

HOUSE FLOOR AMENDMENT EXPLANATION



Bill Number: **SB 1241**

Kavanagh Floor Amendment

The KAVANAGH substitute floor amendment:

1. Requires the Arizona Department of Transportation (ADOT) to provide a person who previously registered to vote in another state a form for cancelling their previous voter registration for the other state.
2. Specifies that the form must include the person's previous state address and direct the chief state election officer in the other state to cancel the person's voter registration.
3. Instructs ADOT to forward that person's form for voter registration cancellation to the chief state election office in the other state.
4. Directs the Secretary of State (SOS) and ADOT Director to adopt rules that provide for transmitting completed forms for cancelling voter registrations to the chief state election officer of the state identified by individuals registering to vote in Arizona.
5. Requires all tabulation results to remain in the United States and may not be transferred, transmitted or stored in any other country.
6. Mandates that on request of the voter, any voting location that uses on-site ballot tabulating equipment must provide a paper receipt issued by the electronic voting system or an electronic board worker at the time the voter's ballot is received for tabulation.
7. Requires the paper receipt to state whether the voter's ballot will be tabulated at the voting location or securely stored until the polls closed and transmitted to the central counting place for tabulation, rather than state whether the voter's ballot was rejected and the reason for the rejection.
8. Asserts that if a provision in the SOS instruction and procedures manual conflicts with state statute, the state statute prevails.
9. Prohibits a person from accessing any area where servers or hard drives that contain election-related data are stored, unless the person is preapproved or directly supervised by the county recorder or other officer in charge of elections.

Amendment explanation prepared by Ahjahna G.

Phone Number 6-3583

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10. Specifies that after the expiration of the period to correct or confirm an inconsistent signature on a ballot affidavit and if the voter has not corrected or confirmed the signature, the county recorder must submit the ballot affidavit and related materials to the county attorney or Attorney General for possible investigation.
11. Requires annually, on or before February 1, the county recorder to report the number of referrals to the county attorney and Attorney General and submit a report to the Legislature, Governor and a copy to the SOS.
12. Prohibits any tabulation equipment that is used in a polling place or voting center to have internet or remote access at any time and outlines restrictions for external devices.
13. Requires the delivery, use and return of any equipment, removable external devices and data storage devices used to tabulate or store election data and any copies of these devices to be logged on a chain of custody document.
14. Outlines actions for when a name and signature is recorded and retained on the chain of custody document as an official election record.
15. Requires an approved observer from a political party, if present, to have a reasonable view of the connection and removal of any removable external device, removable data storage device or computer screen until the election data is officially recorded or the removable device is stored securely.
16. Requires all removable data storage devices to be secured with a tamper-evident seal that contains a unique serial number that is recorded and confirmed on the chain of custody document.
17. States that all persons engaged in processing and counting ballots must sign a sworn statement or affidavit.
18. Requires each member of the duplication board at the completion of the duplicate ballot to sign a log attesting to the member's ability that the duplicate copy is a true copy of the original ballot.
19. Requires all data storage devices used to account for the original ballot and the digital duplicate of the ballot to be logged on the chain of custody document and allow an observer, if present, to view the data storage device while it's not securely locked and stored.
20. Includes removable data storage devices, hard drives and servers in which a county recorder or other officer in charge of elections must maintain records that record the chain of custody.
21. Removes language relating to the preservation of irregular ballots.
22. Defines *reasonable view*.

KAVANAGH SUBSTITUTE FLOOR AMENDMENT
HOUSE OF REPRESENTATIVES AMENDMENTS TO S.B. 1241

I move the following SUBSTITUTE amendment to the GOVERNMENT & ELECTIONS Committee
Amendment to
SENATE BILL 1241 (Reference to Senate engrossed bill)

1 Page 1, between lines 1 and 2, insert:

2 "Section 1. Section 16-112, Arizona Revised Statutes, is amended to
3 read:

4 16-112. Driver license voter registration

5 A. Every person who is applying for a driver license or renewal and
6 who is otherwise qualified to register to vote ~~shall~~, at the same time and
7 place, ~~SHALL~~ be ~~permitted~~ ALLOWED to register to vote by providing the
8 information prescribed by section 16-152. The method used to register
9 voters shall require only the minimum information necessary to prevent
10 duplicate registrations, to enable elections officials to determine voter
11 eligibility and to administer voter registration and election laws. A
12 registration form shall be included for a person who is applying for a
13 driver license renewal by mail. On completion of a form that contains at
14 least the information prescribed by section 16-121.01, subsection A and
15 that may contain the information prescribed by section 16-152 and on
16 receipt of that form by the county recorder from the department of
17 transportation as prescribed by subsection ~~D~~ E of this section, the
18 applicant is presumed to be properly registered to vote. That presumption
19 may be rebutted as provided in section 16-121.01, subsection B.

