Senate Bill 403

By: Senators Thompson of the 14th, Brass of the 28th, Mullis of the 53rd, Albers of the 56th, Beach of the 21st and others

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 2 of Title 21 of the Official Code of Georgia Annotated, relating to
- 2 primaries and elections generally, so as to provide for uniform election equipment in this
- 3 state; to provide that direct recording electronic voting systems shall not be used in primaries
- 4 or elections in this state after January 1, 2024; to provide for definitions; to provide for ballot
- 5 marking devices and standards and procedures for such devices; to provide for audits of
- 6 election results and procedures therefor; to provide for conforming changes; to provide for
- 7 related matters; to provide for an effective date; to repeal conflicting laws; and for other
- 8 purposes.

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## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

10 SECTION 1.

- 11 Chapter 2 of Title 21 of the Official Code of Georgia Annotated, relating to primaries and
- 12 elections generally, is amended by revising paragraphs (2), (4.1), and (18) of Code
- 13 Section 21-2-2, relating to definitions, and adding new paragraphs to read as follows:
- 14 "(.3) 'Automatic tabulating equipment' means apparatus, including ballot scanning
- machines, that are utilized to ascertain the manner by which paper ballots have been
- marked by electors, whether by hand or by means of electronic ballot markers, and that
- 17 <u>count the votes marked on such ballots."</u>
- 18 "(2) 'Ballot labels marking device' means the cards, paper, or other material placed on the
- 19 front of a voting machine containing the names of offices and candidates and statements
- 20 of questions to be voted on a pen, pencil, or similar writing tool, or an electronic device
- 21 <u>designed for use in marking paper ballots so that its mark may be detected as a vote so</u>
- 22 <u>cast and then counted by automatic tabulating equipment.</u>
- 23 (2.1) 'Ballot scanner' means an electronic recording device which receives an elector's
- 24 <u>ballot and tabulates the votes on the ballot by its own devices; also known as a 'tabulating</u>
- 25 machine.'"

26 "(4.1) 'Direct recording electronic' or 'DRE' voting equipment means a computer driven 27 unit for casting and counting votes on which an elector touches a video screen or a button 28 adjacent to a video screen to cast his or her vote. Such term shall not encompass ballot 29 marking devices or electronic ballot markers." 30 "(7.1) 'Electronic ballot marker' means an electronic device that does not compute or 31 retain votes; may integrate components such as a ballot scanner, printer, touch screen 32 monitor, audio output, and a navigational keypad; and uses electronic technology to independently and privately mark a paper ballot at the direction of an elector, interpret 33 34 ballot selections, communicate such interpretation for elector verification, and print an 35 elector-verifiable paper ballot." "(18) 'Official ballot' means a ballot, whether paper, mechanical, or electronic, which is 36 37 furnished by the superintendent or governing authority in accordance with Code Section 21-2-280, including ballots read by optical scanning tabulators that are read by 38 39 ballot scanners." 40 "(19.1) 'Optical scanning voting system' means a system employing paper ballots on which electors cast votes with a ballot marking device or electronic ballot marker after 41 which votes are counted by automatic tabulating equipment." 42 43 "(28.1) 'Precinct ballot scanner' is a ballot scanner." 44 "(32.1) 'Scanning ballot' means a printed paper ballot designed to be marked by an 45 elector with a ballot marking device or electronic ballot marker and then inserted for 46 casting into a ballot scanner."

47 **SECTION 2.** 

Said chapter is further amended by revising paragraph (15) of subsection (a) of Code Section 21-2-50, relating to the powers and duties of the Secretary of State and prohibition against serving in a fiduciary capacity, as follows:

51 "(15) To develop, program, build, and review ballots for use by counties and municipalities on direct recording electronic (DRE) voting systems in use in the state."

SECTION 3.

