CERTIFICATION OF ENROLLMENT

ENGROSSED SENATE BILL 6236

Chapter 344, Laws of 2006

59th Legislature 2006 Regular Session

ELECTION DATES AND DEADLINES--PRIMARY ELECTION

EFFECTIVE DATE: 1/1/07 - Except section 17, which becomes effective 7/1/2013

Passed by the Senate February 1, 2006 YEAS 37 NAYS 11

BRAD OWEN

President of the Senate

Passed by the House March 1, 2006 YEAS 94 NAYS 3

FRANK CHOPP

Speaker of the House of Representatives

Approved March 30, 2006.

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **ENGROSSED SENATE BILL 6236** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

March 30, 2006 - 2:52 p.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

ENGROSSED SENATE BILL 6236

Passed Legislature - 2006 Regular Session

State of Washington 59th Legislature 2006 Regular Session

By Senators Schmidt, Kastama, Swecker, Oke, Berkey and Benson; by request of Secretary of State

Read first time 01/09/2006. Referred to Committee on Government Operations & Elections.

AN ACT Relating to election dates and deadlines; amending RCW 1 2 29A.04.311, 29A.04.321, 29A.04.330, 29A.20.121, 29A.24.040, 29A.24.050, 3 29A.24.171, 29A.24.181, 29A.24.191, 29A.24.211, 29A.28.021, 29A.28.041, 29A.40.070, 29A.52.011, 29A.56.030, 29A.60.190, 27.12.355, 27.12.370, 4 35.02.086, 35.06.070, 35.13.1821, 35.13.480, 35.61.360, 35A.14.299, 5 35A.14.470, 36.24.190, 36.93.030, 42.12.040, 42.17.080, 42.17.710, 6 7 52.02.080, 52.04.056, 52.04.071, 53.04.110, 54.08.010, 54.08.070, 8 57.04.050, and 70.44.235; reenacting and amending RCW 29A.60.190; 9 repealing RCW 29A.04.158; providing effective dates; and providing an 10 expiration date.

11 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

12 **Sec. 1.** RCW 29A.04.311 and 2004 c 271 s 105 are each amended to 13 read as follows:

Nominating primaries for general elections to be held in November, and the election of precinct committee officers, must be held on the third Tuesday of the preceding ((September or on the seventh Tuesday immediately preceding such general election, whichever occurs first)) August. 1 **Sec. 2.** RCW 29A.04.321 and 2004 c 271 s 106 are each amended to 2 read as follows:

(1) All state, county, city, town, and district general elections 3 for the election of federal, state, legislative, judicial, county, 4 5 city, town, and district officers, and for the submission to the voters of the state, county, city, town, or district of any measure for their 6 7 adoption and approval or rejection, shall be held on the first Tuesday after the first Monday of November, in the year in which they may be 8 A statewide general election shall be held on the first 9 called. 10 Tuesday after the first Monday of November of each year. However, the statewide general election held in odd-numbered years shall be limited 11 12 to (a) city, town, and district general elections as provided for in 13 RCW 29A.04.330, or as otherwise provided by law; (b) the election of 14 federal officers for the remainder of any unexpired terms in the membership of either branch of the Congress of the United States; (c) 15 the election of state and county officers for the remainder of any 16 17 unexpired terms of offices created by or whose duties are described in Article II, section 15, Article III, sections 16, 17, 19, 20, 21, 22, 18 and 23, and Article IV, sections 3 and 5 of the state Constitution and 19 RCW 2.06.080; (d) the election of county officers in any county 20 21 governed by a charter containing provisions calling for general county 22 elections at this time; and (e) the approval or rejection of state including proposed constitutional amendments, 23 measures, matters 24 pertaining to any proposed constitutional convention, initiative 25 measures and referendum measures proposed by the electorate, referendum bills, and any other matter provided by the legislature for submission 26 27 to the electorate.

(2) A county legislative authority may((, if it deems an emergency to exist,)) call a special county election by presenting a resolution to the county auditor ((at least forty-five days)) prior to the proposed election date. Except as provided in subsection (4) of this section, a special election called by the county legislative authority shall be held on one of the following dates as decided by such governing body:

35

(a) The first Tuesday after the first Monday in February;

- 36 (b) The second Tuesday in March;
- 37 (c) The fourth Tuesday in April;
- 38 (d) The third Tuesday in May;

1 2 (e) The day of the primary as specified by RCW 29A.04.311; or

(f) The first Tuesday after the first Monday in November.

(3) <u>A resolution calling for a special election on a date set forth</u>
in subsection (2)(a) through (d) of this section must be presented to
the county auditor at least fifty-two days prior to the election date.
<u>A resolution calling for a special election on a date set forth in</u>
<u>subsection (2)(e) or (f) of this section must be presented to the</u>
<u>county auditor at least eighty-four days prior to the election date.</u>

(4) In addition to the dates set forth in subsection (2)(a) through 9 (f) of this section, a special election to validate an excess levy or 10 bond issue may be called at any time to meet the needs resulting from 11 12 fire, flood, earthquake, or other act of God. Such county special 13 election shall be noticed and conducted in the manner provided by law. 14 (((4))) (5) In a presidential election year, if a presidential preference primary is conducted in February, March, April, or May under 15 chapter 29A.56 RCW, the date on which a special election may be called 16 17 by the county legislative authority under subsection (2) of this section during the month of that primary is the date of the 18

19 presidential primary.

(((5))) (6) This section shall supersede the provisions of any and 20 21 all other statutes, whether general or special in nature, having 22 different dates for such city, town, and district elections, the purpose of this section being to establish mandatory dates for holding 23 24 elections except for those elections held pursuant to a home-rule charter adopted under Article XI, section 4 of the state Constitution. 25 This section shall not be construed as fixing the time for holding 26 27 primary elections, or elections for the recall of any elective public 28 officer.

Sec. 3. RCW 29A.04.330 and 2004 c 266 s 6 are each amended to read as follows:

(1) All city, town, and district general elections shall be held
 throughout the state of Washington on the first Tuesday following the
 first Monday in November in the odd-numbered years.

- 34 This section shall not apply to:
- 35 (a) Elections for the recall of any elective public officer;
- 36 (b) Public utility districts, conservation districts, or district

elections at which the ownership of property within those districts is a prerequisite to voting, all of which elections shall be held at the times prescribed in the laws specifically applicable thereto;

4 (c) Consolidation proposals as provided for in RCW 28A.315.235 and
5 nonhigh capital fund aid proposals as provided for in chapter 28A.540
6 RCW.

7 (2) The county auditor, as ex officio supervisor of elections, upon request in the form of a resolution of the governing body of a city, 8 town, or district, presented to the auditor ((at least forty-five 9 10 $\frac{days}{days}$) prior to the proposed election date, may((, if the county))auditor deems an emergency to exist,)) call a special election in such 11 12 city, town, or district, and for the purpose of such special election 13 he or she may combine, unite, or divide precincts. Except as provided 14 in subsection (3) of this section, such a special election shall be held on one of the following dates as decided by the governing body: 15

16 (a) The first Tuesday after the first Monday in February;

17 (b) The second Tuesday in March;

18 (c) The fourth Tuesday in April;

19 (d) The third Tuesday in May;

20 (e) The day of the primary election as specified by RCW 21 ((29A.04.310)) 29A.04.311; or

22

(f) The first Tuesday after the first Monday in November.

(3) <u>A resolution calling for a special election on a date set forth</u>
in subsection (2)(a) through (d) of this section must be presented to
the county auditor at least fifty-two days prior to the election date.
<u>A resolution calling for a special election on a date set forth in</u>
<u>subsection (2)(e) or (f) of this section must be presented to the</u>
<u>county auditor at least eighty-four days prior to the election date.</u>

29 (4) In a presidential election year, if a presidential preference 30 primary is conducted in February, March, April, or May under chapter 31 29A.56 RCW, the date on which a special election may be called under 32 subsection (2) of this section during the month of that primary is the 33 date of the presidential primary.

34 (((4))) <u>(5)</u> In addition to subsection (2)(a) through (f) of this 35 section, a special election to validate an excess levy or bond issue 36 may be called at any time to meet the needs resulting from fire, flood, 37 earthquake, or other act of God, except that no special election may be 38 held between the first day for candidates to file for public office and the last day to certify the returns of the general election other than as provided in subsection (2)(e) and (f) of this section. Such special election shall be conducted and notice thereof given in the manner provided by law.

5 (((5))) (6) This section shall supersede the provisions of any and 6 all other statutes, whether general or special in nature, having 7 different dates for such city, town, and district elections, the 8 purpose of this section being to establish mandatory dates for holding 9 elections.

10 **Sec. 4.** RCW 29A.20.121 and 2004 c 271 s 110 are each amended to 11 read as follows:

12 (1) Any nomination of a candidate for partisan public office by other than a major political party may be made only: (a) In a 13 convention held not earlier than the ((last Saturday in June)) first 14 15 Saturday in May and not later than the ((first)) second Saturday in 16 ((July)) May or during any of the seven days immediately preceding the first day for filing declarations of candidacy as fixed in accordance 17 with RCW 29A.28.041; (b) as provided by RCW 29A.60.021; or (c) as 18 otherwise provided in this section. 19 Minor political party and 20 independent candidates may appear only on the general election ballot.