1 B. IN ADDITION TO ALLOWING A PERSON TO REGISTER TO VOTE AS
2 PREScribed BY SUBSECTION A OF THIS SECTION, THE DEPARTMENT OF
3 TRANSPORTATION SHALL PROVIDE A PERSON WHO WAS PREVIOUSLY REGISTERED TO VOTE
4 IN ANOTHER STATE A FORM FOR CANCELING THE PERSON'S PREVIOUS VOTER
5 REGISTRATION FOR THE OTHER STATE. THE FORM SHALL INCLUDE THE PERSON'S
6 PREVIOUS ADDRESS IN THE OTHER STATE AND DIRECT THE CHIEF STATE ELECTION
7 OFFICER IN THE OTHER STATE TO CANCEL THE PERSON'S VOTER REGISTRATION. THE
8 DEPARTMENT OF TRANSPORTATION SHALL FORWARD THAT PERSON'S FORM FOR VOTER
9 REGISTRATION CANCELLATION TO THAT STATE'S CHIEF STATE ELECTION OFFICER.

10 B. C. The director of the department of transportation and the
11 secretary of state shall consult at least every two years regarding voter
12 registration at driver license offices. The director of the department of
13 transportation and the secretary of state ~~shall~~, after consultation with
14 all county recorders, **SHALL** adopt rules to implement a system ~~permitting~~
15 **ALLOWING** driver license applicants to register to vote at the same time and
16 place as they apply for driver licenses. ~~Such~~ **THE** rules shall:

17 1. Bring the license application and voter registration application
18 forms into substantial conformity.

19 2. ~~Permit~~ **ALLOW** the transfer of driver license applications,
20 including renewal and change of address, and voter registration information
21 from the department of transportation to the voter registration rolls.

22 3. Respect all rules and statutes of this state concerning the
23 confidentiality of driver license application information.

24 4. Provide for the manual or electronic generation and transmittal
25 of voter registrations and provide for electronic generation of changes in
26 voter registration information, including address, in conformity with the
27 confidentiality requirements of the national voter registration act of 1993
28 (P.L. 103-31; 107 Stat. 77; ~~#2~~ 52 United States Code ~~section 394~~ **SECTIONS**
29 **20501 THROUGH 20511**).

30 5. **PROVIDE FOR TRANSMITTING COMPLETED FORMS FOR CANCELING VOTER**
31 **REGISTRATIONS TO THE CHIEF STATE ELECTION OFFICER OF THE STATE IDENTIFIED**

1 BY PERSONS REGISTERING TO VOTE IN THIS STATE AS PRESCRIBED BY SUBSECTION B
2 OF THIS SECTION.

3 ~~C.~~ D. The department of transportation shall provide to applicants
4 a statement that provides each eligibility requirement for voting,
5 including citizenship, an attestation that the applicant meets each
6 requirement, for the signature of the applicant under penalty of perjury
7 and, in print that is identical to that used in the attestation, the
8 following:

9 1. A description of the penalties provided by law for the submission
10 of a false voter registration application.

11 2. A statement that if an applicant declines to register to vote the
12 fact that the applicant has declined to register will remain confidential
13 and will be used only for voter registration purposes.

14 3. A statement that if an applicant does register to vote the office
15 at which the applicant submits a voter registration application will remain
16 confidential and will be used only for voter registration purposes.

17 ~~D.~~ E. The department of transportation shall return or mail
18 completed registrations to the county recorder of the county in which the
19 applicant resides within five days after receipt of a completed
20 registration.

21 Sec. 2. Title 16, chapter 4, article 1, Arizona Revised Statutes, is
22 amended by adding section 16-404.01, to read:

23 16-404.01. Tabulation results; limits

24 NOTWITHSTANDING ANY OTHER LAW, ALL TABULATION RESULTS SHALL REMAIN IN
25 THIS COUNTRY AND MAY NOT BE TRANSFERRED, TRANSMITTED OR STORED IN ANY OTHER
26 COUNTRY."

