1		INTERIM STUDY PROPOSAL 2015-1	19
2	State of Arkansas A	As Engrossed: \$3/24/15 H3/30/	15
3	90th General Assembly	A Bill	
4	Regular Session, 2015		SENATE BILL 1013
5			
6	By: Senator B. King		
7	F	Filed with: Senate Committee on State Ag	gencies and Governmental Affairs
8			pursuant to A.C.A. §10-3-217.
9		For An Act To Be Entitled	
10	AN ACT TO PR	ROVIDE FOR COMPREHENSIVE INVES	TIGATIONS OF
11	ELECTION MIS	SCONDUCT; TO CREATE A VOTER IN	TEGRITY UNIT
12	ADMINISTERE	D BY THE SECRETARY OF STATE; T	O ALLOW THE
13	VOTER INTEGR	RITY UNIT TO PERFORM RECOUNTS;	AND FOR
14	OTHER PURPOS	SES.	
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16			
17		Subtitle	
18	TO PRO	OVIDE FOR COMPREHENSIVE	
19	INVEST	TIGATIONS OF ELECTION MISCONDUC	CT; TO
20	CREATE	Z A VOTER INTEGRITY UNIT	
21	ADMINI	STERED BY THE SECRETARY OF STA	ATE;
22	AND TO	O ALLOW THE VOTER INTEGRITY UNI	IT TO
23	PERFOR	RM RECOUNTS.	
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25			
26	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF	ARKANSAS:
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28	SECTION 1. Arkans	sas Code Title 7, Chapter 1, i	s amended to add an
29	additional section to re	ead as follows:	
30	7-1-114. Voter In	ntegrity Unit — Creation.	
31	(a) There is crea	ated a Voter Integrity Unit.	
32	(b) The Voter Int	<u>tegrity Unit shall be composed</u>	of seven (7) members,
33	<u>including:</u>		
34	(1) The Sec	cretary of State or his or her	designee, to serve as
2.5	Chair of the Voter Inter	arity Unit.	

1	(2) a designee of the Secretary of State who is employed in the
2	Elections Division of the Office of the Secretary of State;
3	(3) A certified investigator employed by the Department of
4	Arkansas State Police appointed by the Director of the Department of Arkansas
5	State Police;
6	(4) Two (2) members who are not members of the State Board of
7	Election Commissioners, to be appointed by the Republican Party of Arkansas;
8	<u>and</u>
9	(5) Two (2) members who are not members of the State Board of
10	Election Commissioners, to be appointed by the Arkansas Democratic Party.
11	(c) The Voter Integrity Unit may investigate any complaint of election
12	irregularity or alleged violation of election law that has been filed with
13	the State Board of Election Commissioners.
14	(d) The Voter Integrity Unit shall:
15	(1)(A) Conduct an investigation of each complaint of election
16	irregularity or alleged violation of election law.
17	(B) In the course of an investigation, the Voter Integrity
18	Unit may:
19	(i) Conduct a hearing;
20	(ii) Use the power of subpoena to compel the:
21	(a) Attendance and testimony of a witness; and
22	(b) Production of evidence, including without
23	limitation books, records, or other documents; and
24	(iii) Administer an oath for the purpose of taking
25	sworn testimony; and
26	(2) Render a report on the result of the investigation to the
27	Secretary of State.
28	(e) Within thirty (30) calendar days of receiving the report, the
29	Secretary of State shall present the results of the report to a meeting of
30	the State Board of Election Commissioners.
31	(f) The State Board of Election Commissioners shall receive the report
32	and within thirty (30) calendar days from receipt of the report determine an
33	official response from the board, including without limitation:
34	(1) Dismissal of the complaint of election irregularity or
35	violation of election law;

1	(2) Issuance of a letter of caution to individuals or entities		
2	responsible for election irregularity; or		
3	(3) Referral of the instance of alleged election law violation		
4	to:		
5	(A) The prosecuting attorney for the jurisdiction in which		
6	the alleged election law violation occurred; or		
7	(B) The United States Attorney for the jurisdiction in		
8	which the alleged election law violation occurred.		
9	(g) Within sixty (60) calendar days of determining the official		
10	response of the State Board of Election Commissioners to the instance of		
11	election irregularity or alleged violation of election law, the State Board		
12	of Election Commissioners shall submit to the House Committee on State		
13	Agencies and Governmental Affairs and the Senate Committee on State Agencies		
14	and Governmental Affairs of the Arkansas General Assembly a report that		
15	includes without limitation the:		
16	(1) Name of the complainant or entity filing the complaint of		
17	election irregularity or alleged election law violation;		
18	(2) Date the incident is alleged to have occurred;		
19	(3) Date of the complaint;		
20	(4) Location in which it is alleged that the incident occurred;		
21	(5) Detailed explanation of the complaint of election		
22	irregularity or alleged election law violation;		
23	(6) Report of the Voter Integrity Unit to the Secretary of		
24	State; and		
25	(7) Resolution report of the State Board of Election		
26	Commissioners, including:		
27	(A) Minutes of the meeting of the State Board of Election		
28	Commissioners on the report of the Voter Integrity Unit;		
29	(B) Determination of the State Board of Election		
30	Commissioners regarding disposition of the complaint of election irregularity		
31	or alleged election law violation; and		
32	(C) Copies of any referrals to prosecutors or United		
33	States Attorneys.		
34	(h) The State Board of Election Commissioners shall immediately submi		
35	a copy of a complaint filed with the State Board of Election Commissioners to		
36	the Voter Integrity Unit.		