21 (2) Nominations of candidates for president and vice president of 22 the United States other than by a major political party may be made 23 either at a convention conducted under subsection (1) of this section, 24 or at a similar convention taking place not earlier than the first ((Sunday in July)) Saturday in June and not later than ((seventy days 25 26 before)) the ((general election)) fourth Saturday in July. Conventions held during this time period may not nominate candidates for any public 27 office other than president and vice president of the United States, 28 29 except as provided in subsection (3) of this section.

30 (3) If a special filing period for a partisan office is opened 31 under RCW 29A.24.211, candidates of minor political parties and independent candidates may file for office during that special filing 32 period. The names of those candidates may not appear on the general 33 election ballot unless they are nominated by convention held no later 34 than five days after the close of the special filing period and a 35 36 certificate of nomination is filed with the filing officer no later

than three days after the convention. The requirements of RCW
 29A.20.131 do not apply to such a convention.

(4) A minor political party may hold more than one convention but 3 in no case shall any such party nominate more than one candidate for 4 5 any one partisan public office or position. For the purpose of nominating candidates for the offices of president and vice president, 6 United States senator, United States representative, or a statewide 7 office, a minor party or independent candidate holding multiple 8 conventions may add together the number of signatures of different 9 individuals from each convention obtained in support of the candidate 10 or candidates in order to obtain the number required by RCW 29A.20.141. 11 For all other offices for which nominations are made, signatures of the 12 13 requisite number of registered voters must be obtained at a single 14 convention.

15 **Sec. 5.** RCW 29A.24.040 and 2003 c 111 s 604 are each amended to 16 read as follows:

17 A candidate may file his or her declaration of candidacy for an 18 office by electronic means on a system specifically designed and 19 authorized by a filing officer to accept filings.

(1) Filings that are received electronically must capture all
 information specified in RCW ((29A.24.030)) 29A.24.031 (1) through (4).

(2) Electronic filing may begin at 9:00 a.m. the ((fourth)) first
Monday in ((July)) June and continue through 4:00 p.m. the following
Friday.

(3) In case of special filing periods established in this chapter, electronic filings may be accepted beginning at 9:00 a.m. on the first day of the special filing period through 4:00 p.m. the last day of the special filing period.

29 Sec. 6. RCW 29A.24.050 and 2003 c 111 s 605 are each amended to 30 read as follows:

Except where otherwise provided by this title, declarations of candidacy for the following offices shall be filed during regular business hours with the filing officer no earlier than the ((fourth)) first Monday in ((July)) June and no later than the following Friday in the year in which the office is scheduled to be voted upon: 1 (1) Offices that are scheduled to be voted upon for full terms or 2 both full terms and short terms at, or in conjunction with, a state 3 general election; and

4 (2) Offices where a vacancy, other than a short term, exists that 5 has not been filled by election and for which an election to fill the 6 vacancy is required in conjunction with the next state general 7 election.

8 This section supersedes all other statutes that provide for a 9 different filing period for these offices.

10 **Sec. 7.** RCW 29A.24.171 and 2004 c 271 s 165 are each amended to 11 read as follows:

Filings for a nonpartisan office shall be reopened for a period of three normal business days, such three-day period to be fixed by the election officer with whom such declarations of candidacy are filed and notice thereof given by notifying press, radio, and television in the county and by such other means as may now or hereafter be provided by law whenever before the ((sixth)) eleventh Tuesday prior to a primary: (1) A void in candidacy occurs;

(2) A vacancy occurs in any nonpartisan office leaving an unexpired
 term to be filled by an election for which filings have not been held;
 or

(3) A nominee for judge of the superior court entitled to a certificate of election pursuant to Article 4, section 29, Amendment 41 of the state Constitution, dies or is disqualified.

25 Candidacies validly filed within said three-day period shall appear 26 on the ballot as if made during the earlier filing period.

27 Sec. 8. RCW 29A.24.181 and 2004 c 271 s 166 are each amended to 28 read as follows:

Filings for a nonpartisan office (other than judge of the supreme court or superintendent of public instruction) shall be reopened for a period of three normal business days, such three-day period to be fixed by the election officer with whom such declarations of candidacy are filed and notice thereof given by notifying press, radio, and television in the county and by such other means as may now or hereafter be provided by law, when:

(1) A void in candidacy for such nonpartisan office occurs on or
 after the ((sixth)) eleventh Tuesday prior to a primary but prior to
 the ((sixth)) eleventh Tuesday before an election; or

4 (2) A nominee for judge of the superior court eligible after a 5 contested primary for a certificate of election by Article 4, section 6 29, Amendment 41 of the state Constitution, dies or is disqualified 7 within the ten-day period immediately following the last day allotted 8 for a candidate to withdraw; or

9 (3) A vacancy occurs in any nonpartisan office on or after the 10 ((sixth)) eleventh Tuesday prior to a primary but prior to the 11 ((sixth)) eleventh Tuesday before an election leaving an unexpired term 12 to be filled by an election for which filings have not been held.

13 The candidate receiving a plurality of the votes cast for that 14 office in the general election shall be deemed elected.

15 **Sec. 9.** RCW 29A.24.191 and 2004 c 271 s 167 are each amended to 16 read as follows:

17 A scheduled election shall be lapsed, the office deemed stricken 18 from the ballot, no purported write-in votes counted, and no candidate 19 certified as elected, when:

(1) In an election for judge of the supreme court or superintendent of public instruction, a void in candidacy occurs on or after the ((sixth)) eleventh Tuesday prior to a primary, public filings and the primary being an indispensable phase of the election process for such offices;

(2) Except as otherwise specified in RCW 29A.24.181, a nominee for
judge of the superior court entitled to a certificate of election
pursuant to Article 4, section 29, Amendment 41 of the state
Constitution dies or is disqualified on or after the ((sixth)) eleventh
Tuesday prior to a primary;

30 (3) In other elections for nonpartisan office a void in candidacy
31 occurs or a vacancy occurs involving an unexpired term to be filled on
32 or after the ((sixth)) eleventh Tuesday prior to an election.

33 Sec. 10. RCW 29A.24.211 and 2004 c 271 s 116 are each amended to 34 read as follows:

Filings for a partisan elective office shall be opened for a period of three normal business days whenever, on or after the first day of the regular filing period and before the ((sixth)) eleventh Tuesday prior to a primary, a vacancy occurs in that office, leaving an unexpired term to be filled by an election for which filings have not been held.

5 Any such special three-day filing period shall be fixed by the 6 election officer with whom declarations of candidacy for that office 7 are filed. The election officer shall give notice of the special 8 three-day filing period by notifying the press, radio, and television 9 in the county or counties involved, and by such other means as may be 10 required by law.

11 Candidacies validly filed within the special three-day filing 12 period shall appear on the ballot as if filed during the regular filing 13 period.

14 **Sec. 11.** RCW 29A.28.021 and 2004 c 271 s 192 are each amended to 15 read as follows:

16 A vacancy caused by the death or disgualification of any candidate or nominee of a major or minor political party may be filled at any 17 time up to and including the day prior to the election for that 18 position. For state partisan offices in any political subdivision 19 20 voted on solely by electors of a single county, an individual shall be 21 appointed to fill such vacancy by the county central committee in the 22 case of a major political party or by the state central committee or comparable governing body in the case of a minor political party. For 23 24 other partisan offices, including federal or statewide offices, an individual shall be appointed to fill such vacancy by the state central 25 26 committee or comparable governing body of the appropriate political 27 party.

If the vacancy occurs no later than the ((sixth)) eleventh Tuesday prior to the state primary or general election concerned and the ballots have been printed, it shall be mandatory that they be corrected by the appropriate election officers. In making such correction, it shall not be necessary to reprint complete ballots if any other less expensive technique can be used and the resulting correction is reasonably clear.

If the vacancy occurs after the ((sixth)) eleventh Tuesday prior to the state primary or general election and time does not exist in which to correct ballots (including absentee ballots), either in total or in

1 part, then the votes cast or recorded for the person who has died or 2 become disqualified shall be counted for the person who has been named 3 to fill such vacancy.

When the secretary of state is the person with whom the appointment by the major or minor political party is filed, the secretary shall, in certifying candidates or nominations to the various county officers insert the name of the person appointed to fill a vacancy.

8 If the secretary of state has already sent forth the certificate 9 when the appointment to fill a vacancy is filed, the secretary shall 10 forthwith certify to the county auditors of the proper counties the 11 name and place of residence of the person appointed to fill a vacancy, 12 the office for which the person is a candidate or nominee, the party 13 the person represents, and all other pertinent facts pertaining to the 14 vacancy.

15 **Sec. 12.** RCW 29A.28.041 and 2004 c 271 s 118 are each amended to 16 read as follows:

(1) Whenever a vacancy occurs in the United States house of representatives or the United States senate from this state, the governor shall order a special election to fill the vacancy. Minor political party candidates and independent candidates may be nominated through the convention procedures provided in chapter 29A.20 RCW.

22 (2) Within ten days of such vacancy occurring, he or she shall issue a writ of election fixing a date for the special vacancy election 23 24 not less than ninety days after the issuance of the writ, fixing a date for the primary for nominating major political party candidates for the 25 26 special vacancy election not less than thirty days before the day fixed for holding the special vacancy election, fixing the dates for the 27 special filing period, and designating the term or part of the term for 28 29 which the vacancy exists. If the vacancy is in the office of United 30 States representative, the writ of election shall specify the 31 congressional district that is vacant.

(3) If the vacancy occurs less than six months before a state general election and before the second Friday following the close of the filing period for that general election, the special primary, special vacancy election, and minor party and independent candidate nominating conventions must be held in concert with the state primary and state general election in that year.