27 Renumber to conform

28 Page 2, strike line 3, insert:

29 "10. FOR ANY VOTING LOCATION THAT USES ON-SITE BALLOT TABULATING
30 EQUIPMENT, ON REQUEST OF THE VOTER, PROVIDE FOR A PAPER RECEIPT TO BE
31 ISSUED BY THE ELECTRONIC VOTING SYSTEM OR BY AN ELECTION BOARD WORKER TO
32 THE VOTER AT THE TIME THE VOTER'S"

1 Page 2, line 5, strike "WAS" insert "WILL BE"; after "TABULATED" strike remainder
2 of line

3 Line 6, strike "FOR THE REJECTION" insert "AT THE VOTING LOCATION OR SECURELY
4 STORED UNTIL THE POLLS CLOSED AND THEN TRANSMITTED TO THE CENTRAL COUNTING
5 PLACE FOR TABULATION"

6 After line 7, insert:

7 "Sec. 4. Section 16-452, Arizona Revised Statutes, is amended to
8 read:

9 16-452. Rules: instructions and procedures manual: approval of
10 manual; field check and review of systems;
11 violation: classification

12 A. After consultation with each county board of supervisors or other
13 officer in charge of elections, the secretary of state shall prescribe
14 rules to achieve and maintain the maximum degree of correctness,
15 impartiality, uniformity and efficiency on the procedures for early voting
16 and voting, and of producing, distributing, collecting, counting,
17 tabulating and storing ballots. The secretary of state shall also adopt
18 rules regarding fax transmittal of unvoted ballots, ballot requests, voted
19 ballots and other election materials to and from absent uniformed and
20 overseas citizens and shall adopt rules regarding internet receipt of
21 requests for federal postcard applications prescribed by section 16-543.

22 B. The rules shall be prescribed in an official instructions and
23 procedures manual to be issued not later than December 31 of each
24 odd-numbered year immediately preceding the general election. Before its
25 issuance, the manual shall be approved by the governor and the attorney
26 general. The secretary of state shall submit the manual to the governor
27 and the attorney general not later than October 1 of the year before each
28 general election.

29 C. A person who violates any rule adopted pursuant to this section
30 is guilty of a class 2 misdemeanor.

31 D. IF A PROVISION IN THE INSTRUCTIONS AND PROCEDURES MANUAL
32 CONFLICTS WITH STATE STATUTE, THE STATE STATUTE PREVAILS.

1 **D.** E. The secretary of state shall provide personnel who are
2 experts in electronic voting systems and procedures and in electronic
3 voting system security to field check and review electronic voting systems
4 and recommend needed statutory and procedural changes.

5 Sec. 5. Title 16, chapter 4, article 4, Arizona Revised Statutes, is
6 amended by adding section 16-453, to read:

7 16-453. Prohibited access to election servers and hard drives

8 A PERSON MAY NOT ACCESS ANY AREA WHERE SERVERS OR HARD DRIVES THAT
9 CONTAIN ELECTION-RELATED DATA ARE STORED UNLESS THE PERSON IS PREAPPROVED
10 BY OR DIRECTLY SUPERVISED BY THE COUNTY RECORDER OR OTHER OFFICER IN CHARGE
11 OF ELECTIONS.

12 Sec. 6. Section 16-550, Arizona Revised Statutes, is amended to
13 read:

14 16-550. Receipt of voter's ballot; cure period; annual report

15 A. On receipt of the envelope containing the early ballot and the
16 ballot affidavit, the county recorder or other officer in charge of
17 elections shall compare the signatures thereon with the signature of the
18 elector on the elector's registration record. If the signature is
19 inconsistent with the elector's signature on the elector's registration
20 record, the county recorder or other officer in charge of elections shall
21 make reasonable efforts to contact the voter, advise the voter of the
22 inconsistent signature and allow the voter to correct or the county to
23 confirm the inconsistent signature. The county recorder or other officer
24 in charge of elections shall allow signatures to be corrected not later
25 than the fifth business day after a primary, general or special election
26 that includes a federal office or the third business day after any other
27 election. If satisfied that the signatures correspond, the recorder or
28 other officer in charge of elections shall hold the envelope containing the
29 early ballot and the completed affidavit unopened in accordance with the
30 rules of the secretary of state.

