

Senate Engrossed House Bill

**FILED
MICHELE REAGAN
SECRETARY OF STATE**

State of Arizona
House of Representatives
Fifty-second Legislature
First Regular Session
2015

CHAPTER 292

HOUSE BILL 2595

AN ACT

AMENDING SECTIONS 16-242, 16-322, 16-542, 16-558.01 AND 16-918, ARIZONA
REVISED STATUTES; RELATING TO ELECTIONS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 16-242, Arizona Revised Statutes, is amended to
3 read:

4 16-242. Qualifications for ballot; nomination paper

5 A. A person seeking nomination as a candidate for the office of
6 president of the United States shall sign and cause to be filed with the
7 secretary of state a nomination paper that contains the following
8 information:

9 1. The name, residence address and mailing address of the candidate.

10 2. The name of the recognized political party from which the person
11 seeks nomination.

12 3. The name and address of the chairman of the candidate's state
13 committee.

14 4. The exact manner for printing the candidate's name on the
15 presidential preference ballot pursuant to section 16-311.

16 B. The nomination paper shall be filed not less than ~~ninety~~ ONE
17 HUNDRED days nor more than one hundred ~~twenty~~ THIRTY days before the
18 presidential preference election and not later than 5:00 p.m. on the last day
19 for filing. IF THE LAST DAY FOR FILING FALLS ON A SATURDAY, SUNDAY OR LEGAL
20 HOLIDAY, THE NOMINATION PAPER SHALL BE FILED NOT LATER THAN 5:00 P.M. ON THE
21 NEXT BUSINESS DAY.

22 C. A candidate for the office of president of the United States shall
23 file with the secretary of state nomination petitions signed by ~~one thousand~~
24 AT LEAST FIVE HUNDRED qualified electors who are qualified to vote for the
25 candidate whose nomination petition they are signing for that election or,
26 for recognized parties with fewer than fifty thousand registered voters,
27 nomination petitions signed by ~~one thousand~~ AT LEAST FIVE HUNDRED qualified
28 electors of any political party affiliation who, at the time they sign, are
29 registered voters. THE NOMINATION PETITIONS SHALL BE FILED WITHIN THE TIME
30 PERIOD PRESCRIBED BY SUBSECTION B OF THIS SECTION.

31 D. Nomination petitions shall conform to the requirements of section
32 16-314.

33 E. In lieu of the petition requirements of this section, a candidate
34 may qualify to appear on the presidential preference ~~primary~~ ELECTION ballot
35 of the candidate's political party by filing with the secretary of state ~~no~~
36 ~~later than the last Tuesday in January preceding a presidential preference~~
37 ~~primary~~, DURING THE TIME PERIOD PRESCRIBED BY SUBSECTION B OF THIS SECTION a
38 notice of candidacy signed by the candidate and ~~either of the following:~~

39 1. ~~A certification by the federal election commission that, by the~~
40 ~~filing deadline, the candidate has qualified for matching federal campaign~~
41 ~~funds.~~

42 2. ~~evidence that by the filing deadline the candidate's name is~~
43 ~~qualified to appear on the presidential preference primary ELECTION ballot of~~
44 ~~the candidate's political party in at least twenty TWO other states.~~

1 F. Within seventy-two hours after the close of filing the secretary of
2 state shall certify to the officer in charge of elections the names of the
3 candidates who are qualified for the presidential preference election ballot.

4 Sec. 2. Section 16-322, Arizona Revised Statutes, is amended to read:
5 16-322. Number of signatures required on nomination petitions

6 A. Nomination petitions shall be signed:

7 1. If for a candidate for the office of United States senator or for a
8 state office, excepting members of the legislature and superior court judges,
9 by a number of qualified electors who are qualified to vote for the candidate
10 whose nomination petition they are signing equal to at least one-half of one
11 ~~per-cent~~ PERCENT of the voter registration of the party of the candidate in
12 at least three counties in the state, but not less than one-half of one ~~per~~
13 ~~cent~~ PERCENT nor more than ten ~~per-cent~~ PERCENT of the total voter
14 registration of the candidate's party in the state.