(4) If the vacancy occurs on or after the first day for filing 1 2 under RCW 29A.24.050 and on or before the second Friday following the close of the filing period, a special filing period of three normal 3 business days shall be fixed by the governor and notice thereof given 4 to all media, including press, radio, and television within the area in 5 which the vacancy election is to be held, to the end that, insofar as 6 7 possible, all interested persons will be aware of such filing period. The last day of the filing period shall not be later than the ((third)) 8 sixth Tuesday before the primary at which major political party 9 candidates are to be nominated. The names of major political party 10 candidates who have filed valid declarations of candidacy during this 11 12 three-day period shall appear on the approaching primary ballot. The 13 requirements of RCW 29A.20.131 do not apply to a minor political party or independent candidate convention held under this subsection. 14

(5) If the vacancy occurs later than the second Friday following the close of the filing period, a special primary, special vacancy election, and the minor party and independent candidate conventions to fill the position shall be held after the next state general election but, in any event, no later than the ninetieth day following the November election.

21 **Sec. 13.** RCW 29A.40.070 and 2004 c 266 s 13 are each amended to 22 read as follows:

23 (1) Except where a recount or litigation under RCW ((29A.68.010)) 24 29A.68.011 is pending, the county auditor shall have sufficient absentee ballots available for absentee voters of that county, other 25 26 than overseas voters and service voters, at least twenty days before any primary, general election, or special election. The county auditor 27 must mail absentee ballots to each voter for whom the county auditor 28 has received a request nineteen days before the primary or election at 29 30 least eighteen days before the primary or election. For a request for 31 an absentee ballot received after the nineteenth day before the primary or election, the county auditor shall make every effort to mail ballots 32 within one business day, and shall mail the ballots within two business 33 34 days.

35 (2) ((The county auditor shall make every effort to mail ballots to 36 overseas and service voters earlier than eighteen days before a primary 37 or election)) At least thirty days before any primary, general

<u>election</u>, or special election, the county auditor shall mail ballots to
 <u>all overseas and service voters</u>. A request for a ballot made by an
 <u>overseas or service voter after that day must be processed immediately</u>.

4 (3) Each county auditor shall certify to the office of the
5 secretary of state the dates the ballots prescribed in subsection (1)
6 of this section were available and mailed.

7 (4) If absentee ballots will not be available or mailed as 8 prescribed in subsection (1) of this section, the county auditor shall 9 immediately certify to the office of the secretary of state when 10 absentee ballots will be available and mailed. Copies of this 11 certification must be provided to the county canvassing board, the 12 press, jurisdictions with issues on the ballot in the election, and any 13 candidates.

(5) If absentee ballots were not available or mailed as prescribed 14 in subsection (1) of this section, for a reason other than a recount or 15 litigation, the county auditor, in consultation with the certification 16 17 and training program of the office of the secretary of state, shall submit a report to the office of the secretary of state outlining why 18 the deadline was missed and what corrective actions will be taken in 19 future elections to ensure that absentee ballots are available and 20 21 mailed as prescribed in subsection (1) of this section.

(6) Failure to have absentee ballots available and mailed as
prescribed in subsection (1) of this section does not by itself provide
a basis for an election contest or other legal challenge to the results
of a primary, general election, or special election.

26 **Sec. 14.** RCW 29A.52.011 and 2004 c 271 s 172 are each amended to 27 read as follows:

Whenever it shall be necessary to hold a special election in an odd-numbered year to fill an unexpired term of any office which is scheduled to be voted upon for a full term in an even-numbered year, no ((September)) primary election shall be held in the odd-numbered year if, after the last day allowed for candidates to withdraw, either of the following circumstances exist:

34 (1) No more than one candidate of each qualified political party 35 has filed a declaration of candidacy for the same partisan office to be 36 filled; or 1 (2) No more than two candidates have filed a declaration of 2 candidacy for a single nonpartisan office to be filled.

In either event, the officer with whom the declarations of candidacy were filed shall immediately notify all candidates concerned and the names of the candidates that would have been printed upon the ((September)) primary ballot, but for the provisions of this section, shall be printed as nominees for the positions sought upon the November general election ballot.

9 Sec. 15. RCW 29A.56.030 and 2003 c 111 s 1403 are each amended to 10 read as follows:

11 The name of any candidate for a major political party nomination 12 for president of the United States shall be printed on the presidential 13 preference primary ballot of a major political party only:

(1) By direction of the secretary of state, who in the secretary's
sole discretion has determined that the candidate's candidacy is
generally advocated or is recognized in national news media; or

(2) If members of the political party of the candidate have 17 presented a petition for nomination of the candidate that has attached 18 to the petition a sheet or sheets containing the signatures of at least 19 20 one thousand registered voters who declare themselves in the petition 21 as being affiliated with the same political party as the presidential candidate. The petition shall be filed with the secretary of state not 22 23 later than ((the thirty-ninth day)) sixty days before the presidential 24 preference primary. The signature sheets shall also contain the residence address and name or number of the precinct of each registered 25 26 voter whose signature appears thereon and shall be certified in the manner prescribed in RCW 29A.72.230 and 29A.72.240. 27

The secretary of state shall place the name of the candidate on the 28 ballot unless the candidate, at least ((thirty-five)) fifty-two days 29 30 before the presidential preference primary, executes and files with the 31 secretary of state an affidavit stating without qualification that he or she is not now and will not become a candidate for the office of 32 president of the United States at the forthcoming presidential 33 The secretary of state shall certify the names of all 34 election. candidates who will appear on the presidential preference primary 35 36 ballot to the respective county auditors on or before the fourth 37 Tuesday in April of each presidential election year.

1 Sec. 16. RCW 29A.60.190 and 2005 c 243 s 16 and 2005 c 153 s 12
2 are each reenacted and amended to read as follows:

(1) Except as provided by subsection (3) of this section, ((ten))3 4 fifteen days after a primary or special election and twenty-one days 5 after a general election, the county canvassing board shall complete the canvass and certify the results. Each absentee ballot that was б returned before the closing of the polls ((on the date of the primary 7 or election for which it was issued)), and each absentee ballot 8 9 ((with)) <u>bearing</u> a postmark on or before the date of the primary or election ((for which it was issued)) and received on or before the date 10 on which the primary or election is certified, must be included in the 11 canvass report. 12

13 (2) At the request of a caucus of the state legislature, the county 14 auditor shall transmit copies of all unofficial returns of state and 15 legislative primaries or elections prepared by or for the county 16 canvassing board to either the secretary of the senate or the chief 17 clerk of the house of representatives.

18 (3) On or before the thirtieth day after an election conducted 19 under the instant runoff voting method for the pilot project authorized 20 by RCW 29A.53.020, the canvassing board shall complete the canvass and 21 certify the results.

22 **Sec. 17.** RCW 29A.60.190 and 2005 c 243 s 16 are each amended to 23 read as follows:

24 (1) ((Ten)) Fifteen days after a primary or special election and twenty-one days after a general election, the county canvassing board 25 26 shall complete the canvass and certify the results. Each absentee ballot that was returned before the closing of the polls ((on the date 27 of the primary or election for which it was issued)), and each absentee 28 29 ballot ((with)) bearing a postmark on or before the date of the primary 30 or election ((for which it was issued)) and received on or before the 31 date on which the primary or election is certified, must be included in 32 the canvass report.

33 (2) At the request of a caucus of the state legislature, the county 34 auditor shall transmit copies of all unofficial returns of state and 35 legislative primaries or elections prepared by or for the county 36 canvassing board to either the secretary of the senate or the chief 37 clerk of the house of representatives. 1 **Sec. 18.** RCW 27.12.355 and 1987 c 138 s 1 are each amended to read 2 as follows:

(1) As provided in this section, a rural county library district,
island library district, or intercounty rural library district may
withdraw areas from its boundaries, or reannex areas into the library
district that previously had been withdrawn from the library district
under this section.

(2) The withdrawal of an area shall be authorized upon: 8 (a) Adoption of a resolution by the board of trustees requesting the 9 withdrawal and finding that, in the opinion of the board, inclusion of 10 this area within the library district will result in a reduction of the 11 district's tax levy rate under the provisions of RCW 84.52.010; and (b) 12 adoption of a resolution by the city or town council approving the 13 withdrawal, if the area is located within the city or town, or adoption 14 of a resolution by the county legislative authority of the county 15 16 within which the area is located approving the withdrawal, if the area 17 is located outside of a city or town. A withdrawal shall be effective at the end of the day on the thirty-first day of December in the year 18 in which the resolutions are adopted, but for purposes of establishing 19 20 boundaries for property tax purposes, the boundaries shall be 21 established immediately upon the adoption of the second resolution.

The authority of an area to be withdrawn from a library district as provided under this section is in addition, and not subject, to the provisions of RCW 27.12.380.

The withdrawal of an area from the boundaries of a library district shall not exempt any property therein from taxation for the purpose of paying the costs of redeeming any indebtedness of the library district existing at the time of the withdrawal.