1 B. The recorder or other officer in charge of elections shall
2 thereafter safely keep the affidavits and early ballots in the recorder's
3 or other officer's office until delivered pursuant to section 16-551 and
4 tallying of ballots shall not begin any earlier than fourteen days before
5 election day.

6 C. The county recorder shall send a list of all voters who were
7 issued early ballots to the election board of the precinct in which the
8 voter is registered.

9 D. AFTER THE EXPIRATION OF THE PERIOD TO CORRECT OR CONFIRM AN
10 INCONSISTENT SIGNATURE ON A BALLOT AFFIDAVIT AS PRESCRIBED IN SUBSECTION A
11 OF THIS SECTION AND IF THE VOTER HAS NOT CORRECTED OR CONFIRMED THE
12 SIGNATURE, THE COUNTY RECORDER SHALL SUBMIT THE BALLOT AFFIDAVIT AND
13 RELATED MATERIALS TO THE COUNTY ATTORNEY OR ATTORNEY GENERAL FOR POSSIBLE
14 INVESTIGATION. ON OR BEFORE FEBRUARY 1 EACH YEAR, THE COUNTY RECORDER
15 SHALL REPORT THE NUMBER OF REFERRALS TO THE COUNTY ATTORNEY AND ATTORNEY
16 GENERAL AND SHALL SUBMIT THAT REPORT TO THE PRESIDENT OF THE SENATE, THE
17 SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE GOVERNOR AND SHALL PROVIDE
18 A COPY TO THE SECRETARY OF STATE.

19 ~~E.~~ E. This section does not apply to:
20 1. A special taxing district that is authorized pursuant to section
21 16-191 to conduct its own elections.

22 2. A special district mail ballot election that is conducted
23 pursuant to article 8.1 of this chapter.

24 Sec. 7. Title 16, chapter 4, article 10, Arizona Revised Statutes,
25 is amended by adding section 16-604, to read:

26 16-604. Tabulation equipment, removable external devices and
27 removable data storage devices; chain of custody;
28 definition

29 NOTWITHSTANDING ANY OTHER LAW:

30 1. ANY TABULATION EQUIPMENT THAT IS USED IN A POLLING PLACE OR
31 VOTING CENTER SHALL NOT HAVE INTERNET OR REMOTE ACCESS AT ANY TIME,
32 INCLUDING BEFORE, DURING OR AFTER AN ELECTION. EXTERNAL DEVICES THAT ALLOW

1 FOR INTERNET, WI-FI OR REMOTE ACCESS SHALL NOT BE CONNECTED TO ANY
2 TABULATION EQUIPMENT THAT IS USED IN A POLLING PLACE OR VOTING CENTER AT
3 ANY TIME, INCLUDING BEFORE, DURING OR AFTER AN ELECTION.

4 2. THE DELIVERY, USE AND RETURN OF ANY EQUIPMENT, REMOVABLE EXTERNAL
5 DEVICES AND REMOVABLE DATA STORAGE DEVICES USED TO TABULATE OR STORE
6 ELECTION DATA, INCLUDING BALLOT IMAGES AND ADJUDICATED BALLOT IMAGES, AND
7 ANY COPIES OF THE REMOVABLE EXTERNAL DEVICES AND REMOVABLE DATA STORAGE
8 DEVICES, INCLUDING CONNECTING ANY REMOVABLE EXTERNAL DEVICES, SHALL BE
9 LOGGED ON A CHAIN OF CUSTODY DOCUMENT SO THAT THE NAME AND SIGNATURE OF
10 EVERY PERSON WHO DOES ANY OF THE FOLLOWING IS RECORDED AND RETAINED AS AN
11 OFFICIAL ELECTION RECORD:

12 (a) DELIVERS, RECEIVES, USES AND RETURNS THE EQUIPMENT, REMOVABLE
13 EXTERNAL DEVICE OR REMOVABLE DATA STORAGE DEVICE.

14 (b) CONNECTS A REMOVABLE EXTERNAL DEVICE OR REMOVABLE DATA STORAGE
15 DEVICE.

16 (c) SECURES THE EQUIPMENT, REMOVABLE EXTERNAL DEVICE OR REMOVABLE
17 DATA STORAGE DEVICE DURING ELECTION DAY.