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Said chapter is further amended by revising subsection (a) of Code Section 21-2-267, relating
 to equipment, arrangement, and storage at polling places, as follows:

"(a) The governing authority of each county and municipality shall provide and the superintendent shall cause all rooms used as polling places to be provided with suitable heat and light and, in precincts in which ballots are used, with a sufficient number of voting compartments or booths with proper supplies in which the electors may conveniently mark their ballots, with a curtain, screen, or door in the upper part of the front of each

compartment or booth so that in the marking thereof they may be screened from the observation of others. A curtain, screen, or door shall not be required, however, for the self-contained units used as voting booths in which direct recording electronic (DRE) voting units or electronic ballot markers are located if such booths have been designed so as to ensure the privacy of the elector. When practicable, every polling place shall consist of a single room, every part of which is within the unobstructed view of those present therein and shall be furnished with a guardrail or barrier closing the inner portion of such room, which guardrail or barrier shall be so constructed and placed that only such persons as are inside such rail or barrier can approach within six feet of the ballot box and voting compartments, or booths, or voting machines, as the case may be. The ballot box and voting compartments or booths shall be so arranged in the voting room within the enclosed space as to be in full view of those persons in the room outside the guardrail or barrier. The voting machine or machines shall be placed in the voting rooms within the enclosed space so that, unless its construction shall otherwise require, the ballot labels on the face of the machine can be plainly seen by the poll officers when the machine is not occupied by an elector. In the case of direct recording electronic (DRE) voting units or electronic ballot markers, the units devices shall be arranged in such a manner as to ensure the privacy of the elector while voting on such units devices, to allow monitoring of the units devices by the poll officers while the polls are open, and to permit the public to observe the voting without affecting the privacy of the electors as they vote."

SECTION 4.

Said chapter is further amended by revising Code Section 21-2-293, relating to correction of mistakes and omissions on ballots, as follows:

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(a) If the election superintendent discovers that a mistake or omission has occurred in the printing of official ballots or in the programming of the display of the official ballot on DRE voting equipment or electronic ballot markers for any primary or election, the superintendent is authorized on his or her own motion to take such steps as necessary to correct such mistake or omission if the superintendent determines that such correction is feasible and practicable under the circumstances; provided, however, that the superintendent gives at least 24 hours notice to the Secretary of State and any affected candidates of the mistake or omission prior to making such correction.

(b) When it is shown by affidavit that a mistake or omission has occurred in the printing of official ballots or in the programming of the display of the official ballot on DRE voting equipment or electronic ballot markers for any primary or election, the superior court of the proper county may, upon the application of any elector of the county or municipality,

require the superintendent to correct the mistake or omission or to show cause why he or she should not do so."

**SECTION 5.** 

Said chapter is further amended by revising subsection (a) of Code Section 21-2-300, relating to provision of new voting equipment by state, contingent upon appropriations, county responsibilities, education, and county and municipal contracts for equipment, as follows:.

"(a)(1) Provided that the General Assembly specifically appropriates funding to the Secretary of State to implement this subsection, the The equipment used for casting and counting votes in county, state, and federal elections shall, by the July, 2004, primary election and afterwards, be the same in each county in this state and shall be provided to each county by the state, as determined by the Secretary of State. Notwithstanding any provision of law to the contrary, on and after January 1, 2024, only optical scanning voting system equipment shall be used in federal, state, and county primaries and elections in the State of Georgia.

(2) Not later than August 1, 2018, the Secretary of State shall issue a competitive public solicitation to select optical scanning voting system equipment and supporting services

(2) Not later than August 1, 2018, the Secretary of State shall issue a competitive public solicitation to select optical scanning voting system equipment and supporting services for use in primaries and elections in each county in this state. A vendor selection shall be made, price and contract negotiations shall be completed, and the selection shall be announced by December 31, 2018.

(3) Provided that the General Assembly specifically appropriates funding to implement this subsection by not later than July 1, 2019, the Secretary of State shall provide optical scanning voting equipment to counties in Georgia for use in all federal, state, and county primaries and elections by no later than the 2020 presidential preference primary.

(4) Notwithstanding any provision of law to the contrary, the Secretary of State is authorized to conduct pilot programs to test and evaluate the use of optical scanning voting systems and voter-verifiable ballots in primaries and elections in this state."

**SECTION 6.** 

Said chapter is further amended by revising paragraph (5) of Code Section 21-2-365, relating
 to requirements for use of optical scanning voting systems, as follows:

"(5) An optical scanning tabulator A ballot scanner shall preclude the counting of votes for any candidate or upon any question for whom or upon which an elector is not entitled to vote; shall preclude the counting of votes for more persons for any office than he or she is entitled to vote for; and shall preclude the counting of votes for any candidate for the same office or upon any question more than once;".

