

Senate Engrossed House Bill

FILED

**MICHELE REAGAN
SECRETARY OF STATE**

State of Arizona
House of Representatives
Fifty-third Legislature
First Regular Session
2017

**CHAPTER 126
HOUSE BILL 2412**

AN ACT

AMENDING SECTIONS 16-165, 16-168, 16-315 AND 16-341, 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 16-165, Arizona Revised Statutes, is amended
3 effective from and after September 30, 2017, to read:

4 16-165. Causes for cancellation

5 A. The county recorder shall cancel a registration:

6 1. At the request of the person registered.

7 2. When the county recorder knows of the death of the person
8 registered.

9 3. If the person has been adjudicated an incapacitated person as
10 defined in section 14-5101.

11 4. When the person registered has been convicted of a felony, and
12 the judgment of conviction has not been reversed or set aside. The county
13 recorder shall cancel the registration on receipt of notice of a felony
14 conviction from the court or from the secretary of state or when reported
15 by the elector on a signed juror questionnaire that is completed pursuant
16 to section 21-314.

17 5. On production of a certified copy of a judgment directing a
18 cancellation to be made.

19 6. Promptly after the election if the person registered has applied
20 for a ballot pursuant to section 16-126.

21 7. When a person has been on the inactive voter list and has not
22 voted during the time periods prescribed in section 16-166, subsection C.

23 8. When the county recorder receives written information from the
24 person registered that the person has a change of residence within the
25 county and the person does not complete and return a new registration form
26 within twenty-nine days after the county recorder mails notification of
27 the need to complete and return a new registration form with current
28 information.

29 9. When the county recorder receives written information from the
30 person registered that the person has a change of address outside the
31 county.

32 B. If the county recorder cancels a registration pursuant to
33 subsection A, paragraph 8 of this section, the county recorder shall send
34 the person notice that the registration has been cancelled and a
35 registration form with the information described in section 16-131,
36 subsection C attached to the form.

37 C. When proceedings in the superior court or the United States
38 district court result in a person being declared incapable of taking care
39 of himself and managing his property, and for whom a guardian of the
40 person and estate is appointed, result in such person being committed as
41 an insane person or result in a person being convicted of a felony, the
42 clerk of the superior court in the county in which those proceedings
43 occurred shall file with the secretary of state an official notice of that
44 fact. The secretary of state shall notify the appropriate county recorder
45 and the recorder shall cancel the name of the person on the register.

1 Such notice shall name the person covered, shall give the person's date
2 and place of birth if available, the person's social security number, if
3 available, the person's usual place of residence, the person's address and
4 the date of the notice, and shall be filed with the recorder of the county
5 where the person last resided.

6 D. Each month the department of health services shall transmit to
7 the secretary of state without charge a record of the death of every
8 resident of the state reported to the department within the preceding
9 month. This record shall include only the name of the decedent, the
10 decedent's date of birth, THE DECEDENT'S DATE OF DEATH, the decedent's
11 social security number, if available, the decedent's usual legal residence
12 at the time of death and, if available, the decedent's father's name or
13 mother's maiden name. The secretary of state shall use the record for the
14 sole purpose of canceling the names of deceased persons from the statewide
15 voter registration database. In addition, the department of health
16 services shall annually provide to the secretary of state from the
17 statewide electronic death registration system without charge a record of
18 all deaths of residents of this state that are reported to the department
19 of health services. The records transmitted by the department of health
20 services shall include only the name of the decedent, the decedent's date
21 of birth, the decedent's social security number, if available, the
22 decedent's usual legal residence at the time of death and, if available,
23 the decedent's father's name or mother's maiden name. The secretary of
24 state may compare the records of deaths with the statewide voter
25 registration database. Public access to the records is prohibited. Use
26 of information from the records for purposes other than those required by
27 this section is prohibited. The name of each deceased person shall
28 promptly be canceled from the statewide voter registration database and
29 the secretary of state shall notify the appropriate county recorder and
30 the recorder shall cancel the name of the person from the register.

