SENATE SUBSTITUTE FOR HOUSE BILL NO. 4528

A bill to amend 1954 PA 116, entitled "Michigan election law,"

by amending sections 31, 683, and 730 (MCL 168.31, 168.683, and 168.730), section 31 as amended by 2012 PA 271, section 683 as amended by 2018 PA 120, and section 730 as amended by 1995 PA 261, and by adding section 730a.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 31. (1) The secretary of state shall do all of the
 following:

3 (a) Subject to subsection (2), issue instructions and
4 promulgate rules pursuant to the administrative procedures act of
5 1969, 1969 PA 306, MCL 24.201 to 24.328, for the conduct of
6 elections and registrations in accordance with the laws of this





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1 state.

2 (b) Advise and direct local election officials as to the3 proper methods of conducting elections.

4 (c) Publish and furnish for the use in each election precinct
5 before each state primary and election a manual of instructions
6 that includes specific instructions on assisting voters in casting
7 their ballots, directions on the location of voting stations in
8 polling places, procedures and forms for processing challenges, and
9 procedures on prohibiting campaigning in the polling places as
10 prescribed in this act.

11 (d) Publish indexed pamphlet copies of the registration, primary, and election laws and furnish to the various county, city, 12 township, and village clerks a sufficient number of copies for 13 14 their own use and to enable them to include 1 copy with the 15 election supplies furnished each precinct board of election inspectors under their respective jurisdictions. The secretary of 16 state may furnish single copies of the publications to 17 18 organizations or individuals who request the same for purposes of 19 instruction or public reference.

20 (e) Prescribe and require uniform forms, notices, and supplies
21 the secretary of state considers advisable for use in the conduct
22 of elections and registrations.

(f) Prepare the form of ballot for any proposed amendment to
the constitution or proposal under the initiative or referendum
provision of the constitution to be submitted to the voters of this
state.

27 (g) Require reports from the local election officials the28 secretary of state considers necessary.

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(h) Investigate, or cause to be investigated by local



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authorities, the administration of election laws, and report
 violations of the election laws and regulations to the attorney
 general or prosecuting attorney, or both, for prosecution.

4 (i) Publish in the legislative manual the vote for governor 5 and secretary of state by townships and wards and the vote for 6 members of the state legislature cast at the preceding November 7 election, which shall must be returned to the secretary of state by 8 the county clerks on or before the first day of December following 9 the election. All clerks shall furnish to the secretary of state, 10 promptly and without compensation, any further information 11 requested of them the clerks to be used in the compilation of the 12 legislative manual.

13 (j) Establish a curriculum for comprehensive training and
14 accreditation of all county, city, township, and village officials
15 who are responsible for conducting elections.

16 (k) Establish a continuing election education program for all17 county, city, township, and village clerks.

18 (l) Establish and require attendance by all new appointed or
19 elected election officials at an initial course of instruction
20 within 6 months before the date of the election.

(m) Establish a comprehensive training curriculum for allprecinct inspectors.

23 (n) Create an election day dispute resolution team that has
24 regional representatives of the department of state, which team
25 shall must appear on site, if necessary.

(o) Establish and require a comprehensive training for each
county clerk, and for each political party, incorporated
organization, and organized committee of interested citizens that
seeks to designate election challengers at an election, regarding



the processes and procedures on election day and the powers,
 rights, and duties of election challengers.

3 (2) Pursuant to the administrative procedures act of 1969,
4 1969 PA 306, MCL 24.201 to 24.328, the secretary of state shall
5 promulgate rules establishing uniform standards for state and local
6 nominating, recall, and ballot question petition signatures. The
7 standards for petition signatures may include, but need not be
8 limited to, standards for all of the following:

9 (a) Determining the validity of registration of a circulator10 or individual signing a petition.

(b) Determining the genuineness of the signature of a
circulator or individual signing a petition, including digitized
signatures.

14 (c) Proper designation of the place of registration of a15 circulator or individual signing a petition.

Sec. 683. Each county clerk before each primary and election 16 shall, by some reliable means, notify the clerk of each township 17 18 and city in the county of a training school for election inspectors 19 to be held at a place designated by the county clerk within 20 days 20 before each primary, general, and special election. The township 21 and city clerks shall notify each election inspector appointed to serve at that election of the time and place of the training 22 23 school. At the meeting, the county clerk shall instruct and 24 demonstrate the manner in which the duties of election inspectors 25 are required by law to be performed, and must include, but not be 26 limited to, the comprehensive training described under section 27 31(1)(o) regarding the processes and procedures on election day and 28 the powers, rights, and duties of election challengers. It is the 29 duty of the **The election** inspectors, so once notified of the time



and place of the meeting, to-shall attend the meeting unless 1 excused by the county clerk for good cause. Compensation may be 2 paid to them by their respective municipalities at a rate as 3 determined by the governing bodies. An election inspector shall not 4 5 serve in any election unless he or she has within the last 6 preceding 2 years either attended an election school or has passed 7 satisfactorily an examination given by the election commission of 8 the city or township in which appointed. The examination is subject 9 to the approval of the secretary of state. This section does not 10 prevent the appointment of an election inspector to fill a vacancy. 11 This section does not prohibit any city or any township having a population of 10,000 or more from conducting its own training 12 school for election inspectors of that city or township. If a city 13 14 or township conducts its own training school, election inspectors 15 who attend a city or township training school are not required to 16 attend the county training school.

17 Sec. 730. (1) At an election, a political party or an 18 incorporated organization or organized committee of citizens interested in the adoption or defeat of a ballot question being 19 20 voted for or upon at the election, or interested in preserving the purity of elections and in guarding against the abuse of the 21 22 elective franchise, may designate challengers as provided in this 23 act. Except as otherwise provided in this act, a political party, incorporated organization, or organized committee of interested 24 25 citizens may designate not more than 2 challengers to serve in a precinct at any 1 time. A political party, incorporated 26 27 organization, or organized committee of interested citizens may 28 designate not more than 1 challenger to serve at each counting 29 board.