15 2. If for a candidate for the office of representative in Congress, by
16 a number of qualified electors who are qualified to vote for the candidate
17 whose nomination petition they are signing equal to at least one ~~per-cent~~
18 PERCENT but not more than ten ~~per-cent~~ PERCENT of the total voter
19 registration of the party designated in the district from which such
20 representative shall be elected except that if for a candidate for a special
21 election to fill a vacancy in the office of representative in congress, by a
22 number of qualified electors who are qualified to vote for the candidate
23 whose nomination petition they are signing equal to at least one-half of one
24 ~~per-cent~~ PERCENT but not more than ten ~~per-cent~~ PERCENT of the total voter
25 registration of the party designated in the district from which such
26 representative shall be elected.

27 3. If for a candidate for the office of member of the legislature, by
28 a number of qualified electors who are qualified to vote for the candidate
29 whose nomination petition they are signing equal to at least one ~~per-cent~~
30 PERCENT but not more than three ~~per-cent~~ PERCENT of the total voter
31 registration of the party designated in the district from which the member of
32 the legislature may be elected.

33 4. If for a candidate for a county office or superior court judge, by
34 a number of qualified electors who are qualified to vote for the candidate
35 whose nomination petition they are signing equal to at least two ~~per-cent~~
36 PERCENT but not more than ten ~~per-cent~~ PERCENT of the total voter
37 registration of the party designated in the county or district, provided that
38 in counties with a population of two hundred thousand persons or more, a
39 candidate for a county office shall have nomination petitions signed by a
40 number of qualified electors who are qualified to vote for the candidate
41 whose nomination petition they are signing equal to at least one-half of one
42 ~~per-cent~~ PERCENT but not more than ten ~~per-cent~~ PERCENT of the total voter
43 registration of the party designated in the county or district.

1 5. If for a candidate for a community college district, by a number of
2 qualified electors who are qualified to vote for the candidate whose
3 nomination petition they are signing equal to at least:

4 (a) Through June 30, 2012, one-half of one ~~per-cent~~ PERCENT but not
5 more than ten ~~per-cent~~ PERCENT of the total voter registration in the
6 precinct as established pursuant to section 15-1441.

7 (b) Beginning July 1, 2012, one-quarter of one ~~per-cent~~ PERCENT but
8 not more than ten ~~per-cent~~ PERCENT of the total voter registration in the
9 precinct as established pursuant to section 15-1441. Notwithstanding the
10 total voter registration in the community college district, the maximum
11 number of signatures required by this subdivision is one thousand.

12 6. If for a candidate for county precinct committeeman, by a number of
13 qualified electors who are qualified to vote for the candidate whose
14 nomination petition they are signing equal to at least two ~~per-cent~~ PERCENT
15 but not more than ten ~~per-cent~~ PERCENT of the party voter registration in the
16 precinct or ten signatures, whichever is less.

17 7. If for a candidate for justice of the peace or constable, by a
18 number of qualified electors who are qualified to vote for the candidate
19 whose nomination petition they are signing equal to at least two ~~per-cent~~
20 PERCENT but not more than ten ~~per-cent~~ PERCENT of the party voter
21 registration in the precinct.

22 8. If for a candidate for mayor or other office nominated by a city at
23 large, by a number of qualified electors who are qualified to vote for the
24 candidate whose nomination petition they are signing equal to at least five
25 ~~per-cent~~ PERCENT and not more than ten ~~per-cent~~ PERCENT of the designated
26 party vote in the city, except that a city that chooses to hold nonpartisan
27 elections may by ordinance provide that the minimum number of signatures
28 required for the candidate be one thousand signatures or five ~~per-cent~~
29 PERCENT of the vote in the city, whichever is less, but not more than ten ~~per~~
30 ~~cent~~ PERCENT of the vote in the city.

