

FIRST REGULAR SESSION
HOUSE COMMITTEE SUBSTITUTE FOR
SENATE BILL NO. 99
97TH GENERAL ASSEMBLY

0160H.02C

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 78.090, 79.070, 115.003, 115.005, 115.007, 115.199, 115.249, 115.259, 115.281, 115.299, 115.300, 115.383, 115.419, 115.423, 115.433, 115.436, 115.439, 115.449, 115.455, 115.456, 115.493, 115.601, 473.730, 473.733, and 473.737, RSMo, and to enact in lieu thereof twenty-six new sections relating to elections.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 78.090, 79.070, 115.003, 115.005, 115.007, 115.199, 115.249, 115.259, 115.281, 115.299, 115.300, 115.383, 115.419, 115.423, 115.433, 115.436, 115.439, 115.449, 115.455, 115.456, 115.493, 115.601, 473.730, 473.733, and 473.737, RSMo, are repealed and twenty-six new sections enacted in lieu thereof, to be known as sections 78.090, 79.070, 115.003, 115.005, 115.007, 115.199, 115.249, 115.259, 115.281, 115.299, 115.300, 115.383, 115.419, 115.423, 115.433, 115.436, 115.439, 115.449, 115.455, 115.456, 115.493, 115.601, 193.148, 473.730, 473.733, and 473.737, to read as follows:

78.090. **1.** Candidates to be voted for at all general municipal elections at which a mayor and councilmen are to be elected under the provisions of sections 78.010 to [78.420] **78.400** shall be nominated by a primary election, **except as provided in this section**, and no other names shall be placed upon the general ballot except those selected in the manner herein prescribed. The primary election for such nomination shall be held on the first Tuesday after the first Monday in February preceding the municipal election.

2. (1) In lieu of conducting a primary election under this section, any city organized under sections 78.010 to 78.400 may, by order or ordinance, provide for the elimination of the primary election and the conduct of elections for mayor and councilman as provided in this subsection.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

11 **(2) Any person desiring to become a candidate for mayor or councilman shall file**
12 **with the city clerk a signed statement of such candidacy, stating whether such person is a**
13 **resident of the city and a qualified voter of the city, that the person desires to be a**
14 **candidate for nomination to the office of mayor or councilman to be voted upon at the next**
15 **municipal election for such office, that the person is eligible for such office, that the person**
16 **requests to be placed on the ballot, and that such person will serve if elected. Such**
17 **statement shall be sworn to or affirmed before the city clerk.**

18 **(3) Under the requirements of section 115.023, the city clerk shall notify the**
19 **requisite election authority who shall cause the official ballots to be printed, and the names**
20 **of the candidates shall appear on the ballots in the order that their statements of candidacy**
21 **were filed with the city clerk. Above the names of the candidates shall appear the words**
22 **"Vote for (number to be elected)". The ballot shall also include a warning that voting for**
23 **more than the total number of candidates to be elected to any office invalidates the ballot.**

 79.070. No person shall be an alderman unless he or she is at least [twenty-one] **eighteen**
2 years of age, a citizen of the United States, and an inhabitant and resident of the city for one year
3 next preceding his or her election, and a resident, at the time he or she files and during the time
4 he or she serves, of the ward from which he or she is elected.

 115.003. The purpose of sections 115.001 to 115.[641] **801** [and sections 51.450 and
2 51.460] is to simplify, clarify and harmonize the laws governing elections. It shall be construed
3 and applied so as to accomplish its purpose.

 115.005. Notwithstanding any other provision of law to the contrary, sections 115.001
2 to 115.[641] **801** shall apply to all public elections in the state, except elections for which
3 ownership of real property is required by law for voting.

 115.007. No part of sections 115.001 to 115.[641] **801** [and sections 51.450 and 51.460]
2 shall be construed as impliedly amended or repealed by subsequent legislation if such
3 construction can be reasonably avoided.

