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 2	A Ril	1			
3		HOUSE BILL 2	625		
4			/020		
5					
6	6				
7	7				
8	8 For An Act To Be	e Entitled			
9	9 AN ACT TO AMEND VARIOUS PROVI	SIONS OF THE			
10	ARKANSAS CODE CONCERNING VOTING MACHINES; AND FOR				
11	1 OTHER PURPOSES.				
12	2				
13	3 Subtitle				
14	4 AN ACT TO AMEND VARIOUS PE	ROVISIONS OF			
15	THE ARKANSAS CODE CONCERNING VOTING				
16	6 MACHINES.	MACHINES.			
17	7				
18	8				
19	9 BE IT ENACTED BY THE GENERAL ASSEMBLY OF TH	E STATE OF ARKANSAS:			
20	0				
21	1 SECTION 1. Arkansas Code § 7-5-522 i	s amended to read as follows:			
22	2 7-5-522. Voting procedure. [Effective	January 1, 2006.]			
23	3 (a)(1) Where a voter presents himsel	f or herself for the purpose of			
24	4 voting, the election officials shall ascert	ain whether he or she is properl	Ly		
25	5 qualified and registered pursuant to § 7-5-	305.			
26	6 (2) In preparing the machines,	the election official shall			
27	7 ensure that each voter will have access onl	y to the proper ballot.			
28	8 (b) Only one (l) voter at a time sha	ll be permitted to approach a			
29	9 voting machine. Having cast his or her vote	, the voter shall at once move			
30	0 away from the voting machine and leave the	polling room by the exit provide	ed.		
31	l (c) No voter after having left the v	oting machine shall be permitted	1		
32	2 to return to the voting machine except to c	omplete the voting process.			
33	3 <u>(d) If a voter leaves an electronic</u>	ballot on a voting machine on			
34	4 which the voter has either made some or no	selections and has failed to			
35	5 <u>complete the process of casting the ballot</u>	and failed to notify an election	<u>1</u>		
36	6 officer of his or her desire to cancel the	ballot prior to departing the			



1	polling site, two (2) election officers shall take action to complete the
2	process of casting the ballot and shall document:
3	<u>(1) The time;</u>
4	(2) The name of the voter;
5	(3) The names of the election officers completing the process of
6	casting the ballot; and
7	(4) All other circumstances surrounding the abandoned ballot.
8	
9	SECTION 2. Arkansas Code § 7-5-523 is repealed.
10	7-5-523. Assistance to disabled voters. [Effective until January 1,
11	2006.]
12	(a)(1) A voter shall inform the election officials at the time that
13	the voter presents himself or herself to vote that the voter is unable to
14	cast his ballot by voting machine because the voter cannot read or write or
15	because of physical, sensory, or other disability or other legal cause, or
16	that he or she is unable to complete the ballot without help and needs the
17	assistance of some other person in casting his or her ballot. That voter may
18	be assisted by:
19	(A) Two (2) election officials; or
20	(B) A person named by the voter.
21	(2) If the voter is assisted by two (2) election officials, one
22	(1) of the election officials shall observe the voting process and one (1)
23	may assist the voter in operating the machine so as to vote the ballot in
24	accordance with the wishes of the voter without comment or interpretation and
25	shall be permitted to keep the curtain closed no longer than five (5)
26	minutes.
27	(3) If the voter is assisted by one (1) person named by the
28	voter, he or she may assist the voter in operating the machine so as to vote
29	the ballot in accordance with the wishes of the voter without comment or
30	interpretation and shall be permitted to keep the curtain closed no longer
31	than five (5) minutes.
32	(4) The laws of this state with respect to assisting persons
33	with disabilities in the casting of votes upon printed ballots shall govern,
34	insofar as is practicable, the assistance of a voter in casting his or her
35	ballot by voting machine.

HB2625

1	polling site to make and maintain a list of the names of all persons	
2	assisting voters.	
3	(b) Any voter who because of physical, sensory, or other disability	
4	who presents himself or herself for voting by voting machine and who then	
5	informs election officials at the polling site that he or she is unable to	
6	stand in line for extended periods of time shall be entitled to be assisted	
7	by an election official to advance to the head of any line of voters then	
8	waiting in line to vote at the polling site.	
9		
10	SECTION 3. Arkansas Code § 7-5-528 is amended to read as follows:	
11	7-5-528. Proclamation of election results Machines released to	
12	officers.	
13	Upon completion of all tabulation blanks, certificates, and statements,	
14	the election officials shall again proclaim in a loud and audible voice the	
15	results of the election as recorded in that precinct. However, if the machine	
16	is provided with a device for recording candidate and question counter	
17	totals, the return record for each machine shall be posted upon the wall of	
18	the polling room for all to see.	
19	Voting machines shall be released to a person designated by the county	
20	board of election commissioners for storage in a secure facility designated	
21	by the county board.	
22		
23	SECTION 4. Arkansas Code § 7-5-530 is amended to read as follows:	
24	7-5-530. Machines released to officials - Impounding upon election	
25	contest or recount. [Effective January 1, 2006.]	
26	(a) Immediately after the completion of the tabulation of the returns	
27	and the securing of the voting machines, the machines shall be released to	
28	the proper officials designated by the county board of election	
29	commissioners.	
30	(b)<u>(</u>a) Upon the return of the voting machines, the <u>The</u> county board of	
31	election commissioners shall produce an audit log from <u>for</u> each <u>voting</u>	
32	machine used in the election.	
33	(c) In the event that there is an election contest filed, the judge of	
34	the court that has jurisdiction may order the county sheriff to impound	
35	county board to secure the audit logs and the voter-verified paper audit	
36	trail alleged in the contest to be in question. The sheriff shall take them	