31 9. If for an office nominated by ward, precinct or other district of a
32 city, by a number of qualified electors who are qualified to vote for the
33 candidate whose nomination petition they are signing equal to at least five
34 ~~per-cent~~ PERCENT and not more than ten ~~per-cent~~ PERCENT of the designated
35 party vote in the ward, precinct or other district, except that a city that
36 chooses to hold nonpartisan elections may provide by ordinance that the
37 minimum number of signatures required for the candidate be two hundred fifty
38 signatures or five ~~per-cent~~ PERCENT of the vote in the district, whichever is
39 less, but not more than ten ~~per-cent~~ PERCENT of the vote in the district.

40 10. If for a candidate for an office nominated by a town at large, by
41 a number of qualified electors who are qualified to vote for the candidate
42 whose nomination petition they are signing equal to at least five ~~per-cent~~
43 PERCENT and not more than ten ~~per-cent~~ PERCENT of the vote in the town,
44 except that a town that chooses to hold nonpartisan elections may provide by
45 ordinance that the minimum number of signatures required for the candidate be

1 one thousand signatures or five ~~per-cent~~ PERCENT of the vote in the town,
2 whichever is less, but not more than ten ~~per-cent~~ PERCENT of the vote in the
3 town.

4 11. If for a candidate for a governing board of a school district OR A
5 JOINT TECHNICAL EDUCATION DISTRICT, by a number of qualified electors who are
6 qualified to vote for the candidate whose nomination petition they are
7 signing equal to at least one-half of one ~~per-cent~~ PERCENT of the total voter
8 registration in the school district OR JOINT TECHNICAL EDUCATION DISTRICT if
9 the ~~governing~~ board members are elected at large or one ~~per-cent~~ PERCENT of
10 the total voter registration in the single member district if governing board
11 members ~~or joint technical education district board members~~ are elected from
12 single member districts OR ONE-HALF OF ONE PERCENT OF THE TOTAL VOTER
13 REGISTRATION IN THE SINGLE MEMBER DISTRICT IF JOINT TECHNICAL EDUCATION
14 DISTRICT BOARD MEMBERS ARE ELECTED FROM SINGLE MEMBER DISTRICTS.
15 Notwithstanding the total voter registration in the school district, JOINT
16 TECHNICAL EDUCATION DISTRICT or single member district OF THE SCHOOL DISTRICT
17 OR JOINT TECHNICAL EDUCATION DISTRICT, the maximum number of signatures
18 required by this paragraph is four hundred.

19 12. If for a candidate for a governing body of a special district as
20 described in title 48, by a number of qualified electors who are qualified to
21 vote for the candidate whose nomination petition they are signing equal to at
22 least one-half of one ~~per-cent~~ PERCENT of the vote in the special district
23 but not more than two hundred fifty and not fewer than five signatures.

24 B. The basis of percentage in each instance referred to in subsection
25 A of this section, except in cities, towns and school districts, shall be the
26 number of voters registered in the designated party of the candidate as
27 reported pursuant to section 16-168, subsection G on March 1 of the year in
28 which the general election is held. In cities, the basis of percentage shall
29 be the vote of the party for mayor at the last preceding election at which a
30 mayor was elected. In towns, the basis of percentage shall be the highest
31 vote cast for an elected official of the town at the last preceding election
32 at which an official of the town was elected. In school districts OR JOINT
33 TECHNICAL EDUCATION DISTRICTS, the basis of percentage shall be the total
34 number of voters registered in the school district OR JOINT TECHNICAL
35 EDUCATION DISTRICT or single member district, whichever applies. The total
36 number of voters registered for school districts OR JOINT TECHNICAL EDUCATION
37 DISTRICTS shall be calculated using the periodic reports prepared by the
38 county recorder pursuant to section 16-168, subsection G. The count that is
39 reported on March 1 of the year in which the general election is held shall
40 be the basis for the calculation of total voter registration for school
41 districts OR JOINT TECHNICAL EDUCATION DISTRICTS.

42 C. In primary elections the signature requirement for party nominees,
43 other than nominees of the parties entitled to continued representation
44 pursuant to section 16-804, is at least one-tenth of one ~~per-cent~~ PERCENT of
45 the total vote for the winning candidate or candidates for governor or

1 presidential electors at the last general election within the district.
2 Signatures must be obtained from qualified electors who are qualified to vote
3 for the candidate whose nomination petition they are signing.