1	(i) The Voter Integrity Unit shall file a quarterly report with the		
2	Senate Committee on State Agencies and Governmental Affairs and the House		
3	Committee on State Agencies and Governmental Affairs concerning the status of		
4	the cases under investigation by the Voter Integrity Unit.		
5	(j) Upon request of a law enforcement agency, the Voter Integrity Uni		
6	shall assist the law enforcement agency in its investigation of criminal act		
7	concerning elections.		
8	(k) A county board of election commissioners or county clerk shall		
9	cooperate with requests of the Voter Integrity Unit for information,		
10	testimony, evidence, or other requests necessary for an investigation by the		
11	Voter Integrity Unit.		
12	(1) The Voter Integrity Unit or its designee may perform a recount as		
13	provided under § 7-5-319.		
14	(m) The investigative file of the Voter Integrity Unit shall be exempt		
15	from disclosure under the Freedom of Information Act of 1967, § 25-19-101 et		
16	seq., until the investigation is closed by the Voter Integrity Unit.		
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18	SECTION 2. Arkansas Code § 7-5-319 is amended to read as follows:		
19	7-5-319. Recount.		
20	(a)(1)(A) Any candidate voted for who may be dissatisfied with the		
21	returns from any precinct shall have a recount of the votes cast therein upon		
22	the candidate's presenting the county board of election commissioners with a		
23	petition requesting the recount.		
24	(B) Upon request of the candidate, the recount may be		
25	performed by:		
26	(i) The county board of election commissioners; or		
27	(ii) The Voter Integrity Unit or its designee.		
28	(C) The Voter Integrity Unit shall designate which of the		
29	entities under subdivision (a)(1)(B) of this section will perform the		
30	recount.		
31	(2) When the number of outstanding absentee ballots of overseas		
32	voters is not sufficient to change the results of the election, the candidat		
33	must present the petition no later than two (2) days after the county board		
34	declares preliminary and unofficial results of the election, including a		
35	statement of the number of outstanding absentee ballots of overseas voters.		

1 (3) When the number of outstanding absentee ballots of overseas 2 voters is sufficient to potentially change the results of the election, the 3 candidate must present the petition at any time before the county board 4 finally completes the canvass of the returns of the election and certifies 5 the result.

- (b) At the time that the petition requesting the recount is presented, the county board shall provide to the candidate requesting the recount a copy of the test results on the voting machines and the electronic vote tabulating devices. Only one (1) recount per candidate per election shall be permitted. The county board shall certify the results of the last recount. The county board may upon its own motion conduct a recount of the returns from any or all precincts.
- (c)(1) For any recount of an election in which ballots are cast using a direct recording electronic voting machine with a voter-verified paper audit trail, the voter-verified paper audit trail shall serve as the official ballot to be recounted.
- 17 (2) The county board of election commissioners entity designated
 18 under subdivision (a)(1)(C) of this section either may:
- 19 (A) Manually sum the total votes for each candidate
 20 involved in the recount that is printed on the voter-verified paper audit
 21 trail; or
 - (B) Count by hand the votes for each candidate involved in the recount as shown on the voter-verified paper audit trail.
 - (3) If the voter-verified paper audit trail is damaged or for some other reason is incapable of being used for a recount, the paper record produced by the machine for manual audit shall be the official ballot to be recounted.
 - (4) If the voting machine is exempt from the requirement to have a voter-verified paper audit trail and does not have one, the paper record produced by the machine for manual audit shall be the official ballot to be recounted.
 - (d) For the recount of an election in which paper ballots are used, the county board entity designated under subdivision (a)(1)(C) of this section shall open the package containing the ballots and recount the ballots in the manner prescribed by law for the count to be made by the election officials in the first instance, or if there is a determination by the county board

1	that the voting machine or electronic vote tabulating device may be
2	malfunctioning, it may recount the ballots by any manner prescribed by law.
3	(e) The result as found upon the recount, if it differs from that
4	certified by the election officials, shall be included in the canvass as the
5	vote for the particular precinct for which the recount was ordered and made.
6	(f) After the recount is completed, the ballots shall again be sealed
7	and kept as provided by law.
8	(g)(1) The costs for any recount must be borne by the candidate
9	petitioning for it, and payment of the costs must be made to the county board
10	prior to the recount in an amount determined by the county board.
11	(2) In the event that the outcome of the election is altered by
12	recount, the costs of the recount shall be refunded to the candidate who
13	petitioned for the recount.
14	(h) The costs of any recount shall be based on the actual costs
15	incurred to conduct the recount, but in no instance shall the amount charged
16	to conduct a recount exceed the rate of twenty-five cents (25¢) per vote cast
17	in the precincts where the recount is requested or a total of two thousand
18	five hundred dollars (\$2,500) for the entire county, whichever is less.
19	(i) Within forty-eight (48) hours after a petition for recount is
20	filed, the county board of election commissioners shall notify all candidates
21	whose election could be affected by the outcome of the recount.
22	(j)(l) The Voter Integrity Unit may designate one (l) or more people
23	who have attended election training under § 7-4-109 within twelve (12) months
24	before the election to perform a recount under this section.
25	(2) If the Voter Integrity Unit or its designee performs the
26	recount, the recount shall be performed in the presence of the county board
27	of election commissioners.
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29	/s/B. King
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32	Referred by the Arkansas Senate

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Prepared by: VJF