31 Sec. 2. Section 16-168, Arizona Revised Statutes, is amended to
32 read:

33 16-168. Precinct registers; date of preparation; contents;
34 copies; reports; statewide database; violation;
35 classification

36 A. By the tenth day preceding the primary and general elections the
37 county recorder shall prepare from the original registration forms or from
38 electronic media at least four lists that are printed or typed on paper,
39 or at least two electronic media poll lists, or any combination of both,
40 of all qualified electors in each precinct in the county, and the lists
41 shall be the official precinct registers.

42 B. The official precinct registers for use at the polling place
43 shall contain at least the names in full, party preference, date of
44 registration and residence address of each qualified elector in the
45 respective precincts. The names shall be in alphabetical order and, in a

1 column to the left of the names, shall be numbered consecutively beginning
2 with number 1 in each precinct register.

3 C. For the purposes of transmitting voter registration information
4 as prescribed by this subsection, electronic media shall be the principal
5 media. A county or state chairman who is eligible to receive copies of
6 precinct lists as prescribed by this subsection may request that the
7 recorder provide a paper copy of the precinct lists. In addition to
8 preparing the official precinct lists, the county recorder shall provide a
9 means for electronically reproducing the precinct lists. Unless otherwise
10 agreed, the county recorder shall deliver one electronic media copy of
11 each precinct list in the county without charge and on the same day within
12 eight days after the close of registration for the primary and general
13 elections to the county chairman and one electronic media copy to the
14 state chairman of each party that has at least four candidates other than
15 presidential electors appearing on the ballot in that county at the
16 current election. The secretary of state shall establish a single format
17 that prescribes the manner and template in which all county recorders
18 provide this data to the secretary of state to ensure that the submissions
19 are uniform from all counties in this state, that all submissions are
20 identical in format, including the level of detail for voting history, and
21 that information may readily be combined from two or more counties. The
22 electronic media copies of the precinct lists that are delivered to the
23 party chairmen shall include for each elector the following information:

- 24 1. Name in full and appropriate title.
- 25 2. Party preference.
- 26 3. Date of registration.
- 27 4. Residence address.
- 28 5. Mailing address, if different from residence address.
- 29 6. Zip code.
- 30 7. Telephone number if given.
- 31 8. Birth year.
- 32 9. Occupation if given.
- 33 10. Voting history for all elections in the prior four years and
34 any other information regarding registered voters that the county recorder
35 or city or town clerk maintains electronically and that is public
36 information.

37 11. All data relating to permanent early voters and nonpermanent
38 early voters, including ballot requests and ballot returns.

39 D. The names on the precinct lists shall be in alphabetical order
40 and the precinct lists in their entirety, unless otherwise agreed, shall
41 be delivered to each county chairman and each state chairman within ten
42 business days of the close of each date for counting registered voters
43 prescribed by subsection G of this section other than the primary and
44 general election registered voter counts in the same format and media as
45 prescribed by subsection C of this section. During the thirty-three days

1 immediately preceding an election and on request from a county or state
2 chairman, the county recorder shall provide at no cost a daily list of
3 persons who have requested an early ballot and shall provide at no cost a
4 weekly listing of persons who have returned their early ballots. The
5 recorder shall provide the daily and weekly information through the Friday
6 preceding the election. On request from a county chairman or state
7 chairman, the county recorder of a county with a population of more than
8 eight hundred thousand persons shall provide at no cost a daily listing of
9 persons who have returned their early ballots. The daily listing shall be
10 provided Mondays through Fridays, beginning with the first Monday
11 following the start of early voting and ending on the Monday before the
12 election.