4 D. If new boundaries for congressional districts, legislative
5 districts, supervisorial districts, justice precincts or election precincts
6 are established and effective subsequent to March 1 of the year of a general
7 election and prior to the date for filing of nomination petitions, the basis
8 for determining the required number of nomination petition signatures is the
9 number of registered voters in the designated party of the candidate in the
10 elective office, district or precinct on the day the new districts or
11 precincts are effective.

12 Sec. 3. Section 16-542, Arizona Revised Statutes, is amended to read:
13 16-542. Request for ballot; civil penalties; violation;
14 classification

15 A. Within ninety-three days before any election called pursuant to the
16 laws of this state, an elector may make a verbal or signed request to the
17 county recorder, or other officer in charge of elections for the applicable
18 political subdivision of this state in whose jurisdiction the elector is
19 registered to vote, for an official early ballot. In addition to name and
20 address, the requesting elector shall provide the date of birth and state or
21 country of birth or other information that if compared to the voter
22 registration information on file would confirm the identity of the elector.
23 If the request indicates that the elector needs a primary election ballot and
24 a general election ballot, the county recorder or other officer in charge of
25 elections shall honor the request. For any partisan primary election, if the
26 elector is not registered as a member of a political party that is entitled
27 to continued representation on the ballot pursuant to section 16-804, the
28 elector shall designate the ballot of only one of the political parties that
29 is entitled to continued representation on the ballot and the elector may
30 receive and vote the ballot of only that one political party. The county
31 recorder may establish on-site early voting locations at the recorder's
32 office, which shall be open and available for use beginning the same day that
33 a county begins to send out the early ballots. The county recorder may also
34 establish any other early voting locations in the county the recorder deems
35 necessary.

36 B. Notwithstanding subsection A of this section, a request for an
37 official early ballot from an absent uniformed services voter or overseas
38 voter as defined in the uniformed and overseas citizens absentee voting act
39 of 1986 (P.L. 99-410; ~~42~~ 52 United States Code section ~~1973ff-6~~ 20310) or a
40 voter whose information is protected pursuant to section 16-153 that is
41 received by the county recorder or other officer in charge of elections more
42 than ninety-three days before the election is valid. If requested by the
43 absent uniformed services or overseas voter, or a voter whose information is
44 protected pursuant to section 16-153, the county recorder or other officer in
45 charge of elections shall provide to the requesting voter early ballot

1 materials through the next regularly scheduled general election for federal
2 office immediately following receipt of the request unless a different period
3 of time, which does not exceed the next two regularly scheduled general
4 elections for federal office, is designated by the voter.

5 C. The county recorder or other officer in charge of elections shall
6 mail the early ballot and the envelope for its return postage prepaid to the
7 address provided by the requesting elector within five days after receipt of
8 the official early ballots from the officer charged by law with the duty of
9 preparing ballots pursuant to section 16-545, except that early ballot
10 distribution shall not begin more than ~~twenty-six~~ TWENTY-SEVEN days before
11 the election. If an early ballot request is received on or before the
12 ~~thirtieth~~ THIRTY-FIRST day before the election, the early ballot shall be
13 distributed ~~on~~ NOT EARLIER THAN the ~~twenty-sixth~~ TWENTY-SEVENTH day before
14 the election AND NOT LATER THAN THE TWENTY-FOURTH DAY BEFORE THE ELECTION.

15 D. Only the elector may be in possession of that elector's unvoted
16 early ballot. If a complete and correct request is made by the elector
17 within ~~twenty-six~~ TWENTY-SEVEN days before the election, the mailing must be
18 made within forty-eight hours after receipt of the request. Saturdays,
19 Sundays and other legal holidays are excluded from the computation of the
20 forty-eight hour period prescribed by this subsection. If a complete and
21 correct request is made by an absent uniformed services voter or an overseas
22 voter before the election, the regular early ballot shall be transmitted by
23 mail, by fax or by other electronic format approved by the secretary of state
24 within twenty-four hours after the early ballots are delivered pursuant to
25 section 16-545, subsection B, excluding Sundays.