(3) An area that has been withdrawn from the boundaries of a 29 library district under this section may be reannexed into the library 30 31 district upon: (a) Adoption of a resolution by the board of trustees 32 proposing the reannexation; and (b) adoption of a resolution by the city or town council approving the reannexation, if the area is located 33 within the city or town, or adoption of a resolution by the county 34 legislative authority of the county within which the area is located 35 approving the reannexation, if the area is located outside of a city or 36 37 town. The reannexation shall be effective at the end of the day on the 38 thirty-first day of December in the year in which the adoption of the

second resolution occurs, but for purposes of establishing boundaries 1 for property tax purposes, the boundaries shall be established 2 immediately upon the adoption of the second resolution. 3 Referendum action on the proposed reannexation may be taken by the voters of the 4 area proposed to be reannexed if a petition calling for a referendum is 5 filed with the city or town council, or county legislative authority, 6 7 within a thirty-day period after the adoption of the second resolution, which petition has been signed by registered voters of the area 8 proposed to be reannexed equal in number to ten percent of the total 9 10 number of the registered voters residing in that area.

If a valid petition signed by the requisite number of registered 11 voters has been so filed, the effect of the resolutions shall be held 12 13 in abeyance and a ballot proposition to authorize the reannexation 14 shall be submitted to the voters of the area at the next special election date ((specified in RCW 29.13.020 that occurs forty-five or 15 16 more days after the petitions have been validated)) according to RCW 17 <u>29A.04.330</u>. Approval of the ballot proposition authorizing the by a simple majority vote shall authorize 18 reannexation the 19 reannexation.

20 Sec. 19. RCW 27.12.370 and 1982 c 123 s 14 are each amended to 21 read as follows:

The county legislative authority or authorities shall by resolution call a special election to be held in such city or town at the next <u>special election</u> date ((provided in RCW 29.13.010 but not less than forty-five days from the date of the declaration of such finding)) according to RCW 29A.04.321, and shall cause notice of such election to be given as provided for in RCW ((29.27.080)) 29A.52.351.

The election on the annexation of the city or town into the library 28 district shall be conducted by the auditor of the county or counties in 29 which the city or town is located in accordance with the general 30 election laws of the state and the results thereof shall be canvassed 31 by the canvassing board of the county or counties. No person shall be 32 entitled to vote at such election unless he or she is registered to 33 vote in said city or town for at least thirty days preceding the date 34 35 of the election. The ballot proposition shall be in substantially the 36 following form:

 1
 "Shall the city or town of be annexed to and be

 2
 a part of library district?

 3
 YES

 4
 NO

5 If a majority of the persons voting on the proposition shall vote 6 in favor thereof, the city or town shall thereupon be annexed and shall 7 be a part of such library district.

8 **Sec. 20.** RCW 35.02.086 and 1986 c 234 s 11 are each amended to 9 read as follows:

Each candidate for a city or town elective position shall file a 10 declaration of candidacy with the county auditor of the county in which 11 12 all or the major portion of the city or town is located((, not more 13 than forty-five nor less than thirty days)) prior to the primary election at which the initial elected officials are nominated, 14 according to RCW 29A.24.050. The elective positions shall be as 15 provided in law for the type of city or town and form or plan of 16 17 government specified in the petition to incorporate, and for the population of the city or town as determined by the county legislative 18 19 authority or boundary review board where applicable. Any candidate may 20 withdraw his or her declaration ((at any time within five days after the last day allowed for filing declaration of candidacy)) according to 21 22 RCW 29A.24.131. All names of candidates to be voted upon shall be 23 printed upon the ballot alphabetically in groups under the designation 24 of the respective titles of offices for which they are candidates. 25 Names of candidates printed upon the ballot need not be rotated.

26 **Sec. 21.** RCW 35.06.070 and 1994 c 81 s 8 are each amended to read 27 as follows:

A ballot proposition authorizing an advancement in classification 28 29 of a town to a second class city shall be submitted to the voters of the town if either: (1) Petitions proposing the advancement are 30 31 submitted to the town clerk that have been signed by voters of the town equal in number to at least ten percent of the voters of the town 32 voting at the last municipal general election; or (2) the town council 33 34 adopts a resolution proposing the advancement. The clerk shall immediately forward the petitions to the county auditor who shall 35 36 review the signatures and certify the sufficiency of the petitions.

A ballot proposition authorizing an advancement shall be submitted 1 2 to the town voters at the next ((municipal general)) special election ((occurring forty-five or more days after the petitions are submitted)) 3 date according to RCW 29A.04.330 if the county auditor certifies the 4 petitions as having sufficient valid signatures. The town shall be 5 advanced to a second class city if the ballot proposition is approved 6 7 by a simple majority vote, effective when the corporation is actually reorganized and the new officers are elected and qualified. The county 8 9 auditor shall notify the secretary of state if the advancement of a town to a second class city is approved. 10

11 **Sec. 22.** RCW 35.13.1821 and 1998 c 286 s 2 are each amended to 12 read as follows:

The annexation ordinance provided for in RCW 35.13.182 is subject 13 to referendum for forty-five days after its passage. Upon the filing 14 15 of a timely and sufficient referendum petition with the legislative 16 body, signed by qualified electors in number equal to not less than ten 17 percent of the votes cast in the last general state election in the area to be annexed, the question of annexation shall be submitted to 18 the voters of the area in a general election if one is to be held 19 within ninety days or at a special election called for that purpose 20 21 ((not less than forty-five days nor more than ninety days after the 22 filing of the referendum petition)) according to RCW 29A.04.330. Notice of the election shall be given as provided in RCW 35.13.080 and 23 24 the election shall be conducted as provided in the general election The annexation shall be deemed approved by the voters unless a 25 law. 26 majority of the votes cast on the proposition are in opposition 27 thereto.

After the expiration of the forty-fifth day from but excluding the date of passage of the annexation ordinance, if no timely and sufficient referendum petition has been filed, the area annexed shall become a part of the city or town upon the date fixed in the ordinance of annexation.

33 **Sec. 23.** RCW 35.13.480 and 2003 c 299 s 2 are each amended to read 34 as follows:

(1) The legislative body of any county planning under chapter
 36.70A RCW and subject to the requirements of RCW 36.70A.215 may

1 initiate an annexation process with the legislative body of any other 2 cities or towns that are contiguous to the territory proposed for 3 annexation in RCW 35.13.470 if:

4 (a) The county legislative body initiated an annexation process as 5 provided in RCW 35.13.470; and

6 (b) The affected city or town legislative body adopted a responsive 7 resolution rejecting the proposed annexation or declined to create the 8 requested interlocal agreement with the county; or

9 (c) More than one hundred eighty days have passed since adoption of a county resolution as provided for in RCW 35.13.470 and the parties 10 have not adopted or executed an interlocal agreement providing for the 11 12 annexation of unincorporated territory. The legislative body for 13 either the county or an affected city or town may, however, pass a resolution extending the negotiation period for one or more six-month 14 periods if a public hearing is held and findings of fact are made prior 15 16 to each extension.

17 (2) Any county initiating the process provided for in subsection (1) of this section must do so by adopting a resolution commencing 18 negotiations for an interlocal agreement as provided in chapter 39.34 19 RCW between the county and any city or town within the county. The 20 21 annexation area must be within an urban growth area designated under 22 RCW 36.70A.110 and at least sixty percent of the boundaries of the territory to be annexed must be contiguous to one or more cities or 23 24 towns.

(3) The agreement shall describe the boundaries of the territory to be annexed. A public hearing shall be held by each legislative body, separately or jointly, before the agreement is executed. Each legislative body holding a public hearing shall, separately or jointly, publish the agreement at least once a week for two weeks before the date of the hearing in one or more newspapers of general circulation within the territory proposed for annexation.

(4) Following adoption and execution of the agreement by both legislative bodies, the city or town legislative body shall adopt an ordinance providing for the annexation. The legislative body shall cause notice of the proposed effective date of the annexation, together with a description of the property to be annexed, to be published at least once each week for two weeks subsequent to passage of the ordinance, in one or more newspapers of general circulation within the

city and in one or more newspapers of general circulation within the 1 2 territory to be annexed. If the annexation ordinance provides for assumption of indebtedness or adoption of a proposed zoning regulation, 3 the notice shall include a statement of the requirements. Any area to 4 5 be annexed through an ordinance adopted under this section is annexed and becomes a part of the city or town upon the date fixed in the б 7 ordinance of annexation, which date may not be less than forty-five days after adoption of the ordinance. 8

(5) The annexation ordinances provided for in RCW 35.13.470(4) and 9 subsection (4) of this section are subject to referendum for forty-five 10 days after passage. Upon the filing of a timely and sufficient 11 referendum petition with the legislative body, signed by registered 12 13 voters in number equal to not less than fifteen percent of the votes 14 cast in the last general state election in the area to be annexed, the question of annexation shall be submitted to the voters of the area in 15 a general election if one is to be held within ninety days or at a 16 17 special election called for that purpose ((not less than forty-five days nor more than ninety days after the filing of the referendum 18 petition)) according to RCW 29A.04.330. Notice of the election shall 19 be given as provided in RCW 35.13.080 and the election shall be 20 21 conducted as provided in the general election law. The annexation shall be deemed approved by the voters unless a majority of the votes 22 23 cast on the proposition are in opposition thereto.

After the expiration of the forty-fifth day from but excluding the date of passage of the annexation ordinance, if no timely and sufficient referendum petition has been filed, the area annexed shall become a part of the city or town upon the date fixed in the ordinance of annexation.