18 3. IF AN APPROVED OBSERVER FROM A POLITICAL PARTY IS PRESENT AS
19 PRESCRIBED BY SECTION 16-621, SUBSECTION A, THE OBSERVER SHALL BE ALLOWED
20 TO HAVE A REASONABLE VIEW OF THE CONNECTION AND REMOVAL OF ANY REMOVABLE
21 EXTERNAL DEVICE, REMOVABLE DATA STORAGE DEVICE OR COMPUTER SCREEN UNTIL THE
22 ELECTION DATA IS OFFICIALLY RECORDED OR THE REMOVABLE DEVICE IS STORED
23 SECURELY. FOR THE PURPOSE OF THIS PARAGRAPH, "REASONABLE VIEW" MEANS A
24 VIEW FROM A DISTANCE THAT DOES NOT IMPEDE OR INTERFERE WITH THE PERFORMANCE
25 OF THE ELECTION WORKER'S DUTIES AND THAT DOES NOT ALLOW THE DISCLOSURE OF
26 SENSITIVE DATA OR INFORMATION.

27 4. ALL REMOVABLE DATA STORAGE DEVICES SHALL BE SECURED WITH A
28 TAMPER-EVIDENT SEAL THAT CONTAINS A UNIQUE SERIAL NUMBER THAT IS RECORDED
29 AND CONFIRMED ON A CHAIN OF CUSTODY DOCUMENT.

1 Sec. 8. Section 16-621, Arizona Revised Statutes, is amended to
2 read:

3 16-621. Proceedings at the counting center

4 A. All proceedings at the counting center shall be under the
5 direction of the board of supervisors or other officer in charge of
6 elections and shall be conducted in accordance with the approved
7 instructions and procedures manual issued pursuant to section 16-452 under
8 the observation of representatives of each political party and the public.
9 The proceedings at the counting center may also be observed by up to three
10 additional people representing a candidate for nonpartisan office, or
11 representing a political committee in support of or in opposition to a
12 ballot measure, proposition or question. A draw by lot shall determine
13 which three groups or candidates shall have representatives participate in
14 the observation at the counting center. Persons representing a candidate
15 for nonpartisan office or persons or groups representing a political
16 committee in support of or in opposition to a ballot measure, proposition
17 or question, who are interested in participating in the observation, shall
18 notify the officer in charge of elections of their desire to be included in
19 the draw not later than seventeen days before the election. After the
20 deadline to receive submissions from the interested persons or groups, but
21 prior to fourteen days before the election, the county officer in charge of
22 elections shall draw by lot, from the list of those that expressed
23 interest, three persons or groups and those selected shall be notified and
24 allowed to observe the proceedings at the counting center. If a group is
25 selected the group may alter who represents that group for different days
26 of observation but on any given observation day a selected group shall not
27 send more than one observer. A group may rotate an observer throughout the
28 day. Only those persons who are authorized for the purpose shall touch any
29 ballot or ballot card or return. All persons who are engaged in processing
30 and counting of the ballots shall be qualified electors, shall be deputized
31 in writing **BY SIGNING A SWORN STATEMENT OR AFFIDAVIT** and shall take an oath
32 that they will faithfully perform their assigned duties. There shall be no

1 preferential counting of ballots for the purpose of projecting the outcome
2 of the election. If any ballot, including any ballot received from early
3 voting, is damaged or defective so that it cannot properly be counted by
4 the automatic tabulating equipment, a true duplicate copy shall be made of
5 the damaged or defective ballot in the presence of witnesses and
6 substituted for the damaged or defective ballot. All duplicate ballots
7 created pursuant to this subsection shall be clearly labeled "duplicate"
8 and shall bear a serial number that shall be recorded on the damaged or
9 defective ballot. **AT THE COMPLETION OF THE DUPLICATE BALLOTS, EACH MEMBER**
10 **OF THE DUPLICATION BOARD SHALL SIGN A DUPLICATION LOG ATTESTING THAT TO THE**
11 **BEST OF THE MEMBER'S ABILITY THE DUPLICATE COPY IS A TRUE DUPLICATE COPY OF**
12 **THE ORIGINAL BALLOT.**

13 B. If the counting center automatic tabulating equipment includes an
14 electronic vote adjudication feature that has been certified for use as
15 prescribed by section 16-442 and the board of supervisors or officer in
16 charge of elections authorizes the use of this feature at the counting
17 center, all of the following apply:

18 1. The electronic vote adjudication feature shall be included in the
19 tabulation system logic and accuracy testing prescribed by section 16-449.