26 E. In order to be complete and correct and to receive an early ballot
27 by mail, an elector's request that an early ballot be mailed to the elector's
28 residence or temporary address must include all of the information prescribed
29 by subsection A of this section and must be received by the county recorder
30 or other officer in charge of elections no later than 5:00 p.m. on the
31 eleventh day preceding the election. An elector who appears personally no
32 later than 5:00 p.m. on the Friday preceding the election at an on-site early
33 voting location that is established by the county recorder or other officer
34 in charge of elections shall be given a ballot and permitted to vote at the
35 on-site location. If an elector's request to receive an early ballot is not
36 complete and correct but complies with all other requirements of this
37 section, the county recorder or other officer in charge of elections shall
38 attempt to notify the elector of the deficiency of the request.

39 F. Unless an elector specifies that the address to which an early
40 ballot is to be sent is a temporary address, the recorder may use the
41 information from an early ballot request form to update voter registration
42 records.

43 G. The county recorder or other officer in charge of early balloting
44 shall provide an alphabetized list of all voters in the precinct who have
45 requested and have been sent an early ballot to the election board of the

1 precinct in which the voter is registered not later than the day ~~prior to~~
2 BEFORE the election.

3 H. As a result of an emergency occurring between 5:00 p.m. on the
4 second Friday preceding the election and 5:00 p.m. on the Monday preceding
5 the election, qualified electors may request to vote early in the manner
6 prescribed by the county recorder of their respective county. For the
7 purposes of this subsection, "emergency" means any unforeseen circumstances
8 that would prevent the elector from voting at the polls.

9 I. A candidate, political committee or other organization may
10 distribute early ballot request forms to voters. If the early ballot request
11 forms include a printed address for return, the addressee shall be the
12 political subdivision that will conduct the election. Failure to use the
13 political subdivision as the return addressee is punishable by a civil
14 penalty of up to three times the cost of the production and distribution of
15 the request.

16 J. All original and completed early ballot request forms that are
17 received by a candidate, ~~or~~ political committee OR OTHER ORGANIZATION shall
18 be submitted within six business days after receipt by a candidate, ~~or~~
19 political committee OR OTHER ORGANIZATION or eleven days before the election
20 day, whichever is earlier, to the political subdivision that will conduct the
21 election. Any person, political committee or other organization that fails
22 to submit a completed early ballot request form within the prescribed time is
23 subject to a civil penalty of up to twenty-five dollars per day for each
24 completed form withheld from submittal. Any person who knowingly fails to
25 submit a completed early ballot request form before the submission deadline
26 for the election immediately following the completion of the form is guilty
27 of a class 6 felony.

28 Sec. 4. Section 16-558.01, Arizona Revised Statutes, is amended to
29 read:

30 16-558.01. Mailing of ballots

31 Not more than ~~twenty-six~~ TWENTY-SEVEN days before the election and not
32 fewer than fifteen days before the election, the county recorder or other
33 officer in charge of elections for the special district shall send by
34 nonforwardable mail all official ballots with printed instructions and a
35 return envelope bearing a printed ballot affidavit as described in section
36 16-547 to each qualified elector entitled to vote in the election. The
37 envelope in which the ballot is mailed shall be clearly marked with the
38 statement required by the postmaster to receive an address correction and
39 notification. The district governing board shall determine whether the voter
40 or the district governing board will pay for the postage for the return of
41 electors' marked ballots. An elector who votes in a special district mail
42 ballot election shall return the elector's marked ballot to the recorder or
43 other officer in charge of the election or to a designated depository site as
44 provided in section 16-411 no later than 7:00 p.m. on the day of the
45 election.

1 Sec. 5. Section 16-918, Arizona Revised Statutes, is amended to read:
2 16-918. Campaign finance reports; notice; civil penalty;
3 prohibition on candidacy

4 A. If a political committee fails to file a report in a timely manner
5 as required by this chapter, the filing officer shall send written notice of
6 the delinquency of the report to the political committee and the candidate,
7 in the case of the candidate's campaign committee, or to the designating
8 individual, in the case of an individual's exploratory committee. The notice
9 shall be sent by certified mail within fifteen days after the filing officer
10 determines there may be a failure to file a campaign finance report. The
11 notice shall provide with reasonable particularity the nature of the failure
12 and a statement of the penalties provided in this section.