(6) If more than one city or town adopts interlocal agreements 29 providing for annexation of the same unincorporated territory as 30 provided by this section, an election shall be held in the area to be 31 32 annexed pursuant to RCW 35.13.070 and 35.13.080. In addition to the provisions of RCW 35.13.070 and 35.13.080, the ballot shall also 33 contain a separate proposition allowing voters to cast votes in favor 34 of annexation to any one city or town participating in an interlocal 35 agreement as provided by this section. If a majority of voters voting 36 37 on the proposition vote against annexation, the proposition is 38 defeated. If, however, a majority of voters voting in the election

1 approve annexation, the area shall be annexed to the city or town 2 receiving the highest number of votes among those cast in favor of 3 annexation.

4 (7) Costs for an election required under subsection (6) of this 5 section shall be borne by the county.

6 **Sec. 24.** RCW 35.61.360 and 1987 c 138 s 2 are each amended to read 7 as follows:

8 (1) As provided in this section, a metropolitan park district may 9 withdraw areas from its boundaries, or reannex areas into the 10 metropolitan park district that previously had been withdrawn from the 11 metropolitan park district under this section.

(2) The withdrawal of an area shall be authorized upon: 12 (a) Adoption of a resolution by the park district commissioners requesting 13 the withdrawal and finding that, in the opinion of the commissioners, 14 inclusion of this area within the metropolitan park district will 15 16 result in a reduction of the district's tax levy rate under the 17 provisions of RCW 84.52.010; and (b) adoption of a resolution by the city or town council approving the withdrawal, if the area is located 18 within the city or town, or adoption of a resolution by the county 19 20 legislative authority of the county within which the area is located 21 approving the withdrawal, if the area is located outside of a city or A withdrawal shall be effective at the end of the day on the 22 town. 23 thirty-first day of December in the year in which the resolutions are 24 adopted, but for purposes of establishing boundaries for property tax purposes, the boundaries shall be established immediately upon the 25 adoption of the second resolution. 26

The withdrawal of an area from the boundaries of a metropolitan park district shall not exempt any property therein from taxation for the purpose of paying the costs of redeeming any indebtedness of the metropolitan park district existing at the time of the withdrawal.

(3) An area that has been withdrawn from the boundaries of a metropolitan park district under this section may be reannexed into the metropolitan park district upon: (a) Adoption of a resolution by the park district commissioners proposing the reannexation; and (b) adoption of a resolution by the city or town council approving the reannexation, if the area is located within the city or town, or adoption of a resolution by the county legislative authority of the

county within which the area is located approving the reannexation, if 1 2 the area is located outside of a city or town. The reannexation shall be effective at the end of the day on the thirty-first day of December 3 in the year in which the adoption of the second resolution occurs, but 4 5 for purposes of establishing boundaries for property tax purposes, the boundaries shall be established immediately upon the adoption of the 6 7 second resolution. Referendum action on the proposed reannexation may be taken by the voters of the area proposed to be reannexed if a 8 petition calling for a referendum is filed with the city or town 9 council, or county legislative authority, within a thirty-day period 10 after the adoption of the second resolution, which petition has been 11 signed by registered voters of the area proposed to be reannexed equal 12 13 in number to ten percent of the total number of the registered voters 14 residing in that area.

If a valid petition signed by the requisite number of registered 15 16 voters has been so filed, the effect of the resolutions shall be held 17 in abeyance and a ballot proposition to authorize the reannexation shall be submitted to the voters of the area at the next special 18 19 election date ((specified in RCW 29.13.020 that occurs forty five or 20 more days after the petitions have been validated)) according to RCW 21 Approval of the ballot proposition authorizing the 29A.04.330. 22 reannexation by a simple majority vote shall authorize the 23 reannexation.

24 **Sec. 25.** RCW 35A.14.299 and 1967 ex.s. c 119 s 35A.14.299 are each 25 amended to read as follows:

26 Such annexation ordinance as provided for in RCW 35A.14.297 shall be subject to referendum for forty-five days after the passage thereof. 27 Upon the filing of a timely and sufficient referendum petition with the 28 legislative body, signed by qualified electors in number equal to not 29 30 less than ten percent of the votes cast in the last general state 31 election in the area to be annexed, the question of annexation shall be submitted to the voters of such area in a general election if one is to 32 be held within ninety days or at a special election called for that 33 purpose ((not less than forty-five days nor more than ninety days after 34 the filing of the referendum petition)) according to RCW 29A.04.330. 35 36 Notice of such election shall be given as provided in RCW 35A.14.070 37 and the election shall be conducted as provided in RCW ((35A.14.060))

<u>35A.29.151</u>. The annexation shall be deemed approved by the voters
 unless a majority of the votes cast on the proposition are in
 opposition thereto.

After the expiration of the forty-fifth day from but excluding the 4 5 date of passage of the annexation ordinance, if no timely and sufficient referendum petition has been filed, the area annexed shall 6 7 become a part of the code city upon the date fixed in the ordinance of annexation. From and after such date, if the ordinance so provided, 8 9 property in the annexed area shall be subject to the proposed zoning 10 regulation prepared and filed for such area as provided in RCW 35A.14.330 and 35A.14.340. If the ordinance so provided, all property 11 12 within the area annexed shall be assessed and taxed at the same rate 13 and on the same basis as the property of such annexing code city is 14 assessed and taxed to pay for any then outstanding indebtedness of such city contracted prior to, or existing at, the date of annexation. 15

16 **Sec. 26.** RCW 35A.14.470 and 2003 c 299 s 4 are each amended to 17 read as follows:

18 (1) The legislative body of any county planning under chapter 19 36.70A RCW and subject to the requirements of RCW 36.70A.215 may 20 initiate an annexation process with the legislative body of any other 21 cities or towns that are contiguous to the territory proposed for 22 annexation in RCW 35A.14.460 if:

(a) The county legislative body initiated an annexation process as
 provided in RCW 35A.14.460; and

(b) The affected city legislative body adopted a responsive resolution rejecting the proposed annexation or declined to create the requested interlocal agreement with the county; or

(c) More than one hundred eighty days have passed since adoption of 28 a county resolution as provided for in RCW 35A.14.460 and the parties 29 30 have not adopted or executed an interlocal agreement providing for the 31 annexation of unincorporated territory. The legislative body for either the county or an affected city may, however, pass a resolution 32 extending the negotiation period for one or more six-month periods if 33 a public hearing is held and findings of fact are made prior to each 34 35 extension.

36 (2) Any county initiating the process provided for in subsection37 (1) of this section must do so by adopting a resolution commencing

negotiations for an interlocal agreement as provided in chapter 39.34 RCW between the county and any city or town within the county. The annexation area must be within an urban growth area designated under RCW 36.70A.110 and at least sixty percent of the boundaries of the territory to be annexed must be contiguous to one or more cities or towns.

7 (3) The agreement shall describe the boundaries of the territory to 8 be annexed. A public hearing shall be held by each legislative body, 9 separately or jointly, before the agreement is executed. Each 10 legislative body holding a public hearing shall, separately or jointly, 11 publish the agreement at least once a week for two weeks before the 12 date of the hearing in one or more newspapers of general circulation 13 within the territory proposed for annexation.

14 (4) Following adoption and execution of the agreement by both legislative bodies, the city or town legislative body shall adopt an 15 ordinance providing for the annexation. The legislative body shall 16 17 cause notice of the proposed effective date of the annexation, together with a description of the property to be annexed, to be published at 18 least once each week for two weeks subsequent to passage of the 19 20 ordinance, in one or more newspapers of general circulation within the 21 city and in one or more newspapers of general circulation within the 22 territory to be annexed. If the annexation ordinance provides for assumption of indebtedness or adoption of a proposed zoning regulation, 23 24 the notice shall include a statement of the requirements. Any area to 25 be annexed through an ordinance adopted under this section is annexed and becomes a part of the city or town upon the date fixed in the 26 27 ordinance of annexation, which date may not be less than forty-five days after adoption of the ordinance. 28

(5) The annexation ordinances provided for in RCW 35A.14.460(4) and 29 subsection (4) of this section are subject to referendum for forty-five 30 days after passage. Upon the filing of a timely and sufficient 31 32 referendum petition with the legislative body, signed by registered voters in number equal to not less than fifteen percent of the votes 33 cast in the last general state election in the area to be annexed, the 34 question of annexation shall be submitted to the voters of the area in 35 a general election if one is to be held within ninety days or at a 36 37 special election called for that purpose ((not less than forty-five 38 days nor more than ninety days after the filing of the referendum

petition)) according to RCW 29A.04.330. Notice of the election shall be given as provided in RCW 35A.14.070 and the election shall be conducted as provided in the general election law. The annexation shall be deemed approved by the voters unless a majority of the votes cast on the proposition are in opposition thereto.

6 After the expiration of the forty-fifth day from but excluding the 7 date of passage of the annexation ordinance, if no timely and 8 sufficient referendum petition has been filed, the area annexed shall 9 become a part of the city or town upon the date fixed in the ordinance 10 of annexation.

(6) If more than one city or town adopts interlocal agreements 11 providing for annexation of the same unincorporated territory as 12 provided by this section, an election shall be held in the area to be 13 annexed pursuant to RCW 35A.14.070. In addition to the provisions of 14 RCW 35A.14.070, the ballot shall also contain a separate proposition 15 16 allowing voters to cast votes in favor of annexation to any one city or town participating in an interlocal agreement as provided by this 17 If a majority of voters voting on the proposition vote 18 section. against annexation, the proposition is defeated. 19 If, however, a majority of voters voting in the election approve annexation, the area 20 shall be annexed to the city or town receiving the highest number of 21 votes among those cast in favor of annexation. 22

(7) Costs for an election required under subsection (6) of thissection shall be borne by the county.