131 **SECTION 7.** 

132 Said chapter is further amended by revising subsection (a) of Code Section 21-2-369, relating

- to printing of ballots and arrangement, as follows:
- 134 "(a) The ballots shall be printed in black ink upon clear, white, or colored material, of such
- size and arrangement as will suit the construction of the optical ballot scanner, and in plain,
- clear type so as to be easily readable by persons with normal vision; provided, however,
- that red material shall not be used except that all ovals appearing on the ballot to indicate
- where a voter should mark to cast a vote may be printed in red ink."
- 139 **SECTION 8.**
- 140 Said chapter is further amended by revising Code Section 21-2-372, relating to ballot
- 141 description, as follows:
- 142 "21-2-372.
- Ballots shall be of suitable design, size, and stock to permit processing by a tabulating
- machine ballot scanner and shall be printed in black ink on clear, white, or colored
- material. In counties using a central count tabulating system, a serially numbered strip
- shall be attached to each ballot in a manner and form similar to that prescribed in this
- chapter for paper ballots."
- SECTION 9.
- 149 Said chapter is further amended by revising subsections (a) and (b) of Code
- 150 Section 21-2-374, relating to proper programming, proper order, testing, and supplies, as
- 151 follows:
- 152 "21-2-374.
- 153 (a) The superintendent of each county or municipality shall order the proper programming
- to be placed in each tabulator <u>ballot scanner</u> used in any precinct or central tabulating
- 155 location.

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- (b) On or before the third day preceding a primary or election, including special primaries,
- special elections, and referendum elections, the superintendent shall have the optical
- scanning tabulators ballot scanners tested to ascertain that they will correctly count the
- votes cast for all offices and on all questions. Public notice of the time and place of the test
- shall be made at least five days prior thereto; provided, however, that, in the case of a
- runoff, the public notice shall be made at least three days prior thereto. Representatives of
- political parties and bodies, candidates, news media, and the public shall be permitted to
- so marked as to record a predetermined number of valid votes for each candidate and on
- each question and shall include for each office one or more ballots which are improperly

observe such tests. The test shall be conducted by processing a preaudited group of ballots

marked and one or more ballots which have votes in excess of the number allowed by law in order to test the ability of the optical scanning tabulator ballot scanner to reject such votes. The optical scanning tabulator ballot scanner shall not be approved unless it produces an errorless count. If any error is detected, the cause therefor shall be ascertained and corrected; and an errorless count shall be made before the tabulator ballot scanner is approved. The superintendent shall cause the pretested tabulators ballot scanners to be placed at the various polling places to be used in the primary or election. The superintendent shall require that each optical scanning tabulator ballot scanner be thoroughly tested and inspected prior to each primary and election in which it is used and shall keep such tested material as certification of an errorless count on each tabulator ballot scanner. In counties using central count optical scanning tabulators ballot scanners, the same test shall be repeated immediately before the start of the official count of the ballots and at the conclusion of such count. Precinct tabulators ballot scanners shall produce a zero tape prior to any ballots being inserted on the day of any primary or election."

**SECTION 10.** 

Said chapter is further amended by revising Code Section 21-2-375, relating to delivery of equipment to polling places, protection for equipment, and required accessories, as follows:

183 "21-2-375.

- 184 (a) In counties using precinct count optical scanning tabulators ballot scanners, the
  185 superintendent shall deliver the proper optical scanning tabulator ballot scanner to the
  186 polling places at least one hour before the time set for opening of the polls at each primary
  187 or election and shall cause each to be set up in the proper manner for use in voting.
  - (b) The superintendent shall provide ample protection against molestation of and injury to the optical scanning tabulator ballot scanner and, for that purpose, shall call upon any law enforcement officer to furnish such assistance as may be necessary; and it shall be the duty of the law enforcement officer to furnish such assistance when so requested by the superintendent.
  - (c) The superintendent shall at least one hour before the opening of the polls:
- (1) Provide sufficient lighting to enable electors, while in the voting booth, to read the ballot, which lighting shall be suitable for the use of poll officers in examining the booth; and such lighting shall be in good working order before the opening of the polls;
  - (2) Prominently post directions for voting on the optical scanning ballot within the voting booth; at least two sample ballots in use for the primary or election shall be posted prominently outside the enclosed space within the polling place;