 115.199. Each election authority shall remove from its registration records the names of
5 voters reported dead or adjudged incapacitated and shall determine the voting qualifications of
6 those reported convicted or pardoned. **The name of any voter reported dead under section**
7 **193.148 shall be removed from the registration records within thirty days of the death of**
8 **the voter.**

 115.249. No voting machine shall be used unless it:

2 (1) Permits voting in absolute secrecy;

3 (2) Permits each voter to vote for as many candidates for each office as he is lawfully
4 entitled to vote for, and no other;

5 (3) Permits each voter to vote for or against as many questions as he is lawfully entitled
6 to vote on, and no more;

7 (4) Provides facilities for each voter to cast as many write-in votes for each office as he
8 is lawfully entitled to cast;

9 (5) Permits each voter in a primary election to vote for the candidates of only one party
10 announced by the voter in advance;

11 [(6) Permits each voter at a presidential election to vote by use of a single lever for the
12 candidates of one party or group of petitioners for president, vice president and their presidential
13 electors;

14 (7)] (6) Correctly registers or records and accurately counts all votes cast for each
15 candidate and for and against each question;

16 [(8)] (7) Is provided with a lock or locks which prevent any movement of the voting or
17 registering mechanism and any tampering with the mechanism;

18 [(9)] (8) Is provided with a protective counter or other device whereby any operation of
19 the machine before or after an election will be detected;

20 [(10)] (9) Is provided with a counter which shows at all times during the election how
21 many people have voted on the machine;

22 [(11)] (10) Is provided with a proper light which enables each voter, while voting, to
23 clearly see the ballot labels[;

24 (12) Is provided with a mechanical model, illustrating the manner of voting on the
25 machine, suitable for the instruction of voters].

115.259. At each polling place using voting machines, the exterior of the voting
2 machines shall be in plain view of the election judges. [Each voting machine shall be so placed
3 that, unless its construction requires otherwise, the ballot labels can be plainly seen by the
4 election judges when not in use by voters.] The election judges shall not be nor permit any other
5 person to be in any position, or near any position, that enables them to see how any voter votes
6 or has voted. The election judges may inspect any machine as necessary to make sure the ballot
7 label is in its proper place and that the machine has not been damaged.

115.281. 1. Except as provided in subsection 3 of this section, not later than the sixth
2 Tuesday prior to each election, or within fourteen days after candidates' names or questions are
3 certified pursuant to section 115.125, the election authority shall cause to have printed and made
4 available a sufficient quantity of absentee ballots, ballot envelopes and mailing envelopes. As
5 soon as possible after the proper officer calls a special state or county election, the election
6 authority shall cause to have printed and made available a sufficient quantity of absentee ballots,
7 ballot envelopes and mailing envelopes.

8 2. All absentee ballots for an election shall be in the same form as the official ballots for
9 the election[, except that in lieu of the words "Official Ballot" at the top of the ballot, the words
10 "Official Absentee Ballot" shall appear].

11 3. Not later than forty-five days before each general, primary, and special election for
12 federal office, the election authority shall cause to have printed and made available a sufficient
13 quantity of absentee ballots, ballot envelopes, and mailing envelopes for absent uniformed
14 services voters and overseas voters and shall begin transmitting such ballots to absent uniformed
15 services and overseas voters who have submitted an absentee ballot application.

115.299. 1. To count absentee votes on election day, the election authority shall appoint
2 a sufficient number of teams of election judges **comprised of an equal number of judges** [.
3 Each team shall consist of four judges, two] from each major political party.

4 2. The teams so appointed shall meet on election day after the time fixed by law for the
5 opening of the polls at a central location designated by the election authority. The election
6 authority shall deliver the absentee ballots to the teams, and shall maintain a record of the
7 delivery. The record shall include the number of ballots delivered to each team and shall include
8 a signed receipt from two judges, one from each major political party. The election authority
9 shall provide each team with a ballot box, tally sheets and statements of returns as are provided
10 to a polling place.

11 3. Each team shall count votes on all absentee ballots designated by the election
12 authority.

