1	State of Arkansas	As Engrossed: $H2/4/21$ A Bill	
2	93rd General Assembly	A DIII	
3	Regular Session, 2021		HOUSE BILL 1332
4			
5	By: Representative Boyd		
6	By: Senator B. Ballinger		
7 8		For An Act To Be Entitled	
9	AN ACT TO AMEND ELECTION LAW; TO AMEND PUBLICATION		
10		NTS; TO AMEND SCHOOL ELECTION LAW;	
11	-	NOTICE REQUIREMENTS; AND FOR OTHER	
12		Notice Regulation and tok other	
13			
14		Subtitle	
15	TO A	AMEND ELECTION LAW; TO AMEND	
16	PUB	LICATION REQUIREMENTS; TO AMEND SCHO	OOL
17	ELE	CTION LAW; AND TO AMEND ELECTION	
18	NOT	ICE REQUIREMENTS.	
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21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF AR	KANSAS:
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23	SECTION 1. Ark	ansas Code § 6-14-102(c), concernin	ig the annual school
24	election date and spe	cial school election, is amended to	read as follows:
25	(c)(l) <del>In any</del>	<del>election year in which</del> <u>When</u> the ann	ual school election
26	is not held at the sa	me time as a preferential primary o	or general election,
27	if no more than one (	l) candidate for $\frac{any}{a}$ school distr	ict director position
28	presents a petition o	r notice as required by § 6-14-111	and if there are no
29	other ballot issues t	o be submitted to school district e	lectors for
30	consideration, with t	he exception of the local tax rate	if that rate is not
31	being changed or rest	ructured, the board of directors of	<del>any</del> <u>a</u> school
32	district, by resoluti	on, may request the county board of	election
33	commissioners to:		
34	(A)	Reduce the number of polling plac	.es;
35	(B)	Open no polling places on electio	n day so that the
36	election can be condu	cted by absentee ballot and early v	oting only; or



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1	(C) <u>(i)</u> Open no polling places on election day and hold an		
2	election by candidate under the procedure in § 7-11-107(b) Declare an		
3	election by candidate to be held;		
4	(ii) Open no polling places; and		
5	(iii) Allow the candidate to cast a ballot for		
6	himself or herself at a designated time and location on election day or		
7	during the period that would otherwise be designated for early voting.		
8	(2)(A) If the annual school election is not held at the same		
9	time as a preferential primary election or general election and upon request		
10	by proper resolution adopted by the board of directors of any school		
11	district, the county board of election commissioners may provide that no		
12	polling places be open on election day so that the election can be conducted		
13	<del>by:</del>		
14	(i) Absentee ballot and early voting only; or		
15	(ii) Election by candidate under the procedure in §		
16	<del>7-11-107(b)</del> .		
17	(B) If a county uses electronic voting machines or		
18	electronic vote tabulating devices, and is holding an election under		
19	subdivision (c)(1) of this section, the county board of election		
20	commissioners may use:		
21	(i)(A) The electronic voting machines or electronic		
22	vote tabulating devices; or		
23	(ii)(B) Paper ballots counted by hand and provide no		
24	voting machines to be used in the election, notwithstanding any other		
25	provision in the Arkansas Code.		
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27	SECTION 2. Arkansas Code § 6-14-111(k), concerning candidate filing		
28	procedures for school elections, is amended to read as follows:		
29	(k) The order in which the names of the respective candidates are to		
30	appear on the ballot shall be determined by lot at the public meeting of the		
31	county board of election commissioners held not later than:		
32	(1) seventy-two Seventy-two (72) days before the annual school		
33	election, if the election is to be held on the first Tuesday following the		
34	first Monday in November or on the Tuesday four (4) weeks prior to the third		
35	Tuesday in June. or		

Tuesday in June; or

(2) Eighty-nine (89) days before the annual school election if 

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1	the election is to be held on the first Tuesday after the first Monday in		
2	March for years in which the office of President of the United States will		
3	appear on the ballot at the general election.		
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5	SECTION 3. Arkansas Code § 7-5-202(a)(1), concerning public notice of		
6	elections, is amended to read as follows:		
7	(a)(1) It shall be the duty of the county board of election		
8	commissioners at least <del>twenty (20) days</del> <u>eight (8) days</u> before <del>each</del> <u>the</u>		
9	beginning of early voting for a preferential primary, general primary, and		
10	general election and at least ten (10) days before the holding of each		
11	general primary, general runoff, school, or special election to give public		
12	notice in a newspaper of general circulation in the county of:		
13	(A) The date of the election;		
14	(B) The hours of voting on election day;		
15	(C) The places and times for early voting;		
16	(D) Polling sites for holding the elections in the county;		
17	(E) The candidates and offices to be elected at that time;		
18	(F) The time and location of the opening, processing,		
19	canvassing, and counting of ballots; <del>and</del>		
20	(G) The location where <del>a list</del> <u>lists</u> of appointed election		
21	officials, deputy county clerks, or additional deputies hired to conduct		
22	early voting can be found and the date dates the list is lists are available;		
23	and		
24	(H) Directions for filing a written objection to the		
25	service of an election official, deputy county clerk, or additional deputy.		
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27	SECTION 4. Arkansas Code § 7-5-202(a)(2)(B), concerning public notice		
28	of elections, is amended to read as follows:		
29	(B) Another person makes an objection to his or her		
30	service to the county board of election commissioners within ten (10) $\underline{seven}$		
31	(7) calendar days after posting the list of officials.		
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33	SECTION 5. Arkansas Code § 7-5-202(a)(3), concerning public notice of		
34	elections, is repealed.		
35	(3) The public notice shall contain directions for filing an		
36	objection to the service of an election official, deputy county clerk, or		