13 B. A political committee, or in the case of a candidate's campaign
14 committee, the candidate, or in the case of an exploratory committee, the
15 designating individual, is liable for a late penalty of ten dollars for each
16 business day after failure to make or file a campaign finance report that is
17 required pursuant to this chapter up to a maximum of four hundred fifty
18 dollars. For filings for an officeholder expense account pursuant to section
19 41-133, the late penalty is five dollars for each day after failure to make
20 or file the campaign finance report, and the late penalty shall not accrue on
21 days during which the office of the secretary of state is not open for
22 business. A LATE PENALTY ACCRUES ONLY UNTIL THE DAY THE LATE REPORT IS FILED
23 AND the filing officer shall not ~~accept~~ REFUSE a campaign FINANCE report
24 ~~unless any penalties owed as a result of this section or any~~ EXCEPT IF
25 penalties imposed pursuant to section 16-924 are ~~paid with~~ UNPAID AT THE TIME
26 OF FILING the report. BEGINNING ON THE THIRTY-FIRST DAY AFTER THE DUE DATE,
27 THE FILING OFFICER MAY NOTIFY THE APPROPRIATE ENFORCEMENT OFFICER UNDER
28 SECTION 16-924 THAT A VIOLATION HAS OCCURRED AND THAT LATE FEES AND CIVIL
29 PENALTIES ARE OWED AS PRESCRIBED IN SUBSECTION C OF THIS SECTION AND MAY BE
30 COLLECTED IN AN ENFORCEMENT ACTION PURSUANT TO SECTION 16-924.

31 C. A political committee, or in the case of a candidate's campaign
32 committee, the candidate, or in the case of an exploratory committee, the
33 designating individual, that has failed to file within fifteen days after
34 receiving a notice of delinquency pursuant to subsection A of this section is
35 liable for a civil penalty of twenty-five dollars for each subsequent day
36 that the filing is late. This penalty shall be assessed pursuant to section
37 16-924.

38 D. For the purposes of this section, there is a failure to make and
39 file a campaign finance report by the treasurer, the designating individual,
40 in the case of an exploratory committee, the candidate, in the case of a
41 candidate's campaign committee, and for all other political committees, the
42 chairman, if any of the following occurs:

- 43 1. The report is not filed in a timely manner as prescribed by section
44 16-913.
45 2. The report is not signed in accordance with section 16-913.

1 3. A good faith effort is not made to substantially complete the
2 report as prescribed by section 16-915.

3 E. It is a defense to an enforcement action brought pursuant to this
4 section if good cause is shown by the treasurer, the designating individual,
5 in the case of an exploratory committee, or the candidate, in the case of a
6 candidate's campaign committee, for the failure to make and file a campaign
7 finance report. For the purposes of this subsection, "good cause" includes
8 an illness or absence from this state at the time the campaign finance report
9 was due or the written notice of delinquency was delivered if the illness or
10 absence reasonably prevented the treasurer, designating individual or
11 candidate from filing the report or receiving the written notice.

12 F. In addition to the enforcement actions prescribed by this section,
13 a person who was a candidate for nomination or election to any local or state
14 office and who after written notice pursuant to this section failed to make
15 and file a campaign finance report as required by this chapter is not
16 eligible to be a candidate for nomination or election to any local or state
17 office for five years after the last failure to make and file a campaign
18 finance report occurred. This penalty shall be imposed as follows:

19 1. A candidate's failure to make and file a campaign finance report
20 with a filing officer for a jurisdiction is grounds for that filing officer
21 to refuse the candidate's nomination paper for any public office in that
22 jurisdiction as described in this subsection.

23 2. A candidate's failure to make and file a campaign finance report
24 with any filing officer is grounds for a filing officer from another
25 jurisdiction to refuse the candidate's nomination paper for any public office
26 on presentation of a certified copy of a final order issued pursuant to
27 section 16-924.

