# **ARIZONA HOUSE OF REPRESENTATIVES**



Fifty-fifth Legislature First Regular Session

**Senate**: GOV DP 5-3-0-0 | 3<sup>rd</sup> Read 16-14-0-0

House: GE DPA/SE 7-6-0-0

SB 1106: voting residency; intent to remain
S/E registration; permanent early voting list
Sponsor: Senator Mesnard, LD 17
Caucus & COW

## Summary of the Strike-Everything Amendment to SB 1106

### Overview

Requires a county recorder to cancel a voter registration from the registration rolls or permanent early voting list (PEVL) of that county, upon notification from another county that the individual registered to vote in that county.

#### **History**

Any registered voter may request to be included on PEVL and receive an early ballot by mail for any election for which the county voter registration roll is used to prepare the election register.

A voter may be removed from PEVL if:

- 1) The voter requests in writing to be removed from PEVL;
- 2) The voter's registration or eligibility is moved to inactive status or canceled as otherwise provided by law; or
- 3) The notice sent by the county recorder or other officer in charge of elections is returned undeliverable and the county recorder or other officer in charge of elections is unable to contact the voter to determine the voter's continued desire to remain on the list (A.R.S. § 16-544).

## **Provisions**

## Registration Rolls

- 1. Requires a county recorder to cancel a voter registration when the county receives notification from another county that the person registered to vote in that other county. (Sec. 1)
- 2. Directs a county recorder, upon receiving credible information that a person has registered to vote in a different county, to confirm the person's voter registration with that other county and, on confirmation, cancel the person's registration. (Sec. 1)

#### **PEVL**

- 3. Removes the requirement that a county recorder take necessary steps to contact the voter at the voter's new residence address if an election notice is returned undeliverable by the postal service. (Sec. 2)
- 4. Allows a person who receives an early ballot at an address at which another person formerly resided, without voting the ballot or signing the envelope, to indicate on the outside of the envelope that the person has moved and mail it back to the county recorder or other officer in charge of elections specified on the envelope. (Sec. 2)

☐ Prop 105 (45 votes)	☐ Prop 108 (40 votes)	☐ Emergency (40 votes)	☐ Fiscal Note	

- a) Specifies that upon receipt of such response, the county recorder or other officer in charge of elections is required to move the voter to inactive status and remove the voter from PEVL. (Sec. 2)
- 5. Requires the county recorder, upon receiving notification from another county that a person has registered to vote in that other county, to remove that person from PEVL. (Sec. 2)
- 6. Instructs a county recorder, upon receiving credible information that a person has registered to vote in a different county, to confirm the person's voter registration with that other county and, on confirmation, remove the person from that county's PEVL. (Sec. 2)
- 7. States that knowingly assisting any other person that resides in another state in voting, including forwarding an early ballot addressed to the other person, is a class 5 felony. (Sec. 3)
- 8. Makes technical and conforming changes. (Sec. 1, 2)