13 E. Precinct registers and other lists and information derived from
14 registration forms may be used only for purposes relating to a political
15 or political party activity, a political campaign or an election, for
16 revising election district boundaries or for any other purpose
17 specifically authorized by law and may not be used for a commercial
18 purpose as defined in section 39-121.03. The sale of registers, lists and
19 information derived from registration forms to a candidate or a registered
20 political committee for a use specifically authorized by this subsection
21 does not constitute use for a commercial purpose. The county recorder,
22 THE SECRETARY OF STATE AND OTHER OFFICERS IN CHARGE OF ELECTIONS, on a
23 request for an authorized use and within thirty days from receipt of the
24 request, shall prepare additional copies of an official precinct list and
25 furnish them to any person requesting them on payment of a fee equal to
26 ~~five cents for each name appearing on the register for a printed list and~~
27 ~~one cent for each name for an electronic data medium, plus the cost of the~~
28 ~~blank computer disk or computer software if furnished by the recorder, for~~
29 ~~each copy so furnished.~~ THE FOLLOWING AMOUNTS FOR THE FOLLOWING NUMBER OF
30 VOTER REGISTRATION RECORDS PROVIDED:

31 1. FOR ONE TO ONE HUNDRED TWENTY-FOUR THOUSAND NINE HUNDRED
32 NINETY-NINE RECORDS, NINETY-THREE DOLLARS SEVENTY-FIVE CENTS PLUS \$0.0005
33 PER RECORD.

34 2. FOR ONE HUNDRED TWENTY-FIVE THOUSAND TO TWO HUNDRED FORTY-NINE
35 THOUSAND NINE HUNDRED NINETY-NINE RECORDS, ONE HUNDRED FIFTY-SIX DOLLARS
36 TWENTY-FIVE CENTS PLUS \$0.000375 PER RECORD.

37 3. FOR TWO HUNDRED FIFTY THOUSAND TO FOUR HUNDRED NINETY-NINE
38 THOUSAND NINE HUNDRED NINETY-NINE RECORDS, TWO HUNDRED THREE DOLLARS
39 THIRTEEN CENTS PLUS \$0.00025 PER RECORD.

40 4. FOR FIVE HUNDRED THOUSAND TO NINE HUNDRED NINETY-NINE THOUSAND
41 NINE HUNDRED NINETY-NINE RECORDS, TWO HUNDRED SIXTY-FIVE DOLLARS
42 SIXTY-THREE CENTS PLUS \$0.000125 PER RECORD.

43 5. FOR ONE MILLION OR MORE RECORDS, THREE HUNDRED TWENTY-EIGHT
44 DOLLARS THIRTEEN CENTS PLUS \$0.0000625 PER RECORD.

1 F. Any person in possession of a precinct register or list, in
2 whole or part, or any reproduction of a precinct register or list, shall
3 not permit the register or list to be used, bought, sold or otherwise
4 transferred for any purpose except for uses otherwise authorized by this
5 section. A person in possession of information derived from voter
6 registration forms or precinct registers shall not distribute, post or
7 otherwise provide access to any portion of that information through the
8 internet except as authorized by subsection I of this section. Nothing in
9 this section shall preclude public inspection of voter registration
10 records at the office of the county recorder for the purposes prescribed
11 by this section, except that the month and day of birth date, the social
12 security number or any portion thereof, the driver license number or
13 nonoperating identification license number, the Indian census number, the
14 father's name or mother's maiden name, the state or country of birth and
15 the records containing a voter's signature AND A VOTER'S E-MAIL ADDRESS
16 shall not be accessible or reproduced by any person other than the voter,
17 by an authorized government official in the scope of the official's
18 duties, for any purpose by an entity designated by the secretary of state
19 as a voter registration agency pursuant to the national voter registration
20 act of 1993 (P.L. 103-31; 107 Stat. 77), for signature verification on
21 petitions and candidate filings, for election purposes and for news
22 gathering purposes by a person engaged in newspaper, radio, television or
23 reportorial work, or connected with or employed by a newspaper, radio or
24 television station or pursuant to a court order. NOTWITHSTANDING ANY
25 OTHER LAW, A VOTER'S E-MAIL ADDRESS MAY NOT BE RELEASED FOR ANY PURPOSE.
26 A person who violates this subsection or subsection E of this section is
27 guilty of a class 6 felony.