25 **Sec. 27.** RCW 36.24.190 and 1996 c 108 s 2 are each amended to read 26 as follows:

In a county with a population of two hundred fifty thousand or 27 more, the county legislative authority may, upon majority vote at an 28 election called by the county legislative authority, adopt a system 29 30 under which a medical examiner may be appointed to replace the office 31 of the coroner. The county legislative authority must adopt a resolution or ordinance that creates the office of medical examiner at 32 least thirty days prior to the first day of filing for the primary 33 election for county offices. If a county adopts such a resolution or 34 ordinance, the resolution or ordinance shall be referred to the voters 35 36 for confirmation or rejection at the next date for a special election 37 ((that is more than forty-five days from the date the resolution or

ordinance was adopted)) according to RCW 29A.04.321. If the resolution 1 2 or ordinance is approved by majority vote, no election shall be held for the position of coroner and the coroner's position is abolished 3 following the expiration of the coroner's term of office or upon 4 5 vacating of the office of the coroner for any reason. The county legislative authority shall appoint a medical examiner to assume the 6 7 statutory duties performed by the county coroner and the appointment shall become effective following the expiration of the coroner's term 8 of office or upon the vacating of the office of the coroner. 9 To be appointed as a medical examiner pursuant to this section, a person must 10 either be: (1) Certified as a forensic pathologist by the American 11 board of pathology; or (2) a qualified physician eligible to take the 12 13 American board of pathology exam in forensic pathology within one year of being appointed. A physician specializing in pathology who is 14 appointed to the position of medical examiner and who is not certified 15 16 as a forensic pathologist must pass the pathology exam within three 17 years of the appointment.

18 Sec. 28. RCW 36.93.030 and 1991 c 363 s 91 are each amended to 19 read as follows:

(1) There is hereby created and established in each county with a population of two hundred ten thousand or more a board to be known and designated as a "boundary review board".

(2) A boundary review board may be created and established in anyother county in the following manner:

(a) The county legislative authority may, by majority vote, adopta resolution establishing a boundary review board; or

(b) A petition seeking establishment of a boundary review board signed by qualified electors residing in the county equal in number to at least five percent of the votes cast in the county at the last county general election may be filed with the county auditor.

31 Upon the filing of such a petition, the county auditor shall 32 examine the same and certify to the sufficiency of the signatures 33 thereon. No person may withdraw his or her name from a petition after 34 it has been filed with the auditor. Within thirty days after the 35 filing of such petition, the county auditor shall transmit the same to 36 the county legislative authority, together with his or her certificate 37 of sufficiency.

After receipt of a valid petition for the establishment of a 1 2 boundary review board, the county legislative authority shall submit the question of whether a boundary review board should be established 3 4 to the electorate at the next ((county)) primary or ((county)) general 5 election ((which occurs more than forty five days from the date of receipt of the petition)) according to RCW 29A.04.321. Notice of the 6 7 election shall be given as provided in RCW ((29.27.080)) 29A.52.351 and shall include a clear statement of the proposal to be submitted. 8

9 If a majority of the persons voting on the proposition shall vote 10 in favor of the establishment of the boundary review board, such board 11 shall thereupon be deemed established.

12 **Sec. 29.** RCW 42.12.040 and 2003 c 238 s 4 are each amended to read 13 as follows:

(1) If a vacancy occurs in any partisan elective office in the 14 executive or legislative branches of state government or in any 15 16 partisan county elective office before the ((sixth)) eleventh Tuesday prior to the primary for the next general election following the 17 18 occurrence of the vacancy, a successor shall be elected to that office 19 at that general election. Except during the last year of the term of 20 office, if such a vacancy occurs on or after the ((sixth)) eleventh 21 Tuesday prior to the primary for that general election, the election of 22 the successor shall occur at the next succeeding general election. The 23 elected successor shall hold office for the remainder of the unexpired 24 This section shall not apply to any vacancy occurring in a term. charter county which has charter provisions inconsistent with this 25 26 section.

(2) If a vacancy occurs in any legislative office or in any partisan county office after the general election in a year that the position appears on the ballot and before the start of the next term, the term of the successor who is of the same party as the incumbent may commence once he or she has qualified as defined in RCW ((29.01.135)) 29A.04.133 and shall continue through the term for which he or she was elected.

34 Sec. 30. RCW 42.17.080 and 2005 c 184 s 1 are each amended to read 35 as follows:

36 (1) On the day the treasurer is designated, each candidate or

1 political committee shall file with the commission and the county 2 auditor or elections officer of the county in which the candidate 3 resides, or in the case of a political committee, the county in which 4 the treasurer resides, in addition to any statement of organization 5 required under RCW 42.17.040 or 42.17.050, a report of all 6 contributions received and expenditures made prior to that date, if 7 any.

8 (2) At the following intervals each treasurer shall file with the 9 commission and the county auditor or elections officer of the county in 10 which the candidate resides, or in the case of a political committee, 11 the county in which the committee maintains its office or headquarters, 12 and if there is no office or headquarters then in the county in which 13 the treasurer resides, a report containing the information required by 14 RCW 42.17.090:

(a) On the twenty-first day and the seventh day immediatelypreceding the date on which the election is held; and

(b) On the tenth day of the first month after the election((÷ PROVIDED, That this report shall not be required following a primary election from:

20 (i) A candidate whose name will appear on the subsequent general 21 election ballot; or

(ii) Any continuing political committee)); and

(c) On the tenth day of each month in which no other reports are required to be filed under this section: PROVIDED, That such report shall only be filed if the committee has received a contribution or made an expenditure in the preceding calendar month and either the total contributions received or total expenditures made since the last such report exceed two hundred dollars.

When there is no outstanding debt or obligation, and the campaign fund is closed, and the campaign is concluded in all respects, and in the case of a political committee, the committee has ceased to function and has dissolved, the treasurer shall file a final report. Upon submitting a final report, the duties of the treasurer shall cease and there shall be no obligation to make any further reports.

The report filed twenty-one days before the election shall report all contributions received and expenditures made as of the end of the fifth business day before the date of the report. The report filed seven days before the election shall report all contributions received

22

and expenditures made as of the end of the one business day before the date of the report. Reports filed on the tenth day of the month shall report all contributions received and expenditures made from the closing date of the last report filed through the last day of the month preceding the date of the current report.

(3) For the period beginning the first day of the fourth month 6 7 preceding the date on which the special ((or general)) election is held, or for the period beginning the first day of the fifth month 8 before the date on which the general election is held, and ending on 9 the date of that special or general election, each Monday the treasurer 10 shall file with the commission and the appropriate county elections 11 12 officer a report of each bank deposit made during the previous seven 13 calendar days. The report shall contain the name of each person 14 contributing the funds so deposited and the amount contributed by each person. However, contributions of no more than twenty-five dollars in 15 the aggregate from any one person may be deposited without identifying 16 17 the contributor. A copy of the report shall be retained by the treasurer for his or her records. In the event of deposits made by a 18 deputy treasurer, the copy shall be forwarded to the treasurer for his 19 or her records. Each report shall be certified as correct by the 20 21 treasurer or deputy treasurer making the deposit.

(4) If a city requires that candidates or committees for city offices file reports with a city agency, the candidate or treasurer so filing need not also file the report with the county auditor or elections officer.

(5) The treasurer or candidate shall maintain books of account 26 27 accurately reflecting all contributions and expenditures on a current basis within five business days of receipt or expenditure. During the 28 eight days immediately preceding the date of the election the books of 29 account shall be kept current within one business day. As specified in 30 the committee's statement of organization filed under RCW 42.17.040, 31 32 the books of account must be open for public inspection by appointment at the designated place for inspections between 8:00 a.m. and 8:00 p.m. 33 on any day from the eighth day immediately before the election through 34 the day immediately before the election, other than Saturday, Sunday, 35 or a legal holiday. It is a violation of this chapter for a candidate 36 37 or political committee to refuse to allow and keep an appointment for an inspection to be conducted during these authorized times and days. 38

1 The appointment must be allowed at an authorized time and day for such 2 inspections that is within twenty-four hours of the time and day that 3 is requested for the inspection.

4 (6) The treasurer or candidate shall preserve books of account,
5 bills, receipts, and all other financial records of the campaign or
6 political committee for not less than five calendar years following the
7 year during which the transaction occurred.

8 (7) All reports filed pursuant to subsection (1) or (2) of this 9 section shall be certified as correct by the candidate and the 10 treasurer.

(8) Copies of all reports filed pursuant to this section shall be readily available for public inspection for at least two consecutive hours Monday through Friday, excluding legal holidays, between 8:00 a.m. and 8:00 p.m., as specified in the committee's statement of organization filed pursuant to RCW 42.17.040, at the principal headquarters or, if there is no headquarters, at the address of the treasurer or such other place as may be authorized by the commission.

18 (9) After January 1, 2002, a report that is filed with the 19 commission electronically need not also be filed with the county 20 auditor or elections officer.

(10) The commission shall adopt administrative rules establishing requirements for filer participation in any system designed and implemented by the commission for the electronic filing of reports.

24 **Sec. 31.** RCW 42.17.710 and 2003 c 164 s 3 are each amended to read 25 as follows:

26 (1) During the period beginning on the thirtieth day before the 27 date a regular legislative session convenes and continuing ((thirty days past)) through the date of final adjournment, and during the 28 period beginning on the date a special legislative session convenes and 29 30 continuing through the date that session adjourns, no state official or 31 a person employed by or acting on behalf of a state official or state legislator may solicit or accept contributions to a public office fund, 32 to a candidate or authorized committee, or to retire a campaign debt. 33

34 (2) This section does not apply to activities authorized in RCW35 43.07.370.