13 4. One member of each team, closely observed by another member of the team from a
14 different political party, shall open each envelope and call the voter's name in a clear voice.
15 Without unfolding the ballot, two team members, one from each major political party, shall
16 initial the ballot, and an election judge shall place the ballot, still folded, in a ballot box. No
17 ballot box shall be opened until all of the ballots a team is counting have been placed in the box.
18 The votes shall be tallied and the returns made as provided in sections 115.447 to 115.525 for
19 paper ballots. After the votes on all ballots assigned to a team have been counted, the ballots and
20 ballot envelopes shall be placed on a string and enclosed in sealed containers marked "voted
21 absentee ballots and ballot envelopes from the election held, 20....". All rejected
22 absentee ballots and envelopes shall be enclosed and sealed in a separate container marked
23 "rejected absentee ballots and envelopes from the election held, 20....". On the
24 outside of each voted ballot and rejected ballot container, each member of the team shall write
25 his name, and all such containers shall be returned to the election authority. Upon receipt of the
26 returns and ballots, the election authority shall tabulate the absentee vote along with the votes
27 certified from each polling place in its jurisdiction.

115.300. In each jurisdiction, the election authority may start, not earlier than the fifth
2 day prior to the election, the preparation of absentee ballots for tabulation on the election day.
3 The election authority shall give notice to the county chairman of each major political party
4 forty-eight hours prior to beginning preparation of absentee ballot envelopes. Absentee ballot
5 preparation shall be completed by teams of election authority employees or teams of election
6 judges, with each team consisting of one member from each major political party. [Absentee
7 ballots shall not be counted by the same persons as those who removed such ballots from their
8 envelopes.]

115.383. Any election authority duly notified that a name is to be removed from the
2 ballot or that a new candidate has been selected shall have the proper corrections made on the
3 ballot before the ballot is delivered to or while it is in the hands of the printer. [If time does not
4 permit correction of the printed ballot, the election authority shall have prepared small pasters,
5 suitable for covering the name to be removed on the ballots, ballot labels or on the protective
6 covering of each voting machine. If a candidate is replaced by a candidate pursuant to the
7 provisions of sections 115.361 to 115.377, the paster shall contain the name to be substituted in
8 letters of the same size and type as all other names on the ballot. The appropriate election
9 authorities shall see that such pasters are properly applied to the ballots, ballot labels or voting
10 machines before they are used for voting.]

115.419. Before the time fixed by law for the opening of the polls, the election authority
2 shall deliver to each polling place a sufficient number of sample ballots[,] **and** ballot cards [or
3 ballot labels] which shall be a different color but otherwise exact copies of the official ballot.
4 The samples shall be printed in the form of a diagram, showing the form of the ballot or the front
5 of the marking device or voting machine as it will appear on election day. The secretary of state
6 may develop multilingual sample ballots to be made available to election authorities.

115.423. [After the time fixed by law for the opening of the polls but] **Not more than**
2 **one hour** before the voting begins, the election judges shall open the ballot box and show to all
3 present that it is empty. The ballot box shall then be locked and the key kept by one of the
4 election judges. The ballot box shall not be opened or removed from public view from the time
5 it is shown to be empty until the polls close or until the ballot box is delivered for counting
6 pursuant to section 115.451. If voting machines are used, the election judges shall call attention
7 to the counter on the face of each voting machine and show to all present that it is set at zero.

115.433. After the voter's identification certificate has been initialed, two judges of
2 different political parties, or one judge from a major political party and one judge with no
3 political affiliation, shall, where paper ballots [or ballot cards] are used, initial the voter's ballot
4 or ballot card.

115.436. 1. In jurisdictions using paper ballots and electronic voting systems, when any
2 physically disabled voter within two hundred feet of a polling place is unable to enter the polling
3 place, two election judges, one of each major political party, shall take a ballot, equipment and
4 materials necessary for voting to the voter. The voter shall mark the ballot, and the election
5 judges shall place the ballot in an envelope[, seal it] and place it in the ballot box.

6 2. In jurisdictions using voting machines, when any physically disabled voter within two
7 hundred feet of a polling place is unable to enter the polling place, two election judges, one of
8 each major political party, shall take an absentee ballot to the voter. The voter shall mark the
9 ballot, and the election judges shall place the ballot in an envelope[, seal it] and place it in the
10 ballot box.