28 G. The county recorder shall count the registered voters by
29 political party by precinct, legislative district and congressional
30 district as follows:

31 1. In even numbered years, the county recorder shall count all
32 persons who are registered to vote as of:

33 (a) January 1.

34 (b) March 1.

35 (c) The last day on which a person may register to be eligible to
36 vote in the next primary election.

37 (d) The last day on which a person may register to be eligible to
38 vote in the next general election.

39 (e) The last day on which a person may register to be eligible to
40 vote in the next presidential preference election.

41 2. In odd numbered years, the county recorder shall count all
42 persons who are registered to vote as of:

43 (a) January 1.

44 (b) April 1.

45 (c) July 1.

1 (d) October 1.

2 H. The county recorder shall report the totals to the secretary of
3 state as soon as is practicable following each of the dates prescribed in
4 subsection G of this section. The report shall include completed
5 registration forms returned in accordance with section 16-134,
6 subsection B. The county recorder shall also provide the report in a
7 uniform electronic computer media format that shall be agreed on between
8 the secretary of state and all county recorders. The secretary of state
9 shall then prepare a summary report for the state and shall maintain that
10 report as a permanent record.

11 I. The county recorder and the secretary of state shall protect
12 access to voter registration information in an auditable format and method
13 specified in the secretary of state's electronic voting system
14 instructions and procedures manual that is adopted pursuant to section
15 16-452.

16 J. The secretary of state shall develop and administer a statewide
17 database of voter registration information that contains the name and
18 registration information of every registered voter in this state. The
19 statewide database is a matter of statewide concern and is not subject to
20 modification or further regulation by a political subdivision. The
21 database shall include an identifier that is unique for each individual
22 voter. The database shall provide for access by voter registration
23 officials and shall allow expedited entry of voter registration
24 information after it is received by county recorders. As a part of the
25 statewide voter registration database, county recorders shall provide for
26 the electronic transmittal of that information to the secretary of state
27 on a real time basis. The secretary of state shall provide for
28 maintenance of the database, including provisions regarding removal of
29 ineligible voters that are consistent with the national voter registration
30 act of 1993 (P.L. 103-31; 107 Stat. 77; ~~42~~ 52 United States Code
31 ~~section 394~~ SECTIONS 20501 THROUGH 20511) and the help America vote act of
32 2002 (P.L. 107-252; 116 Stat. 1666; ~~42~~ 52 United States Code sections
33 ~~15301~~ 20901 through ~~15545~~ 21145), provisions regarding removal of
34 duplicate registrations and provisions to ensure that eligible voters are
35 not removed in error. For the purpose of maintaining compliance with the
36 help America vote act of 2002, each county voter registration system is
37 subject to approval by the secretary of state for compatibility with the
38 statewide voter registration database system.

39 K. Except as provided in subsection L of this section, for requests
40 for the use of registration forms and access to information as provided in
41 subsections E and F of this section, the county recorder shall receive and
42 respond to requests regarding federal, state and county elections.

43 L. Beginning January 1, 2008, recognized political parties shall
44 request precinct lists and access to information as provided in
45 subsections E and F of this section during the time periods prescribed in

1 subsection C or D of this section and the county recorder shall receive
2 and respond to those requests. If the county recorder does not provide
3 the requested materials within the applicable time prescribed for the
4 county recorder pursuant to subsection C or D of this section, a
5 recognized political party may request that the secretary of state provide
6 precinct lists and access to information as provided in subsections E and
7 F of this section for federal, state and county elections. The secretary
8 of state shall not provide access to precinct lists and information for
9 recognized political parties unless the county recorder has failed or
10 refused to provide the lists and materials as prescribed by this section.
11 The secretary of state may charge the county recorder a fee determined by
12 rule for each name or record produced.