200	(3) Ensure that the precinct count optical scanning tabulator ballot scanner shall have a
201	seal securing the memory pack in use throughout the election day; such seal shall not be
202	broken unless the tabulator ballot scanner is replaced due to malfunction; and
203	(4) Provide such other materials and supplies as may be necessary or as may be required
204	by law."
205	SECTION 11.
206	Said chapter is further amended by revising Code Section 21-2-377, relating to custody and
207	storage when not in use, as follows:
208	"21-2-377.
209	(a) The superintendent shall designate a person or persons who shall have custody of the
210	optical scanning tabulators ballot scanners of the county or municipality when they are not
211	in use at a primary or election and shall provide for his or her compensation and for the
212	safe storage and care of the optical scanning tabulators ballot scanners.
213	(b) All optical scanning tabulators ballot scanners, when not in use, shall be properly
214	covered and stored in a suitable place or places."
215	SECTION 12.
216	Said chapter is further amended by revising Part 5 of Article 9, relating to electronic
217	recording voting systems, by repealing the part and inserting in lieu thereof the following:
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218	" <u>Part 6</u>
219	21-2-379.21.
220	Each polling place in this state utilizing optical scanning voting systems shall be equipped
221	with at least one electronic ballot marker that meets the requirements as set forth in this
222	part.
223	<u>21-2-379.22.</u>
224	No electronic ballot marker shall be adopted or used in primaries or elections in this state
225	unless it shall, at the time, satisfy the following requirements:
226	(1) Provide facilities for marking ballots for all such candidates and questions for which
227	the elector shall be entitled to vote in a primary or election;
228	(2) Permit each elector, in one operation, to mark a vote for presidential electors for all
229	the candidates of one party or body for the office of presidential elector;
230	(3) Permit each elector to mark votes, at any election, for any person and for any office
231	for whom and for which he or she is lawfully entitled to vote, whether or not the name

232 of such person or persons appears as a candidate for election; to mark votes for as many persons for an office as he or she is entitled to vote for; and to mark votes for or against 233 234 any question upon which he or she is entitled to vote; 235 (4) Preclude the marking of votes for any candidate or upon any question for whom or upon which an elector is not entitled to vote; preclude the marking of votes for more 236 237 persons for any office than the elector is entitled to vote for; and preclude the marking of 238 votes for any candidate for the same office or upon any question more than once; 239 (5) Permit voting in absolute secrecy so that no person can see or know for whom any 240 other elector has voted or is voting, save an elector whom he or she has assisted or is 241 assisting in voting, as prescribed by law; 242 (6) Be constructed of material of good quality in a neat and workmanlike manner; 243 (7) When properly operated, mark correctly and accurately every vote cast; 244 (8) Be so constructed that an elector may readily learn the method of operating it; and 245 (9) Be safely transportable. 246 21-2-379.23. (a) Any person or organization owning, manufacturing, or selling, or being interested in 247 248 the manufacture or sale of, any electronic ballot marker may request that the Secretary of 249 State examine the device. Any ten or more electors of this state may, at any time, request 250 that the Secretary of State reexamine any such device previously examined and approved 251 by him or her. Before any such examination or reexamination, the person, persons, or 252 organization requesting such examination or reexamination shall pay to the Secretary of 253 State the reasonable expenses of such examination or reexamination. The Secretary of 254 State shall publish and maintain on his or her website the cost of such examination or 255 reexamination. The Secretary of State may, at any time, in his or her discretion, reexamine 256 any such device. 257 (b) The Secretary of State shall thereupon examine or reexamine such device and shall 258 make and file in his or her office a report, attested by his or her signature and the seal of 259 his or her office, stating whether, in his or her opinion, the kind of device so examined can 260 be safely and accurately used by electors at primaries and elections as provided in this 261 chapter. If this report states that the device can be so used, the device shall be deemed 262 approved, and devices of its kind may be adopted for use at primaries and elections as 263 provided in this chapter. 264 (c) Any device that is not so approved shall not be used at any primary or election and if, upon the reexamination of any such device previously approved, it shall appear that the 265 266 device can no longer be safely or accurately used by electors at primaries or elections as

provided in this chapter because of an inability to accurately record votes, the approval of