11 3. Upon request to the election authority, the election authority in any jurisdiction shall
12 designate a polling place accessible to any physically disabled voter other than the polling place
13 to which that voter would normally be assigned to vote, provided that the candidates and issues
14 voted on are consistent for both the designated location and the voting location for the voter's
15 precinct. Upon request, the election authority may also assign members of the physically
16 disabled voter's household and such voter's caregiver to the same voting location as the
17 physically disabled voter. In no event shall a voter be assigned under this section to a designated
18 location apart from the established voting location for the voter's precinct if the voter objects to
19 the assignment to another location.

115.439. 1. If paper ballots [or ballot cards] are used, the voter shall, immediately upon
2 receiving his ballot, go alone to a voting booth and vote his ballot in the following manner:

3 (1) When a voter desires to vote for a candidate, the voter shall place a [cross (X)]
4 **distinguishing** mark [in the square directly to the left of] **immediately beside** the name of the
5 candidate for which the voter intends to vote;

6 (2) [If the voter desires to vote for a person whose name does not appear on the ballot,
7 the voter may cross out a name which appears on the ballot for the office and write the name of
8 the person for whom he wishes to vote above or below the crossed-out name and place a cross
9 (X) mark in the square directly to the left of the crossed-out name.] If a write-in line appears on
10 the ballot, the voter may write the name of the person for whom he or she wishes to vote on the
11 line and place a [cross (X)] **distinguishing** mark [in the square directly to the left of]
12 **immediately beside** the name;

13 (3) If the ballot is one which contains no candidates, the voter shall place a [cross (X)]
14 **distinguishing** mark [in the square] directly to the left of each "yes" or "no" he desires to vote.

15

16 No voter shall vote for the same person more than once for the same office at the same election.

17 [2. For purposes of this section, a punch or sensor mark or any other mark clearly
18 indicating that the voter intends to mark that particular square shall be equivalent to a cross (X)
19 mark.

20 3. If voting machines are used, the voter shall, immediately upon direction by the judges,
21 go alone to a voting machine, close the curtain and vote in substantially the same manner
22 provided in subsection 1 of this section. Rather than placing cross (X) marks on the ballot,
23 however, the voter shall cause the designations to appear on the face of the voting machine, cast
24 any write-in votes and register his votes as directed in the instructions for use of the machine.

25 4.] 2. If the voter accidentally spoils his ballot or ballot card or makes an error, he may
26 return it to an election judge and receive another. The election judge shall mark "SPOILED"
27 across the ballot or ballot card and place it in an envelope marked "SPOILED BALLOTS". After
28 another ballot has been prepared in the manner provided in section 115.433, the ballot shall be
29 given to the voter for voting.

30 [5. The election authority may authorize the use of a sticker or other item containing a
31 write-in candidate's name, in lieu of a handwritten name. All such stickers and items used by
32 election authorities shall conform to rules and regulations promulgated by the secretary of state
33 regarding the form of such stickers and items. The secretary of state shall promulgate rules and
34 regulations to prescribe uniform specifications for the form of such stickers and items. If
35 authorized, such sticker or item shall contain a cross (X) mark, or other mark as described in
36 subsection 2 of this section, in the square directly left of the candidate's name and the office for
37 which the candidate is a write-in candidate. A write-in vote that does not meet the requirements
38 of this subsection which appears on a ballot shall not be counted pursuant to sections 115.447
39 to 115.525. In those jurisdictions using an electronic voting system which utilizes mark sense
40 or optical scan technology and if the election authority authorizes the use of stickers for
41 write-ins, such system shall be programmed to identify and separate those ballots which contain
42 an office in which write-in candidates are eligible to receive votes, and which contain less votes
43 than a voter is entitled to cast. In addition, such sticker shall be considered "printed matter" as
44 defined in subsection 8 of section 130.031, and as such shall contain the designation required by
45 subsection 8 of section 130.031.