1 Sec. 32. RCW 52.02.080 and 1989 c 63 s 6 are each amended to read
2 as follows:

The election on the formation of the district and to elect the 3 initial fire commissioners shall be conducted by the election officials 4 5 of the county or counties in which the proposed district is located in accordance with the general election laws of the state. This election 6 7 shall be held at the next general election date((, as specified under RCW 29.13.020)) according to RCW 29A.04.321 and 29A.04.330, that occurs 8 9 ((forty five or more days)) after the date of the action by the 10 boundary review board, or county legislative authority or authorities, 11 approving the proposal.

12 **Sec. 33.** RCW 52.04.056 and 1989 c 63 s 11 are each amended to read 13 as follows:

(1) As provided in this section, a fire protection district may withdraw areas from its boundaries, or reannex areas into the fire protection district that previously had been withdrawn from the fire protection district under this section.

(2) The withdrawal of an area shall be authorized upon: 18 (a) Adoption of a resolution by the board of fire commissioners requesting 19 20 the withdrawal and finding that, in the opinion of the board, inclusion of this area within the fire protection district will result in a 21 22 reduction of the district's tax levy rate under the provisions of RCW 23 84.52.010; and (b) adoption of a resolution by the city or town council 24 approving the withdrawal, if the area is located within the city or town, or adoption of a resolution by the county legislative authority 25 26 or authorities of the county or counties within which the area is located approving the withdrawal, if the area is located outside of a 27 city or town. A withdrawal shall be effective at the end of the day on 28 the thirty-first day of December in the year in which the resolutions 29 30 are adopted, but for purposes of establishing boundaries for property 31 tax purposes, the boundaries shall be established immediately upon the adoption of the second resolution. 32

The authority of an area to be withdrawn from a fire protection district as provided under this section is in addition, and not subject, to the provisions of RCW 52.04.101.

36 The wit

The withdrawal of an area from the boundaries of a fire protection

district shall not exempt any property therein from taxation for the purpose of paying the costs of redeeming any indebtedness of the fire protection district existing at the time of the withdrawal.

(3) An area that has been withdrawn from the boundaries of a fire 4 protection district under this section may be reannexed into the fire 5 protection district upon: (a) Adoption of a resolution by the board of б 7 fire commissioners proposing the reannexation; and (b) adoption of a resolution by the city or town council approving the reannexation, if 8 the area is located within the city or town, or adoption of a 9 10 resolution by the county legislative authority or authorities of the county or counties within which the area is located approving the 11 reannexation, if the area is located outside of a city or town. 12 The 13 reannexation shall be effective at the end of the day on the thirty-14 first day of December in the year in which the adoption of the second resolution occurs, but for purposes of establishing boundaries for 15 property tax purposes, the boundaries shall be established immediately 16 17 upon the adoption of the second resolution. Referendum action on the proposed reannexation may be taken by the voters of the area proposed 18 to be reannexed if a petition calling for a referendum is filed with 19 the city or town council, or county legislative authority or 20 21 authorities, within a thirty-day period after the adoption of the 22 second resolution, which petition has been signed by registered voters 23 of the area proposed to be reannexed equal in number to ten percent of 24 the total number of the registered voters residing in that area.

25 If a valid petition signed by the requisite number of registered voters has been so filed, the effect of the resolutions shall be held 26 27 in abeyance and a ballot proposition to authorize the reannexation shall be submitted to the voters of the area at the next special 28 election date ((specified in RCW 29.13.020 that occurs forty-five or 29 more days after the petitions have been validated)) according to RCW 30 Approval of the ballot proposition authorizing the 31 29A.04.330. 32 reannexation by a simple majority vote shall authorize the reannexation. 33

34 **Sec. 34.** RCW 52.04.071 and 1984 c 230 s 16 are each amended to 35 read as follows:

The county legislative authority or authorities shall by resolution call a special election to be held in the city or town and in the fire protection district at the next date ((provided in RCW 29.13.010 but not less than forty five days from the date of the declaration of the finding)) according to RCW 29A.04.321, and shall cause notice of the election to be given as provided for in RCW ((29.27.080)) 29A.52.351.

5 The election on the annexation of the city or town into the fire protection district shall be conducted by the auditor of the county or б 7 counties in which the city or town and the fire protection district are 8 located in accordance with the general election laws of the state. The 9 results thereof shall be canvassed by the canvassing board of the county or counties. No person is entitled to vote at the election 10 11 unless he or she is a qualified elector in the city or town or unless he or she is a qualified elector within the boundaries of the fire 12 protection district. The ballot proposition shall be in substantially 13 the following form: 14

15 "Shall the city or town of be annexed to and be a part 16 of fire protection district?

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 YES
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19 If a majority of the persons voting on the proposition in the city 20 or town and a majority of the persons voting on the proposition in the 21 fire protection district vote in favor thereof, the city or town shall 22 be annexed and shall be a part of the fire protection district.

23 **Sec. 35.** RCW 53.04.110 and 1998 c 240 s 1 are each amended to read 24 as follows:

Any port district now existing or which may hereafter be organized under the laws of the state of Washington is hereby authorized to change its corporate name under the following conditions and in the following manner:

29 (1) On presentation((, at least forty five days before any general 30 port election to be held in the port district,)) of a petition to the 31 commissioners of any port district now existing or which may hereafter be established under the laws of the state of Washington, signed by at 32 least ten percent of the total number of voters of the port district 33 who voted at the last general port election and asking that the 34 35 corporate name of the port district be changed, it shall be the duty of 36 the commissioners to submit to the voters of the port district the

1 proposition as to whether the corporate name of the port shall be 2 changed. The proposition shall be submitted at the next general port 3 election <u>according to RCW 29A.04.330</u>.

4 (2) The petition shall contain the present corporate name of the 5 port district and the corporate name which is proposed to be given to 6 the port district.

7 (3) On submitting the proposition to the voters of the port 8 district it shall be the duty of the port commissioners to cause to be 9 printed on the official ballot used at the election the following 10 proposition:

11"Shall the corporate name, 'Port of' be12changed to 'Port of' YES13"Shall the corporate name, 'Port of' be14changed to 'Port of'. NO"

15 (4) At the time when the returns of the general election shall be 16 canvassed by the commissioners of the port district, it shall be the 17 duty of the commissioners to canvass the vote upon the proposition so 18 submitted, recording in their record the result of the canvass.

19 (5) Should a majority of the registered voters of the port district 20 voting at the general port election vote in favor of the proposition it 21 shall be the duty of the port commissioners to certify the fact to the 22 auditor of the county in which the port district shall be situated and 23 to the secretary of state of the state of Washington, under the seal of the port district. On and after the filing of the certificate with the 24 25 county auditor as aforesaid and with the secretary of state of the 26 state of Washington, the corporate name of the port district shall be 27 changed, and thenceforth the port district shall be known and 28 designated in accordance therewith.

29 **Sec. 36.** RCW 54.08.010 and 1985 c 469 s 55 are each amended to 30 read as follows:

At any general election held in an even-numbered year, the county legislative authority of any county in this state may, or, on petition of ten percent of the qualified electors of the county based on the total vote cast in the last general county election held in an evennumbered year, shall, by resolution, submit to the voters of the county the proposition of creating a public utility district which shall be

coextensive with the limits of the county as now or hereafter 1 2 established. A form of petition for the creation of a public utility district shall be submitted to the county auditor within ten months 3 prior to the election at which the proposition is to be submitted to 4 the voters. Petitions shall be filed with the county auditor not less 5 than four months before the election and the county auditor shall 6 7 within thirty days examine the signatures thereof and certify to the sufficiency or insufficiency thereof. If the petition be found to be 8 insufficient, it shall be returned to the persons filing the same, who 9 may amend or add names thereto for ten days, when the same shall be 10 returned to the county auditor, who shall have an additional fifteen 11 12 days to examine the same and attach his certificate thereto. No person 13 having signed the petition shall be allowed to withdraw his name 14 therefrom after the filing of the same with the county auditor: PROVIDED, That each signature shall be dated and that no signature 15 dated prior to the date on which the form of petition was submitted to 16 17 the county auditor shall be valid. Whenever the petition shall be certified to as sufficient, the county auditor shall forthwith transmit 18 the same, together with his certificate of sufficiency attached 19 thereto, to the county legislative authority which shall submit the 20 21 proposition to the voters of the county at the next general election in 22 an even-numbered year ((occurring forty-five days after submission of the proposition to the legislative authority)) according to RCW 23 24 29A.04.330. The notice of the election shall state the boundaries of 25 the proposed public utility district and the object of such election, and shall in other respects conform to the requirements of the general 26 27 laws of the state of Washington, governing the time and manner of holding elections. In submitting the question to the voters for their 28 approval or rejection, the proposition shall be expressed on the ballot 29 substantially in the following terms: 30

31	Public	Utility	District	No.	•	•	•	•	•	•	•	•	•	•	•	•	•	•	•		YES	
32	Public	Utility	District	No.	•				•	•	•		•				•	•	•	•	NO	

Any petition for the formation of a public utility district may describe a less area than the entire county in which the petition is filed, the boundaries of which shall follow the then existing precinct boundaries and not divide any voting precinct; and in the event that such a petition is filed the county legislative authority shall fix a date for a hearing on such petition, and shall publish the petition,

without the signatures thereto appended, for two weeks prior to the 1 2 date of the hearing, together with a notice stating the time of the meeting when the petition will be heard. The publication, and all 3 other publications required by chapter 1, Laws of 1931, shall be in a 4 5 newspaper of general circulation in the county in which the district is situated. The hearing on the petition may be adjourned from time to 6 7 time, not exceeding four weeks in all. If upon the final hearing the county legislative authority shall find that any lands have been 8 unjustly or improperly included within the proposed public utility 9 10 district and will not be benefited by inclusion therein, it shall change and fix the boundary lines in such manner as it shall deem 11 12 reasonable and just and conducive to the public welfare and 13 convenience, and make and enter an order establishing and defining the 14 boundary lines of the proposed public utility district: PROVIDED, That no lands shall be included within the boundaries so fixed lying outside 15 the boundaries described in the petition, except upon the written 16 17 request of the owners of those lands. Thereafter the same procedure shall be followed as prescribed in this chapter for the formation of a 18 public utility district including an entire county, except that the 19 petition and election shall be confined solely to the lesser public 20 21 utility district.

