ELECTIONS RECORDS AMENDMENTS
2024 GENERAL SESSION
STATE OF UTAH
Chief Sponsor: Karen Kwan
House Sponsor:
LONG TITLE
General Description:
This bill amends provisions relating to the disclosure of the name and address of
individuals whose ballots have been rejected and not yet resolved.
Highlighted Provisions:
This bill:
 prohibits an election officer who discloses the name and address of voters whose
ballots have been rejected and not yet resolved from including in the disclosure the
name or address of a protected individual.
Money Appropriated in this Bill:
None
Other Special Clauses:
None
Utah Code Sections Affected:
AMENDS:
20A-3a-401, as last amended by Laws of Utah 2023, Chapters 56, 106, 297, and 406
and last amended by Coordination Clause, Laws of Utah 2023, Chapter 106
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 20A-3a-401 is amended to read:

20A-3a-401. Custody of voted ballots mailed or deposited in a ballot drop box --



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28 **Disposition -- Notice.** 29 (1) This section governs ballots returned by mail or via a ballot drop box. 30 (2) (a) Poll workers shall open return envelopes containing manual ballots that are in 31 the custody of the poll workers in accordance with this section. 32 (b) The poll workers shall, first, compare the signature of the voter on the affidavit of 33 the return envelope to the signature of the voter in the voter registration records. 34 (3) After complying with Subsection (2), the poll workers shall determine whether: 35 (a) the signatures correspond; 36 (b) the affidavit is sufficient; 37 (c) the voter is registered to vote in the correct precinct; (d) the voter's right to vote the ballot has been challenged; 38 39 (e) the voter has already voted in the election; 40 (f) the voter is required to provide valid voter identification; and 41 (g) if the voter is required to provide valid voter identification, whether the voter has 42 provided valid voter identification. 43 (4) (a) The poll workers shall take the action described in Subsection (4)(b) if the poll 44 workers determine: 45 (i) in accordance with the rules made under Subsection (11): 46 (A) that the signature on the affidavit of the return envelope is reasonably consistent 47 with the individual's signature in the voter registration records; or (B) for an individual who checks the box described in Subsection (5)(c)(v), that the 48 49 signature is verified by alternative means; 50 (ii) that the affidavit is sufficient; 51 (iii) that the voter is registered to vote in the correct precinct; 52 (iv) that the voter's right to vote the ballot has not been challenged; 53 (v) that the voter has not already voted in the election; and 54 (vi) for a voter required to provide valid voter identification, that the voter has 55 provided valid voter identification. 56 (b) If the poll workers make all of the findings described in Subsection (4)(a), the poll

(i) remove the manual ballot from the return envelope in a manner that does not

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workers shall:

59	destroy the affidavit on the return envelope;
60	(ii) ensure that the ballot does not unfold and is not otherwise examined in connection
61	with the return envelope; and
62	(iii) place the ballot with the other ballots to be counted.
63	(c) If the poll workers do not make all of the findings described in Subsection (4)(a),
64	the poll workers shall:
65	(i) disallow the vote;
66	(ii) without opening the return envelope, record the ballot as "rejected" and state the
67	reason for the rejection; and
68	(iii) place the return envelope, unopened, with the other rejected return envelopes.
69	(5) (a) If the poll workers reject an individual's ballot because the poll workers
70	determine, in accordance with rules made under Subsection (11), that the signature on the
71	return envelope is not reasonably consistent with the individual's signature in the voter
72	registration records, the election officer shall:
73	(i) contact the individual in accordance with Subsection (6); and
74	(ii) inform the individual:
75	(A) that the individual's signature is in question;
76	(B) how the individual may resolve the issue; and
77	(C) that, in order for the ballot to be counted, the individual is required to deliver to the
78	election officer a correctly completed affidavit, provided by the county clerk, that meets the
79	requirements described in Subsection (5)(c).
80	(b) The election officer shall ensure that the notice described in Subsection (5)(a)
81	includes:
82	(i) when communicating the notice by mail, a printed copy of the affidavit described in
83	Subsection (5)(c) and a courtesy reply envelope;
84	(ii) when communicating the notice electronically, a link to a copy of the affidavit

the voter or in a voicemail, arrangements for the voter to receive a copy of the affidavit described in Subsection (5)(c), either in person from the clerk's office, by mail, or

(iii) when communicating the notice by phone, either during a direct conversation with

described in Subsection (5)(c) or information on how to obtain a copy of the affidavit; or