46 6.] 3. Any rule or portion of a rule, as that term is defined in section 536.010, that is
47 created under the authority delegated in this section shall become effective only if it complies
48 with and is subject to all of the provisions of chapter 536 and, if applicable, section 536.028.
49 This section and chapter 536 are nonseverable and if any of the powers vested with the general
50 assembly pursuant to chapter 536 to review, to delay the effective date or to disapprove and
51 annul a rule are subsequently held unconstitutional, then the grant of rulemaking authority and
52 any rule proposed or adopted after August 28, 2002, shall be invalid and void.

115.449. 1. As soon as the polls close in each polling place using paper ballots, the election judges shall begin to count the votes. If earlier counting is begun pursuant to section 115.451, the election judges shall complete the count in the manner provided by this section. Once begun, no count shall be adjourned or postponed until all proper votes have been counted.

2. One counting judge, closely observed by the other counting judge, shall take the ballots out of the ballot box one at a time and, holding each ballot in such a way that the other counting judge may read it, shall read the name of each candidate properly voted for and the office sought by each. As each vote is called out, the recording judges shall each record the vote on a tally sheet. The votes for and against all questions shall likewise be read and recorded. If more than one political subdivision or special district is holding an election on the same day at the same polling place and using separate ballots, the counting judges may separate the ballots of each political subdivision and special district and first read one set, then the next and so on until all proper votes have been counted.

[3. After all of the proper votes on a ballot have been counted, the ballot shall be strung on a wire or string in the order read. After all the ballots have been read and strung and after the recording judges agree on the count, the wire or string shall be tied in a firm knot, and the knot shall be sealed so that it cannot be untied without breaking the seal. Rejected and spoiled ballots shall not be strung but shall be placed in separate containers marked "REJECTED" and "SPOILED".

4.] 3. After the recording of all proper votes, the recording judges shall compare their tallies. When the recording judges agree on the count, they shall sign both of the tally sheets, and one of the recording judges shall announce in a loud voice the total number of votes for each candidate and for and against each question.

[5.] 4. After the announcement of the vote, the election judges shall record the vote totals in the appropriate places on each statement of returns. If any tally sheet or statement of returns contains no heading for any question, the election judges shall write the necessary headings on the tally sheet or statement of returns.

115.455. Election judges shall count votes on each question in the following manner:

(1) If a [cross (X)] **distinguishing** mark appears [in the square] immediately beside or below the "YES", the question shall be counted as voted for. If a [cross (X)] **distinguishing** mark appears [in the square] immediately beside or below the "NO", the question shall be counted as voted against;

(2) If a [cross (X)] **distinguishing** mark appears [in the square] immediately beside or below the "YES" and [in the square] immediately beside or below the "NO", the question shall neither be counted as voted for nor as voted against.

115.456. 1. [The election authority shall be responsible for ensuring that the standards provided for in this subsection are followed when counting ballots cast using punch card voting systems.

(1) Prior to tabulating ballots, all ballot cards shall be inspected by the election authority for hanging chad and damaged ballots. Inspection of ballot cards shall be conducted using the following guidelines:

(a) The election authority shall appoint a bipartisan team to inspect all ballots where a question exists about the condition of a ballot or existence of a hanging chad;

(b) All ballot card inspections conducted under this section shall be conducted by examining the ballot card from the back of the card;

(c) If a ballot is determined to be damaged, the bipartisan team shall spoil the original ballot and duplicate the voter's intent on the new ballot, provided that there is an undisputed method of matching the duplicate card with its original after it has been placed with the remainder of the ballot cards from the precinct; and

(d) If a chad is determined to be hanging by two or less corners, it shall be removed prior to being tabulated.

(2) In jurisdictions using punch card systems, a valid vote for a write-in candidate shall include the following:

(a) A distinguishing mark in the square immediately preceding the name of the candidate;

(b) The name of the candidate. If the name of the candidate as written by the voter is substantially as declared by the candidate it shall be counted, or in those circumstances where the names of candidates are similar, the names of candidates as shown on voter registration records shall be counted; and

(c) The name of the office for which the candidate is to be elected.

(3) Whenever a hand recount of votes is ordered of punch card ballots, the provisions of this subsection shall be used to determine voter intent.

2.] The election authority shall be responsible for ensuring that the standards provided for in this subsection are followed when counting ballots cast using optical scan voting systems.