13 M. For municipal registration information in those municipalities
14 in which the county administers the municipal elections, county and state
15 party chairmen shall request and obtain voter registration information and
16 precinct lists from the city or town clerk during the time periods
17 prescribed in subsection C or D of this section. If the city or town
18 clerk does not provide that information within the same time prescribed
19 for county recorders pursuant to subsection C or D of this section, the
20 county or state party chairman may request and obtain the information from
21 the county recorder. The county recorder shall provide the municipal
22 voter registration and precinct lists within the time prescribed in
23 subsection C or D of this section.

24 N. The county recorders and the secretary of state shall not
25 prohibit any person or entity prescribed in subsection C of this section
26 from distributing a precinct list to any person or entity that is deemed
27 to be using the precinct list in a lawful manner as prescribed in
28 subsections E and F of this section.

29 Sec. 3. Section 16-315, Arizona Revised Statutes, is amended
30 effective from and after September 30, 2017, to read:

31 16-315. Form of petitions; registration of circulators

32 A. The nomination petitions shall be in substantially the following
33 form:

34 1. Petitions shall be on paper eleven inches wide and eight and
35 one-half inches long.

36 2. Petitions shall be headed by a caption stating the purpose of
37 the petition, followed by the body of the petition stating the intent of
38 the petitioners.

39 3. There shall be ten lines spaced one-half of an inch apart and
40 consecutively numbered one through ten.

41 4. The signature portion of the petition shall be divided into
42 columns headed by the following titles:

43 (a) Signature.

44 (b) Printed name.

1 (c) Actual residence address, description of place of residence or
2 Arizona post office box address, city or town.

3 (d) Date of signing.

4 5. A photograph of the candidate may appear on the nomination
5 petition.

6 B. The following shall appear on the petition:

7 Instructions for Circulators

8 1. All petitions shall be signed by circulator.

9 2. Circulator is not required to be a resident of this state but
10 otherwise must be qualified to register to vote in this state and, if not
11 a resident of this state, shall register as a circulator with the
12 secretary of state.

13 3. Circulator's name shall be typed or printed under the
14 circulator's signature.

15 4. Circulator's actual residence address or, if no street address,
16 a description of residence location shall be included on the petition.

17 C. The secretary of state shall prepare sample nomination petition
18 forms and distribute ~~such~~ THE forms to all election officers.

19 D. Circulators who are not residents of this state must be
20 registered as circulators with the secretary of state before circulating
21 petitions. The secretary of state shall provide for a method of receiving
22 service of process for those petition circulators who register pursuant to
23 this subsection. The secretary of state shall establish in the
24 instructions and procedures manual issued pursuant to section 16-452 a
25 procedure for registering circulators and receiving service of process.

26 E. THE SECRETARY OF STATE MAY AUTHORIZE FOR STATEWIDE AND
27 LEGISLATIVE OFFICES THE CREATION, USE AND SUBMISSION OF PETITIONS
28 PRESCRIBED BY THIS SECTION IN ELECTRONIC FORM IF THOSE PETITIONS PROVIDE
29 FOR AN APPROPRIATE METHOD TO VERIFY SIGNATURES OF PETITION CIRCULATORS AND
30 SIGNERS. THE SECRETARY OF STATE MAY REQUIRE USE OF A UNIQUE MARKING
31 SYSTEM FOR PETITION PAGES, INCLUDING A BAR CODE, A QUICK RESPONSE CODE OR
32 ANOTHER SIMILAR MARKING SYSTEM.

33 Sec. 4. Section 16-341, Arizona Revised Statutes, is amended
34 effective from and after September 30, 2017, to read:

35 16-341. Nomination petition; method and time of filing; form;
36 qualifications and number of petitioners required

37 A. Any qualified elector who is not a registered member of a
38 political party that is recognized pursuant to this title may be nominated
39 as a candidate for public office otherwise than by primary election or by
40 party committee pursuant to this section.

41 B. This article shall not be used to place on the general election
42 ballot the name of a political party that fails to meet the qualifications
43 specified in section 16-802 or 16-804, or the name of any candidate
44 representing such party or the name of a candidate who has filed a
45 nomination petition in the immediately preceding primary election and has

1 failed to qualify as the result of an insufficient number of valid
2 signatures.