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268 the same shall immediately be revoked by the Secretary of State, and no such device shall

- 269 thereafter be purchased for use or be used in this state.
- 270 (d) Any vendor who completes a sale of an electronic ballot marker that has not been
- 271 <u>certified by the Secretary of State to a governmental body in this state shall be subject to</u>
- 272 <u>a penalty of \$100,000.00</u>, payable to the State of Georgia, plus reimbursement of all costs
- 273 and expenses incurred by the governmental body in connection with the sale. The State
- Election Board shall have the authority to impose such penalty upon a finding that such a
- sale has occurred.
- 276 (e) When a device has been so approved, no improvement or change that does not impair
- its accuracy, efficiency, or capacity shall render necessary a reexamination or reapproval
- of such device, or of its kind.
- 279 (f) Neither the Secretary of State, nor any custodian, nor the governing authority of any
- 280 county or municipality or a member of such governing authority nor any other person
- 281 <u>involved in the examination process shall have any pecuniary interest in any device or in</u>
- 282 <u>the manufacture or sale thereof.</u>
- 283 <u>21-2-379.24.</u>
- 284 (a) The superintendent of each county or municipality shall cause the proper ballot design
- 285 and style to be programmed for each electronic ballot marker which is to be used in any
- 286 precinct within such county or municipality, cause each such device to be placed in proper
- order for voting, and examine each unit before it is sent to a polling place for use in a
- 288 primary or election to verify that each device is properly recording votes and producing
- proper ballots.
- 290 (b) The superintendent may appoint, with the approval of the county or municipal
- 291 governing authority, as appropriate, a custodian of the electronic ballot markers, and deputy
- 292 <u>custodians as may be necessary, whose duty shall be to prepare the devices to be used in</u>
- 293 the county or municipality at the primaries and elections to be held therein. Each custodian
- 294 and deputy custodian shall receive from the county or municipality such compensation as
- 295 <u>shall be fixed by the governing authority of such county or municipality. Such custodian</u>
- shall, under the direction of the superintendent, have charge of and represent the
- superintendent during the preparation of the devices as required by this chapter. The
- 298 <u>custodian and deputy custodians shall serve at the pleasure of the superintendent. Each</u>
- 299 <u>custodian and deputy custodian shall take an oath of office prepared by the Secretary of</u>
- 300 State before each primary or election which shall be filed with the superintendent.
- 301 (c) On or before the third day preceding a primary or election, including special primaries,
- 302 special elections, and referendum elections, the superintendent shall have each electronic
- 303 <u>ballot marker tested to ascertain that it will correctly record the votes cast for all offices and</u>

on all questions and produce a ballot reflecting such choices of the elector in a manner that the State Election Board shall prescribe by rule or regulation. Public notice of the time and place of the test shall be made at least five days prior thereto; provided, however, that, in the case of a runoff, the public notice shall be made at least three days prior thereto. Representatives of political parties and bodies, news media, and the public shall be permitted to observe such tests.

310 <u>21-2-379.25.</u>

- (a) All electronic ballot markers and related equipment, when not in use, shall be properly
   stored and secured under conditions as shall be specified by the Secretary of State.
- 313 (b) The superintendent shall store the devices and related equipment under his or her supervision or shall designate a person or entity who shall provide secure storage of such devices and related equipment when it is not in use at a primary or election. The superintendent shall provide compensation for the safe storage and care of such devices and related equipment if the devices and related equipment are stored by a person or entity

other than the superintendent."

**SECTION 13.** 

Said chapter is further amended by revising subsection (e) of Code Section 21-2-413, relating to conduct of voters, campaigners, and others at polling places generally, as follows:

"(e) No person shall use photographic or other electronic monitoring or recording devices, cameras, or cellular telephones while such person is in a polling place while voting is taking place; provided, however, that a poll manager, in his or her discretion, may allow the use of photographic devices in the polling place under such conditions and limitations as the election superintendent finds appropriate, and provided, further, that no photography shall be allowed of a ballot or the face of a voting machine or DRE unit or electronic ballot marker while an elector is voting such ballot or machine or DRE unit or using such electronic ballot marker and no photography shall be allowed of an electors list, electronic electors list, or the use of an electors list or electronic electors list. This subsection shall not prohibit the use of photographic or other electronic monitoring or recording devices, cameras, or cellular telephones by poll officials for official purposes."