(1) Prior to tabulating ballots, all machines shall be programmed to reject blank ballots where no votes are recorded or where an overvote is registered in any race.

(2) In jurisdictions using precinct-based tabulators, the voter who cast the ballot shall review the ballot if rejected, if the voter wishes to make any changes to the ballot, or if the voter would like to spoil the ballot and receive another ballot.

(3) In jurisdictions using centrally based tabulators, if a ballot is so rejected it shall be reviewed by a bipartisan team using the following criteria:

37 (a) If a ballot is determined to be damaged, the bipartisan team shall spoil the original
38 ballot and duplicate the voter's intent on the new ballot, provided that there is an undisputed
39 method of matching the duplicate card with its original after it has been placed with the
40 remainder of the ballot cards from such precinct; and

41 (b) Voter intent shall be determined using the following criteria:

42 a. There is a distinguishing mark in the printed oval or divided arrow adjacent to the
43 name of the candidate or issue preference;

44 b. There is a distinguishing mark adjacent to the name of the candidate or issue
45 preference; or

46 c. The name of the candidate or issue preference is circled.

47 (4) In jurisdictions using optical scan systems, a valid vote for a write-in candidate shall
48 include the following:

49 (a) A distinguishing mark in the designated location preceding the name of the candidate;

50 (b) The name of the candidate. If the name of the candidate as written by the voter is
51 substantially as declared by the candidate it shall be counted, or in those circumstances where
52 the names of candidates are similar, the names of candidates as shown on voter registration
53 records shall be counted; and

54 (c) The name of the office for which the candidate is to be elected.

55 (5) Whenever a hand recount of votes of optical scan ballots is ordered, the provisions
56 of this subsection shall be used to determine voter intent.

57 [3.]2. The election authority shall be responsible for ensuring that the standards provided
58 for in this subsection are followed when counting ballots cast using paper ballots.

59 (1) Voter intent shall be determined using the following criteria:

60 (a) There is a distinguishing mark in the square adjacent to the name of the candidate or
61 issue preference;

62 (b) There is a distinguishing mark adjacent to the name of the candidate or issue
63 preference; or

64 (c) The name of the candidate or issue preference is circled.

65 (2) In jurisdictions using paper ballots, a valid vote for a write-in candidate shall include
66 the following:

67 (a) A distinguishing mark in the square immediately preceding the name of the
68 candidate;

69 (b) The name of the candidate. If the name of the candidate as written by the voter is
70 substantially as declared by the candidate it shall be counted, or in those circumstances where
71 the names of candidates are similar, the names of candidates as shown on voter registration
72 records shall be counted; and

73 (c) The name of the office for which the candidate is to be elected.

74 (3) Whenever a hand recount of votes of paper ballots is ordered, the provisions of this
75 subsection shall be used to determine voter intent.

76 [4. When write-in stickers are used, the sticker shall contain the name of a candidate, the
77 office sought, and a distinguishing mark in the square immediately preceding the name of the
78 candidate and shall be approximately one inch by three inches in size with black print on a white
79 background. The sticker shall be placed by the voter on the write-in line designating the office
80 sought or the sticker shall be placed by the voter on the write-in line on the secrecy envelope.

81 5.] 3. Notwithstanding any other provision of law, a distinguishing mark indicating a
82 general preference for or against the candidates of one political party shall not be considered a
83 vote for or against any specific candidate.

115.493. The election authority shall keep all voted ballots, ballot cards, processed ballot
2 materials in electronic form and write-in forms, and all applications, statements, certificates,
3 affidavits and computer programs relating to each election for twelve months after the date of
4 the election. During the time that voted ballots, ballot cards, processed ballot materials in
5 electronic form and write-in forms are kept by the election authority, it shall not open or inspect
6 them or allow anyone else to do so, except upon order of a legislative body trying an election
7 contest, a court or a grand jury. After [twelve] **twenty-two** months, the ballots, ballot cards,
8 processed ballot materials in electronic form, write-in forms, applications, statements,
9 certificates, affidavits and computer programs relating to each election may be destroyed. If an
10 election contest, grand jury investigation or civil or criminal case relating to the election is
11 pending at the time, however, the materials shall not be destroyed until the contest, investigation
12 or case is finally determined.

