SB 1527 A STAFF MEASURE SUMMARY

Senate Committee On Rules

Action Date: 02/10/22

Action: Do pass with amendments. (Printed A-Eng.)

Vote: 4-0-1-0

Yeas: 4 - Knopp, Manning Jr, Taylor, Wagner

Exc: 1 - Girod

Fiscal: Has minimal fiscal impact

Revenue: No revenue impact

Prepared By: Leslie Porter, LPRO Analyst

Meeting Dates: 2/3, 2/10

WHAT THE MEASURE DOES:

Corrects statutory reference from "return identification envelope" to "secrecy envelope." Allows Secretary of State (SOS) to notify affected candidates by email if recount demand is filed. Extends deadline for recall petition to be filed, from 100th day after filing prospective petition to 120th day. Extends deadline for SOS to verify recall petition signatures, from 10th day after recall petition filed to 30th day. Extends deadline for SOS and Attorney General to notify subjects of filed complaint, from 48 hours to three business days. Allows notice to subjects within 10 business days instead of three business days if SOS and Attorney General receive complaints involving 10 or more parties within 48 hours, instead of 25 or more parties in a 24-hour period. Extends deadline for when recount demand and supplemental demand may be filed to align with current statute. Aligns timeline with current statute that individuals nominated or elected by write-in votes and who are elected to office have to accept nomination or election. Allows filing officers to send notice to write-in candidates via email only, if address is available. Extends write-in candidate deadlines for precinct committeeperson elections to align with current statute. Updates term of precinct committeeperson to align with current statute. Requires SOS to ensure county election officials conduct election recounts for federal and statewide offices and statewide measures in manner that is consistent, transparent, accurate, and pursuant to all applicable laws. Requires county clerk to notify SOS about date, time, and location of recount and information about all aspects of process. Clarifies certain aspects of recount process.

ISSUES DISCUSSED:

- The need to align deadlines with those established in statute
- The need to send certain notifications via email
- The need for additional flexibility within certain timelines and to allocate resources, as needed
- The need for consistency of methods used for elections recounts

EFFECT OF AMENDMENT:

Allows Secretary of State (SOS) to notify affected candidates by email if recount demand is filed. Extends deadline for recall petition to be filed, from 100th day after filing prospective petition to 120th day. Extends deadline for SOS to verify recall petition signatures, from 10th day after recall petition filed to 30th day. Extends deadline for SOS and Attorney General to notify subjects of filed complaint, from 48 hours to three business days. Allows notice to subjects within 10 business days instead of three business days if SOS and Attorney General receive complaints involving 10 or more parties within 48 hours, instead of 25 or more parties in a 24-hour period. Extends deadline for when recount demand and supplemental demand may be filed to align with current statute. Aligns timeline with current statute that individuals nominated or elected by write-in votes and who are elected to office have to accept nomination or election. Allows filing officers to send notice to write-in candidates via email only, if address is available. Extends write-in candidate deadlines for precinct committeeperson elections to

Carrier: Sen. Wagner

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align with current statute. Updates term of precinct committeeperson to align with current statute. Requires SOS to ensure county election officials conduct election recounts for federal and statewide offices and statewide measures in manner that is consistent, transparent, accurate, and pursuant to all applicable laws. Requires county clerk to notify SOS about date, time, and location of recount and information about all aspects of process. Clarifies certain aspects of recount process.

BACKGROUND:

Senate Bill 27 (2021) provided that a county clerk or other filing officer is not required to provide a secrecy envelope for a ballot if the Secretary of State has approved different procedures to ensure secrecy. House Bill 3291 (2021) amended the authorizing statute by adding the term "return identification" to describe the type of envelope, instead of "secrecy" and changed various deadlines in the elections statutes.

Senate Bill 1527 A corrects the statutory reference from "return identification" envelope to "secrecy" envelope, makes technical changes to elections statutes, and aligns certain deadlines with those established in HB 3291 (2021).