State of Arkansas

92nd General Assembly
Regular Session, 2019

A Bill

House Bill 1666

By: Representative Brown

By: Senator T. Garner

For An Act To Be Entitled

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An Act To Amend The Law Concerning Election Administration And Procedures; To Amend The Law Concerning Dual Office Holding; And For Other Purposes.

Subtitle

To Amend The Law Concerning Election Administration And Procedures; And To Amend The Law Concerning Dual Office Holding.

Be It Enacted By The General Assembly Of The State Of Arkansas:

Section 1. Arkansas Code § 7-4-102(a)(1), concerning the dates for election of county boards of election commissioners, is amended to read as follows:

(a)(1)(A) In January of each odd-numbered year following the election of county committee officers, members of the county board of election commissioners shall be elected by their respective county committees.

(B) A chair or secretary of a county political party shall not serve as a member of the county board of election commissioners.

Section 2. Arkansas Code § 7-4-107 is amended to read as follows:

7-4-107. Duties of county board of election commissioners — Ballot boxes — Voting booths — Appointment of election officers.

(a) The county board of election commissioners shall proceed to establish and allocate:
(1) Ensure compliance with all legal requirements relating to
the conduct of elections;

(2) Exercise its duties consistently with the training and
materials provided by the State Board of Election Commissioners;

(3) Allocate a sufficient number of secure ballot boxes in each
precinct or if voting is conducted using pre-printed paper ballots for each
polling site. The county board of election commissioners shall appoint based
on the number of votes cast at that polling site in the immediately
preceding:

(A) Preferential primary election or general election if
the election for which the secure ballot boxes are prepared is a preferential
primary election or general election; and

(B) Special election if the election for which the secure
ballot boxes are prepared is a special election;

(4) Allocate sufficient components of a voting system approved
for use under § 7-5-301 for each polling site based on the number of votes
cast at that polling site in the immediately preceding: (A)
Preferential primary election or general election if the election for which
the components are prepared is a preferential primary election or general
election; and

(B) Special election if the election for which the
components are prepared is a special election; and

(5) Appoint the requisite number of election officials at each
site where voters present themselves to vote to ensure that there is a
sufficient number of election officials at each site, based upon the votes in
the immediately preceding comparable election.

(b)(1) It shall be the duty of the The county board of election
commissioners to shall select and appoint a sufficient number of election
officials for each polling site as provided by subsection (a) of this section
and to perform the other duties prescribed not less than twenty (20) days
preceding an election.

(2)(A) Each polling site shall have a minimum of two (2)
election clerks, one (1) election judge, and one (1) election sheriff. For a
regularly scheduled election, all

(B) The election judge shall serve as the poll supervisor.

(C)(i) All election officials at a polling site shall have
completed training under § 7-4-109, and at least one (1) election official at a polling site shall have attended election training coordinated by the State Board of Election Commissioners within twelve (12) months prior to the election within the twelve (12) months before the election.

(iii) The minority party election commissioner shall have the option to designate a number of election officials equal to one (1) less than the majority of election officials at each polling site, with a minimum of two (2) election officials at each polling site.

(iii) In the event that the county party representatives on the county board of election commissioners fail to agree upon any election official to fill an election post allotted to the respective party twenty (20) days before the election, the county board of election commissioners shall appoint the remaining election officials.

(c) The county board of election commissioners shall certify to the county court the per diem of election officials and the mileage of the election official carrying the returns to the county election commissioners’ office for allowance.

(d) The county board of election commissioners may permit election officials to work half-day or split shifts at the polls at any election so long as the requisite number of election officials is always present.

SECTION 3. Arkansas Code § 7-4-108 is amended to read as follows:

7-4-108. Absence of election officials — Filling vacancy.

(a) If any election official is absent at the time fixed for the opening of the polls, then the other election officials shall appoint some person or persons having the qualifications prescribed by this act for election officials to supply the vacancy; and if all of the officials shall be absent, then the voters present shall elect as election officials persons having the required qualifications. The county board of election commissioners shall be notified of any vacancies and substitutions of election officials. The election judge shall immediately notify the county board of election commissioners of the vacancy.

(b) If the county board of election commissioners does not timely appoint a new election official, and less than three (3) election officials are present at the opening of the polls, the election judge present shall appoint one (1) or more qualified persons to act as an election official.
until the county board of election commissioners appoints a new election official.

(c)(1) Except as provided in subdivision (c)(2), upon notification of the absent election official, at least one (1) member of the county board of election commissioners shall respond to the polling site and assist with the election until the new election official is appointed.

(2) If all three (3) of the members of the county board of election commissioners are assisting at other polling sites and the election judge does not timely appoint a qualified person, the other election officials present at the polling site shall appoint a qualified person to act as an election official until the county board of election commissioners appoints a new election official.

SECTION 4. Arkansas Code § 7-4-115 is amended to read as follows:

7-4-115. Legislative intent.

Due to the recent United States Eighth Circuit Court of Appeals ruling in Jones v. Conway County, Arkansas, 143 F.3d 417 (8th Cir. 1998), the status of county election commissioners as either county officials or state officials has become unclear. Because of this lack of clarity, there has been much confusion as to whether or not county election commissioners should have been or currently are immune from suit under the state's policy of tort immunity. It is the intent of the General Assembly to clarify the official status of county election commissioners. Prior to July 30, 1999, county election commissioners were state officials and, as such, were immune from suit pursuant to Arkansas Constitution, Article 5, § 20, and § 19-10-305. Upon July 30, 1999, county election commissioners are hereby deemed to be county officials and are immune from suit pursuant to § 21-9-301.

SECTION 6. Arkansas Code § 7-5-515(a), concerning preparation of voting machines, is amended to read as follows:

(a) Immediately upon the proper certification of candidates and questions, the county board of election commissioners shall oversee programming of the election, proof the ballots, prepare the voting machines, oversee their programming, and test and adjust the voting machines for the election.
/s/Brown

APPROVED: 4/12/19