115.601. 1. Any contestant in a primary or other election contest who was defeated by
2 less than one percent of the votes cast for the office and any contestant who received the second
3 highest number of votes cast for that office if two or more are to be elected and who was
4 defeated by less than one percent of the votes cast, or any person whose position on a question
5 was defeated by less than one percent of the votes cast on the question, shall have the right to a
6 recount of the votes cast for the office or on the question.

7 2. In cases where the candidate filed or the ballot question was originally filed with an
8 election authority as defined in section 115.015, such recount shall be requested in accordance
9 with the provisions of section 115.531 or 115.577 and conducted under the direction of the court
10 or the commissioner representing the court trying the contest according to the provisions of this
11 subchapter.

12 3. In cases where the candidate filed or the ballot question was originally filed with the
13 secretary of state, the defeated candidate or the person whose position on a question was defeated

14 by less than **one-half of** one percent of the votes cast on the question shall be allowed a recount
15 pursuant to this section by filing with the secretary of state a request for a recount stating that the
16 person or the person's position on a question was defeated by less than **one-half of** one percent
17 of the votes cast. Such request shall be filed not later than seven days after certification of the
18 election. The secretary of state shall notify all concerned parties of the filing of the request for
19 a recount. The secretary of state shall authorize the election authorities to conduct a recount
20 pursuant to this section if the requesting party or his position on a question was defeated by less
21 than **one-half of** one percent of the votes cast. The secretary of state shall conduct and certify
22 the results of the recount as the official results in the election within twenty days of receipt of the
23 aforementioned notice of recount.

24 4. Whenever a recount is requested pursuant to subsection 3 of this section, the secretary
25 of state shall determine the number of persons necessary to assist with the recount and shall
26 appoint such persons equally from lists submitted by the contestant and the opponent who
27 received more votes or a person whose position on a question received more votes than the
28 contestant's position on that question. Each person appointed pursuant to this section shall be
29 a disinterested person and a registered voter of the area in which the contested election was held.
30 Each person so appointed shall take the oath prescribed for and receive the same pay as an
31 election judge in the jurisdiction where the person is registered. After being sworn not to
32 disclose any facts uncovered by the recount, except those which are contained in the report, the
33 contestant and the opponent who received more votes or a person whose position on a question
34 received more votes than the contestant's position on that question shall be permitted to be
35 present in person or represented by an attorney at the recount and to observe the recount. Each
36 recount shall be completed under the supervision of the secretary of state with the assistance of
37 the election authorities involved, and the persons appointed to assist with the recount shall
38 perform such duties as the secretary of state directs. Upon completion of any duties prescribed
39 by the secretary of state the persons appointed to assist with the recount shall make a written and
40 signed report of their findings. The findings of the persons appointed to assist with the recount
41 shall be prima facie evidence of the facts stated therein, but any person present at the
42 examination of the votes may be a witness to contradict the findings. No one other than the
43 secretary of state, the election authorities involved, the contestant and the other witnesses
44 described in this subsection, their attorneys, and those specifically appointed by the secretary of
45 state to assist with the recount shall be present during any recount conducted pursuant to this
46 section.

47 5. For purposes of this section, "recount" means one additional counting of all votes
48 counted for the office or on the question with respect to which the recount is requested.

193.148. 1. The department of health and senior services shall establish a notification system which requires all certificates of death filed and registered by local registrars to be reported, by county, to the appropriate election authorities in order to permit such election authorities to remove from its registration records the names of deceased voters as required under section 115.199.

2. The department shall, as soon as practicable, report to the appropriate election authority, by county, the names, ages, and known residence addresses of all persons who:

(1) Died within Missouri but outside the county of residence; and

(2) Maintained a residence address within the county during the last two years preceding the date of death.

3. Each local health department shall report to the department of health and senior services the names, ages, and known voting addresses in the county of all persons for whom a certificate of death has been filed and registered with the local health department.