3 C. A nomination petition stating the name of the office to be
4 filled, the name and residence of the candidate and other information
5 required by this section shall be filed with the same officer with whom
6 primary nomination papers and petitions are required to be filed as
7 prescribed in section 16-311. Except for candidates for the office of
8 presidential elector filed pursuant to this section, the petition shall be
9 filed not less than ninety nor more than one hundred twenty days before
10 the primary election. The petition shall be signed only by voters who
11 have not signed the nomination petitions of a candidate for the office to
12 be voted for at that primary election.

13 D. The nomination petition shall be in substantially the following
14 form:

15 The undersigned, qualified electors of _____
16 county, state of Arizona, do hereby nominate _____, who
17 resides at _____ in the county of _____, as a
18 candidate for the office of _____ at the general (or
19 special, as the case may be) election to be held on the
20 _____ day of _____, _____.

21 I hereby declare that I have not signed the nomination
22 petitions of any candidate for the office to be voted for at
23 this primary election, and I do hereby select the following
24 designation under which name the said candidate shall be
25 placed on the official ballot (here insert such designation
26 not exceeding three words in length as the signers may
27 select).

28 E. The nomination petition shall conform as nearly as possible to
29 the provisions relating to nomination petitions of candidates to be voted
30 for at primary elections and shall be signed by at least the number of
31 persons who are registered to vote determined by calculating three percent
32 of the persons who are registered to vote of the state, county,
33 subdivision or district for which the candidate is nominated who are not
34 members of a political party that is qualified to be represented by an
35 official party ballot at the next ensuing primary election and accorded
36 representation on the general election ballot.

37 F. The percentage of persons who are registered to vote necessary
38 to sign the nomination petition shall be determined by the total number of
39 registered voters from other than political parties that are qualified to
40 be represented by an official party ballot at the next ensuing primary
41 election and accorded representation on the general election ballot in the
42 state, county, subdivision or district on March 1 of the year in which the
43 general election is held. Notwithstanding the method prescribed by
44 subsection E of this section and this subsection for calculating the
45 minimum number of signatures necessary, any person who is registered to

1 vote in the state, county, subdivision or district for which the candidate
2 is nominated is eligible to sign the nomination petition without regard to
3 the signer's party affiliation.

4 G. A nomination petition for any candidate may be circulated by a
5 person who is not a resident of this state but who is otherwise eligible
6 to register to vote in this state if that person registers as a circulator
7 with the secretary of state before circulating petitions. The nomination
8 petition for the office of presidential elector shall include a group of
9 names of candidates equal to the number of United States senators and
10 representatives in Congress from this state instead of separate nomination
11 petitions for each candidate for the office of presidential elector. A
12 valid signature on a petition containing a group of presidential electors
13 candidates is counted as a signature for the nomination of each of the
14 candidates. The presidential candidate whom the candidates for
15 presidential elector will represent shall designate in writing to the
16 secretary of state the names of the candidates who will represent the
17 presidential candidate before any signatures for the candidate can be
18 accepted for filing. A nomination petition for the office of presidential
19 elector shall be filed not less than sixty nor more than ninety days
20 before the general election. The petition shall be signed only by
21 qualified electors who have not signed the nomination petitions of a
22 candidate for the office of presidential elector to be voted for at that
23 election.

24 H. The secretary of state shall require in the instructions and
25 procedures manual issued pursuant to section 16-452 that persons who
26 circulate nomination petitions pursuant to this section and who are not
27 residents of this state but who are otherwise eligible to register to vote
28 in this state shall register as circulators with the office of the
29 secretary of state before circulating petitions. The secretary of state
30 shall provide for a method of receiving service of process for those
31 petition circulators who are registered.