28 G. For a standing political committee, in addition to any late penalty
29 and civil penalty assessed pursuant to this section, if the standing
30 political committee makes a late filing three or more times, the standing
31 political committee is no longer eligible for consolidated filing status
32 pursuant to section 16-913, subsection K and shall make all of its filings in
33 each reporting jurisdiction in which it is active.

34 H. For any political committee that has failed to file three
35 consecutive campaign finance reports with the filing officer as prescribed by
36 section 16-913, the filing officer shall send the committee chairman and
37 treasurer a written notice of intent to suspend the political committee. The
38 notice of intent to suspend shall state that failure of the political
39 committee to fully comply with all filing requirements for that committee,
40 including any required payments, within thirty days of the date of the notice
41 shall result in suspension of the political committee's authority to operate
42 in that jurisdiction. On suspension of the political committee's authority
43 to operate, the filing officer is no longer required to provide any further
44 notice of delinquency to the political committee. This subsection does not
45 reduce or eliminate the political committee's continuing obligation to make

1 campaign finance filings and pay any fines, penalties, civil penalties or
2 other sanctions that may continue to accrue as otherwise provided by law.
3 This subsection does not apply to reports required pursuant to article 2 of
4 this chapter or to a candidate's campaign committee designated by that
5 candidate pursuant to section 16-903 during that election cycle.

6 Sec. 6. Revised congressional districts; presidential
7 preference election; tabulation not required

8 Notwithstanding section 16-249, Arizona Revised Statutes, if the
9 congressional district lines that are in effect at the 2016 presidential
10 preference election are different from the congressional district lines used
11 in the 2014 general election, the results of the 2016 presidential preference
12 election are not required to be tabulated by congressional districts.

APPROVED BY THE GOVERNOR APRIL 13, 2015.

FILED IN THE OFFICE OF THE SECRETARY OF STATE APRIL 14, 2015.

Passed the House February 25, 20 15

Passed the Senate March 30, 20 15

by the following vote: 56 Ayes,

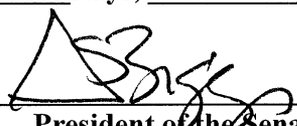
by the following vote: 28 Ayes,

1 Nays, 3 Not Voting

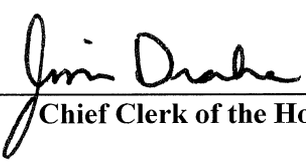
1 Nays, 1 Not Voting



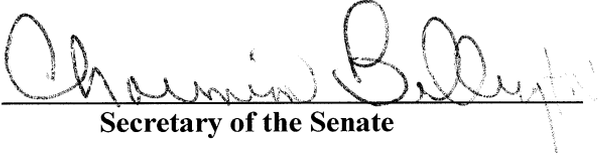
Speaker of the House



President of the Senate



Chief Clerk of the House



Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill received by the Governor this

_____ day of _____, 20 _____

at _____ o'clock _____ M.

Secretary to the Governor

Approved this _____ day of

at _____ o'clock _____ M.

Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill received by the Secretary of State

this _____ day of _____, 20 _____

at _____ o'clock _____ M.

Secretary of State

H.B. 2595

HOUSE CONCURS IN SENATE
AMENDMENTS AND FINAL PASSAGE

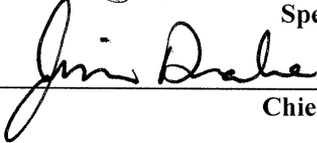
April 2, 2015,

by the following vote: 57 Ayes,

1 Nays, 2 Not Voting



Speaker of the House



Chief Clerk of the House

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this

10th day of April, 2015,

at 9:13 o'clock A. M.

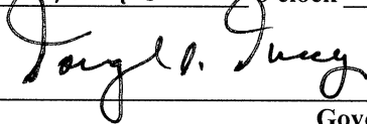


Secretary to the Governor

Approved this 13th day of

April, 2015,

at 10:43 o'clock A M.



Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this 14 day of April, 2015,

at 10:30 o'clock A M.



Secretary of State

H.B. 2595