**SECTION 14.** 

334 Said chapter is further amended by revising Code Section 21-2-482, relating to absentee

335 ballots for precincts using optical scanning voting equipment, as follows:

336 "21-2-482.

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Ballots in a precinct using optical scanning voting equipment for use voting by absentee electors shall be prepared sufficiently in advance by the superintendent and shall be delivered to the board of registrars as provided in Code Section 21-2-384. Such ballots shall be marked 'Official Absentee Ballot' and shall be in substantially the form for ballots required by Article 8 of this chapter, except that in counties or municipalities using voting machines, direct recording electronic (DRE) units, or optical ballot scanners, the ballots may be in substantially the form for the ballot labels required by Article 9 of this chapter or in such form as will allow the ballot to be machine tabulated. Every such ballot shall have printed on the face thereof the following:

'I understand that the offer or acceptance of money or any other object of value to vote for any particular candidate, list of candidates, issue, or list of issues included in this election constitutes an act of voter fraud and is a felony under Georgia law.'

The form for either ballot shall be determined and prescribed by the Secretary of State."

**SECTION 15.** 

- 351 Said chapter is further amended by revising Code Section 21-2-498, which was previously
- reserved, as follows:
- 353 "21-2-498.
- 354 (a) As used in this Code section, the term 'risk-limiting audit' means an audit protocol that
- makes use of statistical methods to limit to acceptable levels the risk of certifying a
- 356 <u>preliminary election outcome that is inconsistent with the election outcome that would be</u>
- obtained by conducting a full manual tally count.
- 358 (b) Beginning with the 2020 presidential preference primary, the Secretary of State in
- 359 conjunction with local election superintendents shall be authorized to conduct
- post-election, manual tally audits or risk-limiting audits for any primary, general, or special
- 361 election, any runoffs of such elections, or any ballot question, in accordance with
- requirements set forth by rule or regulation of the Secretary of State.
- 363 (c) On and after January 1, 2024, the Secretary of State in conjunction with local election
- 364 <u>superintendents shall conduct post-election, risk-limiting audits for all federal and</u>
- 365 gubernatorial primary and general elections, any runoffs of such elections, and any
- 366 <u>state-wide ballot question, in accordance with requirements set forth by rule or regulation</u>
- of the Secretary of State.
- 368 (d) In conducting each audit, the Secretary of State and local election superintendents
- 369 <u>shall:</u>
- (1) Complete the audit prior to final certification of the contest;

371 (2) Ensure that all ballots are included in the audit, whether cast in person, by absentee ballot, advance voting, provisional ballot, or otherwise; 372 373 (3) Provide to the public a report of the unofficial final tabulated vote results for the 374 contest prior to conducting the audit; 375 (4) Complete the audit in public view; and 376 (5) Provide to the public details of the audit within 48 hours of completion. 377 (e) If the audit of any contest leads to a full manual tally count of the ballots cast, the results of such manual tally count shall determine the official contest results. 378 379 (f) The State Election Board shall promulgate rules, regulations, and procedures to implement and administer the provisions of this Code section. Reserved." 380 381 **SECTION 16.** Said chapter is further amended by revising paragraph (8) of Code Section 21-2-566, relating 382 to interference with primaries and elections generally, as follows: 383 384 "(8) Willfully tampers with any electors list, voter's certificate, numbered list of voters, 385 ballot box, voting machine, direct recording electronic (DRE) equipment, electronic 386 <u>ballot marker</u>, or tabulating machine" 387 **SECTION 17.** Said chapter is further amended by revising paragraph (3) of Code Section 21-2-579, relating 388 389 to fraudulently allowing ballot or voting machine to be seen, casting unofficial ballot, and 390 receiving unauthorized assistance in voting, as follows: 391 "(3) Without having made the affirmation under oath or declaration required by Code 392 Section 21-2-409, or when the disability which he or she declared at the time of 393 registration no longer exists, permits another to accompany him or her into the voting 394 compartment or voting machine booth or to mark his or her ballot or to register his or her 395 vote on the voting machine or direct recording electronic (DRE) equipment or use an electronic ballot marker; or" 396 397 **SECTION 18.** Said chapter is further amended by revising Code Section 21-2-580, relating to tampering 398 399 with, damaging, improper preparation of, or prevention of proper operation of voting 400 machines, as follows: "21-2-580. 401 402 Any person who: 403 (1) Unlawfully opens, tampers with, or damages any voting machine or electronic ballot 404 marker or tabulating machine to be used or being used at any primary or election;