32 I. A person who files a nomination paper pursuant to this section
33 for the office of president of the United States shall designate in
34 writing to the secretary of state at the time of filing the name of the
35 candidate's vice-presidential running mate, the names of the presidential
36 electors who will represent that candidate and a statement that is signed
37 by the vice-presidential running mate and the designated presidential
38 electors and that indicates their consent to be designated. A nomination
39 paper for each presidential elector designated shall be filed with the
40 candidate's nomination paper. The number of presidential electors shall
41 equal the number of United States senators and representatives in Congress
42 from this state.

43 J. A candidate who does not file a timely nomination petition that
44 complies with this section is not eligible to have the candidate's name
45 printed on the official ballot for that office. The filing officer shall

1 not accept the nomination paper of a candidate for state or local office
2 unless the candidate provides or has provided all of the following:

3 1. The financial disclosure statement as prescribed for candidates
4 for that office.

5 2. The declaration of qualification and eligibility as prescribed
6 in section 16-311.

7 K. Except in cases where the liability is being appealed, the
8 filing officer shall not accept the nomination paper of a candidate for
9 state or local office if the person is liable for an aggregation of one
10 thousand dollars or more in fines, penalties, late fees or administrative
11 or civil judgments, including any interest or costs, in any combination,
12 that have not been fully satisfied at the time of the attempted filing of
13 the nomination paper and the liability arose from failure to comply with
14 or enforcement of chapter 6 of this title.

15 L. THE SECRETARY OF STATE MAY AUTHORIZE FOR STATEWIDE AND
16 LEGISLATIVE OFFICES THE CREATION, USE AND SUBMISSION OF PETITIONS
17 PRESCRIBED BY THIS SECTION IN ELECTRONIC FORM IF THOSE PETITIONS PROVIDE
18 FOR AN APPROPRIATE METHOD TO VERIFY SIGNATURES OF PETITION CIRCULATORS AND
19 SIGNERS. THE SECRETARY OF STATE MAY REQUIRE USE OF A UNIQUE MARKING
20 SYSTEM FOR PETITION PAGES, INCLUDING A BAR CODE, A QUICK RESPONSE CODE OR
21 ANOTHER SIMILAR MARKING SYSTEM.

22 Sec. 5. Emergency

23 This act is an emergency measure that is necessary to preserve the
24 public peace, health or safety and is operative immediately as provided by
25 law.

APPROVED BY THE GOVERNOR MARCH 31, 2017.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MARCH 31, 2017.

Passed the House February 21, 2017

Passed the Senate March 27, 2017

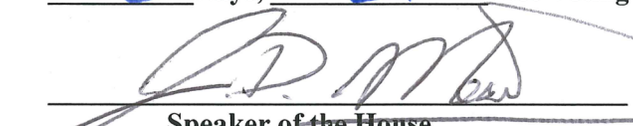
by the following vote: 58 Ayes,

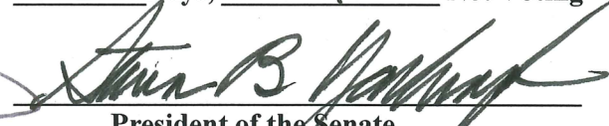
by the following vote: 29 Ayes,

with Emergency

0 Nays, 2 Not Voting

0 Nays, 1 Not Voting


Speaker of the House
 Pro Tempore


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. 2412

HOUSE CONCURS IN SENATE
AMENDMENTS AND FINAL PASSAGE

March 29, 20 17,

by the following vote: 56 Ayes,

0 Nays, 4 Not Voting

of emergency

[Signature]
Speaker of the House
Jim Drake
Chief Clerk of the House

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF GOVERNOR

This Bill was received by the Governor this
29th day of March, 20 17

at 2:33 o'clock P. M.

[Signature]
Secretary to the Governor

Approved this 31st day of

March, 20 17,

at 3:29 o'clock P. M.

[Signature]
Governor of Arizona

H.B. 2412

EXECUTIVE DEPARTMENT OF ARIZONA
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State
this 31 day of March, 20 17,

at 4:47 o'clock P. M.

[Signature]
Secretary of State