HB2625

1 into his or her custody and county board shall store them in a secure place 2 under lock and key awaiting further orders of the court. 3 (d) In the event that any candidate in any election in which the 4 machines have been utilized or any voter who questions the count of any 5 question posed at any election gives written notice to the county board that 6 he or she desires a recount, then the applicable county board shall designate 7 the sheriff of the county to so place the audit logs and voter-verified paper 8 audit trails in his or her custody and secure the audit logs and voter-9 verified paper audit trails and store them in a secure place to which only he 10 or she shall have access awaiting further orders of the applicable county 11 board or court. 12 SECTION 5. Arkansas Code § 7-5-532 is amended to read as follows: 13 14 7-5-532. Direct electronic voting machines. For purposes of this section: 15 (a) 16 (1) "Direct electronic voting machine" means a voting machine 17 that: (A) Records votes by means of a ballot display provided 18 19 with mechanical or electro-optical components that may be actuated by the 20 voter; 21 (B) Process the data by means of a computer program; 22 (C) Records voting data and ballot images in internal or 23 external memory components; and 24 (D) Produces a tabulation of the voting data stored in a 25 removable memory component and in printed copy; and 26 "Voter-verified paper audit trail" means a contemporaneous (2) 27 paper record of a ballot printed for the voter to confirm his or her votes 28 before the voter casts his or her ballot. 29 (b) The State Board of Election Commissioners Secretary of State or 30 the county board of election commissioners shall not purchase or procure a 31 direct recording electronic voting machine that does not include a voter-32 verified paper audit trail. 33 (c)(1) All direct recording electronic voting machines in use on or 34 after January 1, 2006, shall include a voter-verified paper audit trail, except for those direct recording electronic voting machines in use during 35 36 the 2004 general election.

1 (2) All direct recording electronic voting machines purchased on 2 or after August 12, 2005 shall include a voter-verified paper audit trail. 3 (d) A direct read electronic voting machine with a voter-verified 4 paper audit trail shall meet the following conditions: 5 The voter-verified paper audit trail shall be verified by (1) 6 the voter before the casting of the voter's ballot; 7 (2) The voter-verified paper audit trail shall not be retained 8 by the voter; 9 (3) The voter-verified paper audit trail shall not contain 10 individual voter information; 11 (4) The paper used in producing the voter-verified paper audit 12 trail shall be sturdy, clean, and resistant to degradation; and (5) The voter-verified paper audit trail shall be readable in a 13 manner that makes the voter's ballot choices obvious to the voter without the 14 15 use of computer or electronic code. 16 (e)(1) For any recount of an election in which ballots are cast using 17 a direct recording electronic voting machine with a voter-verified paper 18 audit trail, the voter-verified paper audit trail shall serve as the official 19 ballot to be recounted. 20 (2) Voter-verified paper audit trails shall be preserved in the 21 same manner and for the same time period as ballots and certificates are 22 preserved under § 7-5-702. 23 24 SECTION 6. Arkansas Code § 7-5-614 is amended to read as follows: 25 7-5-614. Locations for vote tabulation - Procedures. [Effective January 26 1, 2006.] 27 (a)(1) The tabulation of votes of a precinct may be by electronic vote 28 tabulating devices at a central counting location or at the polling sites. 29 (2) Provisional ballots and absentee ballots shall be processed 30 and counted at the courthouse or other central counting location in the 31 county. 32 The county board of election commissioners with respect to (3) 33 all elections shall give notice of the location within the county of each 34 place at which votes will be counted by electronic vote tabulating devices and of the names or numbers of all precincts whose votes will be counted at 35

HB2625

5

each location, by posting the notice in a conspicuous place in the county

1 courthouse at least three (3) days prior to each election.

2 (b) For the tabulation of provisional and absentee ballots at a 3 central location beginning on election day:

4 (1) The election officials shall place in the container provided 5 for the that purpose all ballots that have been cast. This container shall be 6 sealed and delivered to the county board of election commissioners forthwith 7 by the election officials together with the unused, void, and defective 8 ballots; and

9 (2) All proceedings at the counting location shall be under the 10 direction of at least two (2) election officials named by the county board of 11 election commissioners with respect to all elections. In all elections, when 12 possible, the election officials shall represent the majority party and the minority party. 13

14

15

SECTION 7. Arkansas Code § 7-5-615 is amended to read as follows: 16 7-5-615. Tabulation of votes - Defective vote cards ballots -Certification of returns. [Effective January 1, 2006.] 17

The counting of votes by electronic vote tabulating devices at the 18 (a) 19 courthouse or other central counting location shall be open to the public, and any candidate or political party may be present in person or by 20 21 representative designated in writing pursuant to § 7-5-312 to view the 22 counting.

23 (b) No person except those employed and authorized for that purpose 24 shall touch any ballot or return.

The election officials at the counting place and all persons 25 (c) 26 operating the electronic vote tabulating devices shall take the same oath 27 required by law for election officials before entering upon their duties.

28 (d) If any ballot is damaged or defective so that it cannot properly 29 be counted by the electronic vote tabulating device, a true duplicate copy 30 shall be made of the damaged ballot in the presence of tabulation election 31 officials if the votes are tabulated at a central location. The duplicate 32 shall be substituted for the damaged ballot. All duplicate ballots shall be 33 clearly labeled "duplicate" and shall be counted in lieu of the damaged or 34 defective ballot.

35 The return printed by the electronic vote tabulating device, to (e) 36 which has been added the return of write-in, early, and absentee votes, shall

1	constitute the official return of each precinct. All returns shall be
2	certified by the election officials in charge of the tabulation thereof in
3	the manner provided by law.
4	(f) Upon completion of the count, the returns shall be open to the
5	public.
6	
7	
8	
9	
10	
11	
12	
13	
14 15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33 24	
34 35	
35 36	
50	