1 STATE OF OKLAHOMA

1st Session of the 57th Legislature (2019)

AS INTRODUCED

An Act relating to elections; amending 26 O.S. 2011, Section 8-112, which relates to recounts; requiring

attendance when recount proceeding called to order;

providing that recount not be conducted and petition be forfeited if persons not present; and providing an

certain persons to be present and remain in

SENATE BILL 59 By: Pemberton

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BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 26 O.S. 2011, Section 8-112, is

amended to read as follows:

effective date.

Section 8-112. Once service has been accomplished, the recount shall commence pursuant to the order executed by the secretary of the appropriate election board. In the event of a recount for an office under the jurisdiction of the State Election Board, the actual recount of ballots shall be conducted by the county election board or boards as assigned by the Secretary of the State Election Board. The recount shall be conducted in the courtroom of the district court in the county or counties for which the recount is requested, and it shall be the duty of a judge of said court in and

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1 for said county to attend and, in conjunction with said county 2 election board, conduct such recount. The petitioner or 3 petitioner's agent shall be present and remain in attendance when 4 the district court judge calls the proceedings to order. In the 5 event the petitioner or petitioner's agent is not present, the 6 recount shall not be conducted and the deposit shall be forfeited by 7 the petitioner. It shall be the exclusive and sole duty of said 8 judge to hear evidence as to whether the ballots have been preserved 9 in the manner and by the officers prescribed by law, and as to 10 whether they are the identical ballots cast by the voters, and that 11 they have not been exposed to the reach of unauthorized persons, as 12 to afford a reasonable opportunity of their having been changed or 13 tampered with. The judgment of said court upon such questions shall 14 be final and conclusive. If the court cannot determine that the 15 ballots have been properly preserved, then no recount shall be 16 conducted. If the judgment of the court is that the ballots have 17 been properly preserved, then the recount of the ballots shall be 18 conducted immediately thereafter under the exclusive supervision of 19 the county election board.

SECTION 2. This act shall become effective November 1, 2019.

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