20 2. The board of supervisors or officer in charge of elections shall
21 appoint an electronic vote adjudication board that consists of two judges
22 who are overseen by an inspector, with the two judges equally divided
23 between the two largest political parties as prescribed by section 16-531,
24 subsection D to adjudicate and submit for tabulation a ballot that is read
25 by the tabulation machine as blank in order to determine if voter intent is
26 clear on a portion or all of the ballot, or any portion of any ballot as
27 prescribed by section 16-610 or 16-611, or to tally write-in choices as
28 prescribed by section 16-612.

29 3. The electronic vote adjudication process used by the electronic
30 vote adjudication board shall provide for:

31 (a) A method to track and account for the original ballot and the
32 digital duplicate of the ballot created by the electronic vote adjudication

1 feature that includes a serial number on the digital image that can be used
2 to track electronic vote adjudication board actions. ALL DATA STORAGE
3 DEVICES THAT ARE USED TO ACCOUNT FOR THE ORIGINAL BALLOT AND THE DIGITAL
4 DUPLICATE OF THE BALLOT SHALL BE LOGGED ON A CHAIN OF CUSTODY DOCUMENT. IF
5 AN APPROVED OBSERVER FROM A POLITICAL PARTY IS PRESENT AS PRESCRIBED BY
6 SUBSECTION A OF THIS SECTION, THE OBSERVER SHALL BE ALLOWED TO VIEW THE
7 DATA STORAGE DEVICE WHILE THE DEVICE IS NOT SECURELY LOCKED AND STORED.

8 (b) The creation and retention of comprehensive logs of all digital
9 duplication and adjudication actions performed by an electronic vote
10 adjudication board.

11 (c) The retention of the original ballot and the digital duplicate
12 of the ballot.

13 C. If for any reason it becomes impracticable to count all or a part
14 of the ballots with tabulating equipment, the officer in charge of
15 elections may direct that they be counted manually, following ~~as far as~~
16 ~~practicable~~ the provisions governing the counting of paper ballots.

17 D. For any statewide, county or legislative election, the county
18 recorder or officer in charge of elections shall provide for a live video
19 recording of the custody of all ballots while the ballots are present in a
20 tabulation room in the counting center. The live video recording shall
21 include date and time indicators and shall be linked to the secretary of
22 state's website. The secretary of state shall post links to the video
23 coverage for viewing by the public. The county recorder or officer in
24 charge of elections shall record the video coverage of the ballots at the
25 counting center and shall retain those recordings as a public record for at
26 least as long as the challenge period for the general election. If the
27 live video feed is disrupted or disabled, the recorder or officer in charge
28 of elections is not liable for the disruption but shall attempt to
29 reinstate video coverage as soon as is practicable. Any disruption in
30 video coverage shall not affect or prevent the continued tabulation of
31 ballots. This subsection is contingent on legislative appropriation.

1 E. The county recorder or other officer in charge of elections shall
2 maintain records that record the chain of custody for all election
3 equipment, REMOVABLE DATA STORAGE DEVICES, HARD DRIVES, SERVERS and ballots
4 during early voting through the completion of provisional voting
5 tabulation.

6 Sec. 9. Section 16-624, Arizona Revised Statutes, is amended to
7 read:

8 16-624. Disposition of official returns and ballots

9 A. After the canvass has been completed, the officer in charge of
10 elections shall deposit the package or envelope containing the ballots in a
11 secure facility managed by the county treasurer, who shall keep it unopened
12 and unaltered for twenty-four months for elections for a federal office or
13 for six months for all other elections, at which time ~~he~~ THE COUNTY
14 TREASURER shall destroy it without opening or examining the contents.

15 ~~B. Irregular ballots shall be preserved for six months after the
16 election and the packages containing them may be opened and the contents
17 examined only upon an order of court. At the expiration of such time, the
18 ballots may be disposed of in the discretion of the officer or board having
19 charge of them.~~

20 ~~C.~~ B. The officer in charge of elections shall produce the other
21 packages or envelopes before the board of supervisors when it is in session
22 for the purpose of canvassing the returns.

23 ~~D.~~ C. If a recount is ordered or a contest begun within six months,
24 the county treasurer may be ordered by the court to deliver to ~~it~~ THE COURT
25 the packages or envelopes containing the ballots, and thereupon they shall
26 be in the custody and control of the court."

27 Amend title to conform

JOHN KAVANAGH

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05/21/2021

03:20 P.M.

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