No public utility district created after September 1, 1979, shall include any other public utility district within its boundaries: PROVIDED, That this paragraph shall not alter, amend, or modify provisions of chapter 54.32 RCW.

26 **Sec. 37.** RCW 54.08.070 and 1979 ex.s. c 240 s 2 are each amended 27 to read as follows:

Any district which does not own or operate electric facilities for 28 the generation, transmission or distribution of electric power on March 29 25, 1969, or any district which hereafter does not construct or acquire 30 31 such electric facilities within ten years of its creation, shall not construct or acquire any such electric facilities without the approval 32 of such proposal by the voters of such district: PROVIDED, That a 33 34 district shall have the power to construct or acquire electric 35 facilities within ten years following its creation by action of its 36 commission without voter approval of such action.

At any general election held in an even-numbered year, the proposal 1 2 to construct or acquire electric facilities may be submitted to the voters of the district by resolution of the public utility district 3 commission or shall be submitted to the voters of the district by the 4 5 county legislative authority on petition of ten percent of the qualified electors of such district, based on the total vote cast in 6 7 the last general county election held in an even-numbered year. A form of petition for the construction or acquisition of electric facilities 8 by the public utility district shall be submitted to the county auditor 9 within ten months prior to the election at which such proposition is to 10 be submitted to the voters. Petitions shall be filed with the county 11 12 auditor not less than four months before such election and the county 13 auditor shall within thirty days examine the signatures thereof and 14 certify to the sufficiency or insufficiency thereof. If such petition is found to be insufficient, it shall be returned to the persons filing 15 16 the same, who may amend and add names thereto for ten days, when the 17 same shall be returned to the county auditor, who shall have an additional fifteen days to examine the same and attach his certificate 18 thereto. No person having signed such petition shall be allowed to 19 withdraw his name therefrom after the filing of the same with the 20 21 county auditor: PROVIDED, That each signature shall be dated and that 22 no signature dated prior to the date on which the form of petition was submitted to the county auditor shall be valid. Whenever such petition 23 24 shall be certified to as sufficient, the county auditor shall forthwith 25 transmit the same, together with his certificate of sufficiency attached thereto, to the county legislative authority which shall 26 27 submit such proposition to the voters of said district at the next general election in an even-numbered year ((occurring forty-five days 28 after submission of the proposition to said legislative authority)) 29 according to RCW 29A.04.330. The notice of the election shall state 30 the object of such election, and shall in other respects conform to the 31 32 requirements of the general laws of Washington, governing the time and manner of holding elections. 33

The proposal submitted to the voters for their approval or rejection, shall be expressed on the ballot substantially in the following terms:

37 Shall Public Utility District No. of County

construct or acquire electric facilities for the generation,
 transmission or distribution of electric power?

3

Yes 🗆 No 🗆

Within ten days after such election, the election board of the county shall canvass the returns, and if at such election a majority of the voters voting on such proposition shall vote in favor of such construction or acquisition of electric facilities, the district shall be authorized to construct or acquire electric facilities.

9 Sec. 38. RCW 57.04.050 and 1999 c 153 s 1 are each amended to read 10 as follows:

Upon entry of the findings of the final hearing on the petition if 11 12 one or more county legislative authorities find that the proposed district will be conducive to the public health, welfare, and 13 convenience and will benefit the land therein, they shall present a 14 resolution to the county auditor calling for a special election to be 15 held at a date ((specified under RCW 29.13.020, that occurs forty-five 16 17 or more days after the resolution is presented)) according to RCW 29A.04.330, at which a ballot proposition authorizing the district to 18 be created shall be submitted to voters for their approval or 19 rejection. The commissioners shall cause to be published a notice of 20 the election for four successive weeks in a newspaper of general 21 22 circulation in the proposed district, which notice shall state the hours during which the polls will be open, the boundaries of the 23 district as finally adopted and the object of the election, and the 24 notice shall also be posted ten days in ten public places in the 25 26 proposed district. The district shall be created if the ballot 27 proposition authorizing the district to be created is approved by a majority of the voters voting on the proposition. 28

29 A separate ballot proposition authorizing the district, if created, to impose a single-year excess levy for the preliminary expenses of the 30 district shall be submitted to voters for their approval or rejection 31 32 at the same special election, if the petition to create the district 33 also proposed that a ballot proposition authorizing an excess levy be 34 submitted to voters for their approval or rejection. The excess levy shall be proposed in the amount specified in the petition to create the 35 36 district, not to exceed one dollar and twenty-five cents per thousand 37 dollars of assessed value, and may only be submitted to voters for

1 their approval or rejection if the special election is held in 2 February, March, April, or May. The proposition to be effective must 3 be approved in the manner set forth in Article VII, section 2(a) of the 4 state Constitution.

5 **Sec. 39.** RCW 70.44.235 and 1987 c 138 s 4 are each amended to read 6 as follows:

7 (1) As provided in this section, a public hospital district may 8 withdraw areas from its boundaries, or reannex areas into the public 9 hospital district that previously had been withdrawn from the public 10 hospital district under this section.

(2) The withdrawal of an area shall be authorized upon: 11 (a) Adoption of a resolution by the hospital district commissioners 12 requesting the withdrawal and finding that, in the opinion of the 13 commissioners, inclusion of this area within the public hospital 14 district will result in a reduction of the district's tax levy rate 15 under the provisions of RCW 84.52.010; and (b) adoption of a resolution 16 17 by the city or town council approving the withdrawal, if the area is located within the city or town, or adoption of a resolution by the 18 county legislative authority of the county within which the area is 19 20 located approving the withdrawal, if the area is located outside of a 21 city or town. A withdrawal shall be effective at the end of the day on the thirty-first day of December in the year in which the resolutions 22 23 are adopted, but for purposes of establishing boundaries for property 24 tax purposes, the boundaries shall be established immediately upon the 25 adoption of the second resolution.

The withdrawal of an area from the boundaries of a public hospital district shall not exempt any property therein from taxation for the purpose of paying the costs of redeeming any indebtedness of the public hospital district existing at the time of the withdrawal.

30 (3) An area that has been withdrawn from the boundaries of a public 31 hospital district under this section may be reannexed into the public hospital district upon: (a) Adoption of a resolution by the hospital 32 33 district commissioners proposing the reannexation; and (b) adoption of a resolution by the city or town council approving the reannexation, if 34 the area is located within the city or town, or adoption of a 35 36 resolution by the county legislative authority of the county within 37 which the area is located approving the reannexation, if the area is

located outside of a city or town. The reannexation shall be effective 1 2 at the end of the day on the thirty-first day of December in the year in which the adoption of the second resolution occurs, but for purposes 3 of establishing boundaries for property tax purposes, the boundaries 4 shall be established immediately upon the adoption of the second 5 resolution. Referendum action on the proposed reannexation may be 6 7 taken by the voters of the area proposed to be reannexed if a petition calling for a referendum is filed with the city or town council, or 8 county legislative authority, within a thirty-day period after the 9 adoption of the second resolution, which petition has been signed by 10 registered voters of the area proposed to be reannexed equal in number 11 to ten percent of the total number of the registered voters residing in 12 13 that area.

If a valid petition signed by the requisite number of registered 14 voters has been so filed, the effect of the resolutions shall be held 15 16 in abeyance and a ballot proposition to authorize the reannexation 17 shall be submitted to the voters of the area at the next special election date ((specified in RCW 29.13.020 that occurs forty five or 18 19 more days after the petitions have been validated)) according to RCW 20 29A.04.330. Approval of the ballot proposition authorizing the 21 reannexation by a simple majority vote shall authorize the 22 reannexation.

<u>NEW SECTION.</u> Sec. 40. RCW 29A.04.158 (September primary) and 2004
 c 271 s 187 are each repealed.

25 <u>NEW SECTION.</u> **Sec. 41.** Sections 1 through 16 and 18 through 40 of 26 this act take effect January 1, 2007.

27 <u>NEW SECTION.</u> Sec. 42. Section 16 of this act expires July 1, 28 2013.

29 <u>NEW SECTION.</u> Sec. 43. Section 17 of this act takes effect July 1,
30 2013.

Passed by the Senate February 1, 2006. Passed by the House March 1, 2006. Approved by the Governor March 30, 2006. Filed in Office of Secretary of State March 30, 2006.