473.730. 1. Every county in this state, [and] except the city of St. Louis, shall elect a public administrator at the general election in the year 1880, and every four years thereafter, who shall be ex officio public guardian and conservator in and for the public administrator's county. A candidate for public administrator shall be at least twenty-one years of age and a resident of the state of Missouri and the county in which he or she is a candidate for at least one year prior to the date of the general election for such office. The candidate shall also be a registered voter and shall be current in the payment of all personal and business taxes. Before entering on the duties of the public administrator's office, the public administrator shall take the oath required by the constitution, and enter into bond to the state of Missouri in a sum not less than ten thousand dollars, with two or more securities, approved by the court and conditioned that the public administrator will faithfully discharge all the duties of the public administrator's office, which bond shall be given and oath of office taken on or before the first day of January following the public administrator's election, and it shall be the duty of the judge of the court to require the public administrator to make a statement annually, under oath, of the amount of property in the public administrator's hands or under the public administrator's control as such administrator, for the purpose of ascertaining the amount of bond necessary to secure such property; and such court may from time to time, as occasion shall require, demand additional security of such administrator, and, in default of giving the same within twenty days after such demand, may remove the administrator and appoint another.

2. The public administrator in all counties, in the performance of the duties required by chapters 473, 474, and 475, is a public officer. The duties specified by section 475.120 are discretionary. The county shall defend and indemnify the public administrator against any

23 alleged breach of duty, provided that any such alleged breach of duty arose out of an act or
24 omission occurring within the scope of duty or employment.

25 3. After January 1, 2001, all salaried public administrators shall be considered county
26 officials for purposes of section 50.333, subject to the minimum salary requirements set forth in
27 section 473.742.

28 **4. The public administrator for the city of St. Louis shall be appointed by a**
29 **majority of the circuit judges and associate circuit judges of the twenty-second judicial**
30 **circuit, en banc. Such public administrator shall meet the same qualifications and**
31 **requirements specified in subsection 1 of this section for elected public administrators. The**
32 **elected public administrator holding office on the effective date of this section shall**
33 **continue to hold such office for the remainder of his or her term.**

473.733. The public administrator's certificate of election, **if applicable**, official oath
2 and bond shall be filed and recorded with the probate clerk, and copies thereof, certified under
3 the seal of such court, shall be evidence. Any person injured by the breach of such bond may sue
4 upon the same in the name of the state for his own use.

473.737. 1. Each public administrator elected **or appointed**, as now or as hereafter
2 provided for in sections 473.730 to 473.767, is hereby declared to be an officer for the county
3 in which such administrator is elected [and for the city of St. Louis, if elected therein] **or**
4 **appointed**. The county commissions of each county in this state shall make suitable provision
5 for an office for the public administrator in the courthouse of the county if suitable space may
6 be had for such an office, and shall be provided as soon as the county commission shall be of the
7 opinion that the business in charge of the public administrator is such as to reasonably require
8 a separate office for the convenience of the public. The public administrator of the city of St.
9 Louis shall have suitable and convenient offices provided for him or her in the civil courts
10 building by that city.

11 2. Each public administrator of a county, except a county of the first classification having
12 a charter form of government, in which a state mental hospital is located, or any county of the
13 second classification which contains a habilitation center operated by the department of mental
14 health and which does not adjoin a county of the first classification shall be entitled to one
15 secretary for one hundred cases or more handled by the office of the public administrator in the
16 immediately preceding calendar year. Each secretary employed pursuant to the provisions of this
17 subsection shall be paid in the same pay range as a court clerk II in the circuit court personnel
18 system. All compensation paid secretaries employed pursuant to the provisions of this
19 subsection shall be paid out of the county treasury and the commissioner of administration shall
20 annually reimburse each county for the compensation so paid upon proper demand being made
21 out of appropriations made for that purpose. The public administrator in such counties may also

22 appoint a person to act as public administrator to serve during the absence of the public
23 administrator.

24 3. The governing bodies of each county and each city not within a county of this state
25 may provide clerical personnel, not qualifying as status of deputy, for the public administrator
26 of the county, and such personnel shall be provided when the governing body is of the opinion
27 that the business in charge of the public administrator is such as to reasonably require such
28 personnel for the welfare of the public.

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