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(2) A challenger shall must be a registered elector of this 1 2 state. Except as otherwise provided in this subsection, a 3 challenger must not serve as a challenger at any election unless he or she has within the last 90 days attended election challenger 4 5 training as described in section 730a and received a signed 6 certificate of completion for that election challenger training. If 7 a challenger attended election challenger training as described in 8 section 730a within 90 days before an August primary election and 9 that challenger received a signed certificate of completion for 10 that election challenger training, that challenger may serve as a 11 challenger at the subsequent general November election without having to attend election challenger training as described in 12 section 730a unless there has been a statutory change that requires 13 14 election challenger training to be updated for the subsequent 15 general November election. Except as otherwise provided in this 16 section, a candidate for nomination or election to an office shall not serve as a challenger in any precinct in the jurisdiction in 17 18 which he or she is a candidate at the election in which he or she is a candidate. A candidate for the office of delegate to a county 19 20 convention may serve as a challenger in a precinct other than the 1 in which he or she is a candidate. A person An individual who is 21 22 appointed as an election inspector at an election shall not act as 23 a challenger at any time during the election day.

(3) A challenger may be designated to serve in more than 1
precinct. The political party, incorporated organization, or
organized committee of interested citizens shall indicate which
precincts the challenger will serve when designating challengers
under subsection (1). If more than 1 challenger of a political
party, incorporated organization, or organized committee of



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interested citizens is serving in a precinct at any 1 time, only 1
 of the challengers has the authority to initiate a challenge at any
 given time. The challengers shall indicate to the board of election
 inspectors which of the 2 will have challengers has this authority.
 The challengers may change this authority and shall must indicate
 the change to the board of election inspectors.

7 Sec. 730a. (1) Not less than 45 days and not more than 100 8 days before each primary, general, and special election, each 9 county clerk and the secretary of state must offer election 10 challenger training for each political party, incorporated 11 organization, or organized committee of interested citizens, as described in section 730, that seeks to designate challengers at 12 13 the election. The election challenger training under this 14 subsection must include, but not be limited to, the comprehensive 15 training described under section 31(1)(o) regarding the processes and procedures on election day, the powers, rights, and duties of 16 17 election challengers, and training for both precinct polling places 18 and absent voter counting boards.

19 (2) If a political party, incorporated organization, or 20 organized committee of interested citizens seeks to designate 21 challengers at an election, that political party, incorporated 22 organization, or organized committee of interested citizens must 23 attend and complete the election challenger training as provided in subsection (1). A political party, incorporated organization, or 24 25 organized committee of interested citizens is only required to 26 attend and complete the election challenger training once before 27 each primary, general, and special election as offered by the 28 secretary of state or any county clerk.

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(3) The secretary of state shall create and maintain a



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1 registry that includes each political party, incorporated 2 organization, and organized committee of interested citizens that 3 completes the election challenger training under this section. For each political party, incorporated organization, and organized 4 5 committee of interested citizens in the registry, the name of each 6 individual who attended the training and the name of a contact 7 person for that political party, incorporated organization, or 8 organized committee of interested citizens must be included in the 9 registry. If a political party, incorporated organization, or 10 organized committee of interested citizens attends and completes 11 the election challenger training from a county clerk, that county 12 clerk must immediately notify the secretary of state and the 13 secretary of state must add the name of that political party, 14 incorporated organization, or organized committee of interested 15 citizens, the name of each individual who attended the training, and the contact information for that political party, incorporated 16 17 organization, or organized committee of interested citizens to the 18 registry. The secretary of state must post and maintain the 19 registry on the department of state's website and make the 20 information in the registry available to each county clerk.

21 (4) Upon completion of the election challenger training as 22 provided in subsection (1), and before the primary, general, or 23 special election, the political party, incorporated organization, 24 or organized committee of interested citizens must provide election 25 challenger training for those individuals seeking to be election 26 challengers for that political party, incorporated organization, or 27 organized committee of interested citizens. The election challenger 28 training for the individuals seeking to be election challengers 29 must include, but not be limited to, the comprehensive training



described under section 31(1)(o) regarding the processes and procedures on election day and the powers, rights, and duties of election challengers. The political party, incorporated organization, or organized committee of interested citizens must provide separate training for those individuals seeking to be election challengers at an absent voter counting board.

7 (5) Upon completion of the election challenger training under 8 subsection (4), the political party, incorporated organization, or 9 organized committee of interested citizens must issue a certificate 10 of completion, signed by an officer of that political party, 11 incorporated organization, or organized committee of interested citizens, to the individual seeking to be an election challenger. 12 13 The political party, incorporated organization, or organized 14 committee of interested citizens may issue the certificate of 15 completion electronically to the individual seeking to be an election challenger if the electronic certificate of completion 16 17 contains an electronic signature from an officer of that political 18 party, incorporated organization, or organized committee of 19 interested citizens. A signed certificate of completion is valid 20 for 90 days after the date it is issued. The political party, 21 incorporated organization, or organized committee of interested 22 citizens must maintain a record of each individual issued a signed 23 certificate of completion by that political party, incorporated 24 organization, or organized committee of interested citizens.

(6) If a political party, incorporated organization, or
organized committee of interested citizens issues a signed
certificate of completion to an individual who the political party,
incorporated organization, or organized committee of interested
citizens did not provide election challenger training, the

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political party, incorporated organization, or organized committee of interested citizens is responsible for a state civil infraction and may be ordered to pay a civil fine of not more than \$2,500.00.



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