forthcoming year. 6 (2) Such resolution shall remain in effect for the subsequent 7 elections unless revoked by the city or town council. 8 (3) When the resolution has been adopted, the clerk or recorder 9 shall mail a certified copy of the resolution to the chairs of the county party committees and to the chairs of the state party committees. 10 11 (4) Candidates nominated for municipal office by political primaries under this section shall be certified by the county party 12 committees to the county board of election commissioners and shall be placed 13 14 on the ballot at the general election ballot. 15 (b)(1) Any person desiring to become an independent candidate for 16 municipal office in cities and towns with the mayor-council form of 17 government shall file not more than eighty (80) days nor less than sixty (60) days prior to the general election by twelve o'clock noon with the county 18

19 clerk the petition of nomination in substantially the following forms: (A) For all candidates except aldermen in cities of the 20

21 first class and cities of the second class: 22

"PETITION OF NOMINATION

We, the undersigned qualified electors of the city (town) of ..., 23 24 Arkansas, being in number not less than ten (10) for incorporated towns and 25 cities of the second (2nd) class, and not less than thirty (30) for cities of 26 the first (lst) class, do hereby petition that the name of...be placed on the 27 ballot for the office of...at the next election of municipal officials in 28 20....

Printed Name Signature Street Address Date of Birth Date of Signing 29 30

(B) For candidates for alderman elected by ward in cities 31 32 of the first class and cities of the second class, the nominating petitions 33 shall be signed only by qualified electors of the ward in the following 34 manner:

35 "PETITION OF NOMINATION

36

We, the undersigned qualified electors of Ward... of the city of...,

HB2417

Arkansas, being in number not less than ten (10) for incorporated towns and 1 2 cities of the second (2nd) class, and not less than thirty (30) for cities of the first (1st) class, do hereby petition that the name of... be placed on 3 the ballot for the office of Alderman, Ward..., position..., of the next 4 5 election of municipal officials in 1920.... 6 Printed Name Signature Street Address Date of Birth Date of Signing 7 8 (C) For at-large candidates for alderman of a ward in 9 cities of the first class and cities of the second class, the nominating 10 petitions shall be signed by any qualified elector of the city in the 11 following manner: "PETITION OF NOMINATION 12 We, the undersigned qualified electors of the city of 13 14 Arkansas, being in number not less than ten (10) for incorporated towns and 15 cities of the second (2nd) class, and not less than thirty (30) for cities of 16 the first (lst) class, do hereby petition that the name of... be placed on 17 the ballot for the office of Alderman, Ward..., position..., of the next election of municipal officials in 1920.... 18 19 20 Printed Name Signature Street Address Date of Birth Date of Signing 21 22 (2) The county clerk shall determine whether the petition 23 contains a sufficient number of qualified electors. 24 (3) Independent candidates for municipal office shall file a 25 political practices pledge no later than sixty (60) days prior to the date of 26 the general election by twelve o'clock noon. 27 (c)(1)(A) If no candidate receives a majority of the votes cast in the 28 general election, the two (2) candidates receiving the highest number of votes cast for the office to be filled shall be the nominees for the 29 30 respective offices, to be voted upon in a runoff election pursuant to § 7-5-106. 31 32 In any case, except for the office of mayor, in which (B) 33 only one (1) candidate shall have filed and qualified for the office, the 34 candidate shall be declared elected and the name of the person shall be certified as elected without the necessity of putting the person's name on 35 36 the general election ballot for the office.

HB2417

1 (2) If the office of mayor is unopposed, then the candidate for 2 mayor shall be printed on the general election ballot and the votes for mayor 3 shall be tabulated as in all contested races.

4 (3) Any municipal judge position that is elected other than 5 citywide will not be affected by this section.

6 (d) Special elections for mayors in cities of the first class and
7 other special elections of officials required by law in cities and towns
8 shall use the procedure in this section.

9 (e)(1) The governing body of any city of the first class, city of the 10 second class, or incorporated town may enact an ordinance requiring 11 independent candidates for municipal office to file petitions for nomination 12 as independent candidates with the county clerk no later than noon on the day 13 before the preferential primary election.

14 (2) The ordinance shall be enacted no later than ninety (90)
15 days prior to the filing deadline. The ordinance shall be published at least
16 once a week for two (2) consecutive weeks immediately following adoption of
17 the ordinance in a newspaper having a general circulation in the city.

18 (f) Nothing in this section shall repeal any law pertaining to the19 city administrator form of government or the city manager form of government.

20 (g) This section does not apply in any respect to the election of 21 district judges.

22

34

23 SECTION 13. Arkansas Code § 14-43-304(c), concerning the time for a 24 special runoff election for mayor in cities having a mayor-council 25 government, is amended to read as follows:

(c)(1) In the event that no candidate for mayor of cities of the first class receives a majority of the votes cast in the general election, the two (2) candidates receiving the highest number of votes shall be certified to a special runoff election, which shall be held two (2) three (3) weeks from the day on which the general election is held.

31 (2) The special runoff election shall be conducted in the same 32 manner as provided by law, and the election results thereof shall be 33 canvassed and certified in the manner provided by law.

35 SECTION 14. Arkansas Code § 25-18-206(c), concerning distributing 36 copies of the acts of the General Assembly, is amended to read as follows:

HB2417

1	(c)(l) The Secretary of State shall reserve from sale copies of the		
2	acts of the General Assembly for free distribution of one (1) copy of each,		
3	as they are published and bound, to the following officers, only upon written		
4	request therefor within thirty (30) days following the date of adjournment		
5	sine die of any legislative session:		
6	(A) County judges;		
7	(B) County clerks;		
8	(C) Prosecuting attorneys;		
9	(D) <u>Municipal</u> <u>District</u> judges;		
10	(E) Circuit judges;		
11	(F) The Supreme Court Reporter;		
12	(G) Supreme Court Justices;		
13	(H) Court of Appeals Judges;		
14	(I) The Supreme Court Librarian;		
15	(J) The Attorney General;		
16	(K) Each state department;		
17	(L) Justices of the peace;		
18	(M) Circuit clerks;		
19	(N) Sheriffs;		
20	(0) Tax collectors;		
21	(P) County treasurers;		
22	(Q) Assessors; and		
23	(R) Members of the General Assembly.		
24	(2) However, the Attorney General upon written request within		
25	the same time period shall be supplied with two (2) copies of each.		
26	/s/ Penix		
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			