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90	(c) An affidavit described in Subsection (5)(a)(ii)(C) shall include:
91	(i) an attestation that the individual voted the ballot;
92	(ii) a space for the individual to enter the individual's name, date of birth, and driver
93	license number or the last four digits of the individual's social security number;
94	(iii) a space for the individual to sign the affidavit;
95	(iv) a statement that, by signing the affidavit, the individual authorizes the lieutenant
96	governor's and county clerk's use of the individual's signature on the affidavit for voter
97	identification purposes; and
98	(v) a check box accompanied by language in substantially the following form: "I am a
99	voter with a qualifying disability under the Americans with Disabilities Act that impacts my
100	ability to sign my name consistently. I can provide appropriate documentation upon request. To
101	discuss accommodations, I can be contacted at".
102	(d) In order for an individual described in Subsection (5)(a) to have the individual's
103	ballot counted, the individual shall deliver the affidavit described in Subsection (5)(c) to the
104	election officer.
105	(e) An election officer who receives a signed affidavit under Subsection (5)(d) shall
106	immediately:
107	(i) scan the signature on the affidavit electronically and keep the signature on file in the
108	statewide voter registration database developed under Section 20A-2-502;
109	(ii) if the election officer receives the affidavit no later than 5 p.m. three days before
110	the day on which the canvass begins, count the individual's ballot; and
111	(iii) if the check box described in Subsection (5)(c)(v) is checked, comply with the
112	rules described in Subsection (11)(c).
113	(6) (a) The election officer shall, within two business days after the day on which an
114	individual's ballot is rejected, notify the individual of the rejection and the reason for the
115	rejection, by phone, mail, email, or SMS text message, unless:
116	(i) the ballot is cured within one business day after the day on which the ballot is
117	rejected; or
118	(ii) the ballot is rejected because the ballot is received late or for another reason that
119	cannot be cured.
120	(b) If an individual's ballot is rejected for a reason described in Subsection (6)(a)(ii),

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121	the election officer shall notify the individual of the rejection and the reason for the rejection by
122	phone, mail, email, or SMS text message, within the later of:
123	(i) 30 days after the day of the rejection; or
124	(ii) 30 days after the day of the election.
125	(c) The election officer may, when notifying an individual by phone under this
126	Subsection (6), use auto-dial technology.
127	(7) An election officer may not count the ballot of an individual whom the election
128	officer contacts under Subsection (5) or (6) unless, no later than 5 p.m. three days before the
129	day on which the canvass begins, the election officer:
130	(a) receives a signed affidavit from the individual under Subsection (5); or
131	(b) (i) contacts the individual;
132	(ii) if the election officer has reason to believe that an individual, other than the voter
133	to whom the ballot was sent, signed the ballot affidavit, informs the individual that it is
134	unlawful to sign a ballot affidavit for another person, even if the person gives permission;
135	(iii) verifies the identity of the individual by:
136	(A) requiring the individual to provide at least two types of personal identifying
137	information for the individual; and
138	(B) comparing the information provided under Subsection (7)(b)(iii)(A) to records
139	relating to the individual that are in the possession or control of an election officer; and
140	(iv) documenting the verification described in Subsection (7)(b)(iii), by recording:
141	(A) the name and voter identification number of the individual contacted;
142	(B) the name of the individual who conducts the verification;
143	(C) the date and manner of the communication;
144	(D) the type of personal identifying information provided by the individual;
145	(E) a description of the records against which the personal identifying information
146	provided by the individual is compared and verified; and
147	(F) other information required by the lieutenant governor.
148	(8) The election officer shall:
149	(a) retain and preserve the return envelopes in the manner provided by law for the
150	retention and preservation of ballots voted at that election;
151	(b) retain and preserve the documentation described in Subsection (7)(b)(iv); and

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152	(c) if the election officer complies with Subsection (8)(b) by including the
153	documentation in the voter's voter registration record, make, retain, and preserve a record of the
154	name and voter identification number of each voter contacted under Subsection (7)(b).
155	(9) (a) The election officer shall record the following in the database used to verify
156	signatures:
157	(i) any initial rejection of a ballot under Subsection (4)(c), within one business day
158	after the day on which the election officer rejects the ballot; and
159	(ii) any resolution of a rejection of a ballot under Subsection (7), within one business
160	day after the day on which the ballot rejection is resolved.
161	(b) An election officer shall include, in the canvass report, a final report of the
162	disposition of all rejected and resolved ballots, including, for ballots rejected, the following:
163	(i) the number of ballots rejected because the voter did not sign the voter's ballot; and
164	(ii) the number of ballots rejected because the voter's signatures on the ballot, and in
165	records on file, do not correspond.
166	(10) Willful failure to comply with this section constitutes willful neglect of duty under
167	Section 20A-5-701.
168	(11) The director of elections within the Office of the Lieutenant Governor shall make
169	rules, in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, to
170	establish:
171	(a) criteria and processes for use by poll workers in determining if a signature
172	corresponds with the signature on file for the voter under Subsections (3)(a) and (4)(a)(i)(A);
173	(b) training and certification requirements for election officers and employees of
174	election officers regarding the criteria and processes described in Subsection (11)(a); and
175	(c) in compliance with Title II of the Americans with Disabilities Act of 1990, 42
176	U.S.C. Secs. 12131 through 12165, an alternative means of verifying the identity of an
177	individual who checks the box described in Subsection (5)(c)(v).
178	(12) [Hf] Subject to Subsection (13), if, in response to a request, and in accordance with
179	the requirements of law, an election officer discloses the name or address of voters whose
180	ballots have been rejected and not yet resolved, the election officer shall:

(a) make the disclosure within two business days after the day on which the request is

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made;

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183	(b) respond to each request in the order the requests were made; and
184	(c) make each disclosure in a manner, and within a period of time, that does not reflect
185	favoritism to one requestor over another.
186	(13) A disclosure described in Subsection (12) may not include the name or address of
187	a protected individual, as defined in Subsection 20A-2-104(1).
188	Section 2. Effective date.
189	This bill takes effect on May 1, 2024.