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additional deputy. SECTION 6. Arkansas Code § 7-5-202(b), concerning public notice of elections, is amended to read as follows: (b)(1) At least five (5) days <del>prior to</del> before a preferential primary, general primary, general election, general runoff, school election, or special election, a copy of the public notice may be posted at each polling site fixed for holding the election and shall be published in a newspaper of general circulation in the county. (2)(A) At least fifteen (15) eight (8) days before the beginning of early voting and the election day, each county board of election commissioners or county clerk shall prepare and post in a public place in the county clerk's office its list of appointed election officials, deputy county clerks, or additional deputies hired to conduct early voting. (B) The list may appoint election officials, deputy county elerks, or additional deputies hired to conduct early voting in the event of a runoff election. (B)(i) At least eight (8) days before election day, each county board of election commissioners shall prepare and post in a public place in the county clerk's office its list of appointed election officials for election day. (ii) The list may appoint election officials hired for election day in the event of a runoff election. (iii) All election officials who are qualified to serve on election day are qualified to serve in a corresponding runoff election. SECTION 7. Arkansas Code § 7-5-207(a)(2)(B)(iii)-(v), concerning the names included on ballots and drawing for ballot position, are amended to read as follows: (iii) Votes received by an unopposed candidate for the office of Governor, Mayor, Circuit Clerk, City Clerk, mayor, circuit clerk, or the office of a nonjudicial state elected official shall be counted or tabulated by the election officials and certified according to law. The names of all unopposed candidates for the (iv)

office of <del>Mayor,</del> Governor, <del>Circuit Clerk, City Clerk,</del> <u>mayor, circuit clerk,</u>

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and the office of a nonjudicial state elected official shall be separately
 placed on the general election ballot, and the votes for Mayor, Governor,
 Circuit Clerk, City Clerk, and a nonjudicial state elected official shall be
 tabulated as in all contested races.

5 (v) All unopposed candidates, other than for the 6 offices of Mayor, Governor, Circuit Clerk, City Clerk, mayor, circuit clerk, 7 and the office of a nonjudicial state elected official, shall be declared and 8 certified as elected in the same manner as if the candidate had been voted 9 upon at the election.

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SECTION 8. Arkansas Code § 7-5-701(a)(2), concerning declaration, certification, delivery and custody of election returns, is amended to read as follows:

14 (2) Unopposed candidates, other than candidates for mayor,
15 governor, city clerk, and circuit clerk, shall be separately declared and
16 certified to the Secretary of State as elected in the same manner as if the
17 candidate had been voted upon at the election.

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SECTION 9. Arkansas Code § 14-42-206(a)(3), concerning nominating
 petitions for municipal elections, is amended to read as follows:

(3) When the resolution has been adopted, the clerk or recorder shall mail a certified copy of the resolution to the chairs of the county party committees, the county clerk, and to the chairs of the state party committees.

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26 SECTION 10. Arkansas Code § 14-42-206(d)(2)(b), concerning nominating 27 petitions for municipal elections, is amended to read as follows:

(B) The ordinance shall be published at least one (1) time
a week for two (2) consecutive weeks immediately following adoption of the
ordinance in a newspaper having a general circulation in the city, and shall
<u>be filed with the county clerk</u>.

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33 SECTION 11. Arkansas Code § 26-75-207(b)(2), concerning levying of a 34 sales and use tax for capital improvements in a municipality, is amended to 35 read as follows:

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(2) The petition shall be signed by a number of the legal voters

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in the city that is no less than fifteen percent (15%) of the number of votes cast for the office of city clerk mayor at the last preceding general election. SECTION 12. Arkansas Code § 26-75-307(b)(2), concerning levying of a sales tax for capital improvements in a municipality, is amended to read as follows: (2) The petition shall be signed by a number of the legal voters in the city that is no less than fifteen percent (15%) of the number of votes cast for the office of city clerk mayor at the last preceding general election. /s/Boyd