405 (2) Willfully prepares a voting machine <u>or an electronic ballot marker or tabulating</u>
406 <u>machine</u> for use in a primary or election in improper order for voting; or

(3) Prevents or attempts to prevent the correct operation of such <u>electronic ballot marker</u> or tabulating machine or voting machine

shall be guilty of a felony."

410 **SECTION 19.** 

- 411 Said chapter is further amended by revising Code Section 21-2-582, relating to tampering
- 412 with, damaging, or preventing of proper operation of direct recording electronic equipment
- 413 or tabulating device, as follows:
- 414 "21-2-582.

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- Any person who tampers with or damages any direct recording electronic (DRE)
- 416 equipment or electronic ballot marker or tabulating computer machine or device to be used
- or being used at or in connection with any primary or election or who prevents or attempts
- 418 to prevent the correct operation of any direct recording electronic (DRE) equipment or
- 419 <u>electronic ballot marker</u> or tabulating <del>computer</del> <u>machine</u> or device shall be guilty of a
- 420 felony."
- 421 **SECTION 20.**
- 422 Said chapter is further amended by revising Code Section 21-2-582.1, relating to penalty for
- 423 voting equipment modification, as follows:
- 424 "21-2-582.1.
- 425 (a) For the purposes of this Code section, the term 'voting equipment' shall mean a voting
- 426 machine, tabulating machine, optical scanning voting system, or direct recording electronic
- voting system, or electronic ballot marker.
- 428 (b) Any person or entity, including, but not limited to, a manufacturer or seller of voting
- equipment, who alters, modifies, or changes any aspect of such voting equipment without
- prior approval of the Secretary of State is guilty of a felony."
- **SECTION 21.**
- 432 Said chapter is further amended by revising Code Section 21-2-587, relating to frauds by poll
- 433 workers, as follows:
- 434 "21-2-587.
- 435 Any poll officer who willfully:
- 436 (1) Makes a false return of the votes cast at any primary or election;
- 437 (2) Deposits fraudulent ballots in the ballot box or certifies as correct a false return of
- 438 ballots;

439 (3) Registers fraudulent votes upon any voting machine or certifies as correct a return of fraudulent votes cast upon any voting machine; 440 441 (4) Makes any false entries in the electors list; 442 (5) Destroys or alters any ballot, voter's certificate, or electors list; (6) Tampers with any voting machine, direct recording electronic (DRE) equipment, 443 444 <u>electronic ballot marker</u>, or tabulating <del>computer</del> <u>machine</u> or device; (7) Prepares or files any false voter's certificate not prepared by or for an elector actually 445 voting at such primary or election; or 446 (8) Fails to return to the officials prescribed by this chapter, following any primary or 447 election, any keys of a voting machine; ballot box; general or duplicate return sheet; 448 tally paper;; oaths of poll officers;; affidavits of electors and others;; record of assisted 449 voters; numbered list of voters; electors list; voter's certificate; spoiled and canceled 450 ballots; ballots deposited, written, or affixed in or upon a voting machine; DRE, 451 electronic ballot marker, or tabulating machine memory cards; or any certificate or any 452 other paper or record required to be returned under this chapter 453 shall be guilty of a felony and, upon conviction thereof, shall be sentenced to imprisonment 454 for not less than one nor more than ten years or to pay a fine not to exceed \$100,000.00, 455 456 or both."

457 **SECTION 22.** 

This Act shall become effective upon its approval by the Governor or upon its becoming law without such approval.

460 **SECTION 23.** 

461 All laws and parts of laws in conflict with this Act are repealed.