Andrea Gyger

From: McReynolds, Amber Faye - Elections Division <Amber.McReynolds@denvergov.org>

Sent: Wednesday, June 08, 2016 3:18 PM

To: SoS Rulemaking

Cc: Christi Coburn; Matthew Crane (MCrane@arapahoegov.com); Pam Anderson

Subject: ESRC Rule Comments

Attachments: 20160601_Elections_PublicComment2.pdf

Importance: High

Dear Secretary Williams,

Please accept the attached comments on behalf of the Election Statute Review Committee of the Colorado County Clerks Association. These comments were collected from various election officials across Colorado and represent a collaborative discussion on each of the proposed rules and their potential impact to election administration and the voter's experience.

Additionally, you will see various comments with regards to Rule 18. After a detailed discussion during ESRC today, we would like to propose further discussion with your office about possibly restructuring the rule to recognize the modern voting systems (that utilize digital adjudication) and the legacy systems (that do not have digital adjudication). Counties believe that clarity on this topic is critically important and we feel that it may be best to consider revisions.

Please let me know if you have any questions or require any additional clarification or information from county election officials.

Respectfully submitted,



Amber McReynolds | Director of Elections

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ESRC Comments on preliminary Rule Draft. 6/7/16

Working Draft of Proposed Rules

Office of the Colorado Secretary of State Election Rules 8 CCR 1505-1

June 1, 2016

Disclaimer:

The following is a working draft concerning the Election Rules. The Secretary values your input and is seeking feedback about the proposed revisions before a formal notice of rulemaking.

Please send your feedback by 5:00 PM on June 8, 2016. Please reference the specific page and line number in your comments. We will consider all comments submitted by this date for inclusion in the official rulemaking draft.

Please note the following formatting key:

| Theuse note the following formatting key. | | | | |
|---|---|--|--|--|
| Font effect | Meaning | | | |
| Sentence case | Retained/modified current rule language | | | |
| SMALL CAPS | New language | | | |
| Strikethrough | Deletions | | | |
| Italic blue font text | Annotations | | | |

Amendments to 8 CCR 1505-1 follow: Amendments to Rule 1 concerning definitions:

1.1.12 "Damaged ballot" means a ballot that is torn, bent, or otherwise mutilated or rendered unreadable, so that it cannot be processed by the optical scanner ballot reader BALLOT SCANNER. Damaged ballots include:

Potentially strike (b) since this is an voter intent issue?

All ballots that contain a foreign substance that could interfere with the optical scanner (e.g. food, drink, etc.).

Ballots that are marked in a medium or manner other than indicated in the ballot instructions.

(c) Ballots that the elector marked in a way that would disclose his or her identity.

1.1.29 "Optical-scanner OR BALLOT SCANNER" means an optical or digital ballot scanner.

Strike optical for consistency

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1 Amendments to Rule 2.3 concerning voter registration:

| | 2.5 If an elector has a driver's incense number of state identification number, he of she must provide it |
|--------------|---|
| Vhat is the | intent pen registering to vote. If the elector has neither, he or she may provide the last four digits of |
| or SSN? Sh | nouldn't sor her social security number. If the elector states that he or she does not have a driver's |
| | ance state identification and number or social consuity number or if the alast connet youify |
| ve keep ma | a elector's information in SCORE, the county clark must register the elector and mark the |
| he records | as "ID gistration record "ID required". WHEN PROCESSING A NEW VOTER REGISTRATION APPLICATION, |
| Required" w | hen a TE County Clerk Must Mark the registration record "ID required" unless: the |
| egistrant us | ses that ECTOR PROVIDES HIS OR HER VERIFIABLE DRIVER'S LICENSE NUMBER OR STATE |
| number? | ENTIFICATION NUMBER; THE ELECTOR PROVIDES THE LAST FOUR DIGITS OF HIS OR HER SOCIAL |
| 11 | |
| 12 | SECURITY NUMBER; OR THE ELECTOR IS OTHERWISE EXEMPT UNDER LAW. [SECTION 1-2-204(2)(7.5), C.P. S. I. |
| 12 | 204(2)(F.5), C.R.S.] |
| 13 | Repeal of Rule 2.3.4: |
| 1.4 | 2.2.4 Decuments issued under section 42.2.505 CDS are not acceptable forms of |
| 14 | 2.3.4 Documents issued under section 42-2-505, C.R.S., are not acceptable forms of |
| 15 | identification for any purpose under the Uniform Election Code of 1992 and these rules. |
| 1.0 | D 1 CD 1 2 10 2 |
| 16 | Repeal of Rule 2.10.2: |
| 17 | 2.10 New voter notification under section 1-2-509(3), C.R.S. 2.10.1—During the 22 days before an |
| 17 . | |
| | election, the county clerk must defer processing undeliverable new voter notifications. After the |
| 19 | election is closed, the clerk must determine an applicant "not registered" under section 1-2- |
| 20 | 509(3), C.R.S., only if the applicant did not vote in the election. |
| 21 | 2.10.2 If after the 20 day period outlined in section 1.2.500(2) C.D.S. the United States Destal |
| | 2.10.2 If after the 20-day period outlined in section 1-2-509(3), C.R.S, the United States Postal |
| 22 | Service returns a new voter notification to the county clerk as undeliverable, the county clerk must mark the voter's record "Inactive" and mail a confirmation card. |
| 23 | cierk must mark the voter's record inactive and man a communation card. |
| 24 | Amendments to Rule 2.11.1 concerning voter registration confidentiality: |
| 25 | 2.11.1 Information about an agency's name and location for an application completed at a voter |
| 26 | registration agency or driver's license office is confidential. [42 USC §§ 1973gg- |
| 27 | 3(c)(2)(D)(iii) 52 USC § 20504(C)(2)(D)(III)] |
| 21 | 3(c)(2)(D)(III) 32 OBC § 20304(c)(2)(D)(III)] |
| 28 | Amendments to Rule 2.12.1 concerning list maintenance under section 8 of the National Voter |
| | Registration Act of 1993: |
| 2) | Registration flet of 1773. |
| 30 | 2.12.1 The Secretary of State will provide monthly National Change of Address (NCOA) data |
| 31 | under section 1-2-302.5, C.R.S., to the county clerk by the fifth of each month. |
| 0.1 | and source 1 2 collet, citation, so the country cross of the interior country |
| 32 | (a) The county must process the data to update registration records and send |
| 33 | notifications in accordance with section 1-2-302.5, C.R.S., by the end of each |
| 34 | month. |
| | |
| 35 | (1)(B) The county may not change a residential address to a non-residential |
| 36 | address, like a post office box, based on the information in the NCOA |
| 37 | data. |
| | |

| 1 2 3 4 | | (2) | elector whose record is ma | previously mailed a confirmation wrked inactive for any reason, the other confirmation card to the expension of the confirmation card to the expension of the e | county-clerk |
|----------------------------|---------------|---------------------------|--|--|--------------------------|
| 5 6 7 | | (3) | | in a county, the county may no based on the NCOA data if the neeled. | |
| 8 | | | the county updates a vote y must use the NCOA transac | r registration record using NCO tion source. | A data, the |
| 10 | Amendments to | o Rule 2.14.1 co | oncerning voter registration re | ecords and data: | |
| 11 12 13 14 | 2.14.1 | clerk may des | stroy paper voter registration | ecified in section 1-2-227, C.R.S. records as soon as they have be must retain digital images of voter th section 1-5-301, C.R.S. | een digitally |
| 15 | Amendments to | Rule 3.3.3 con | cerning qualified political or | ganizations: | |
| 16 17 18 19 20 | 3.3.3 | organization f | for one year or BY THE FIRST organization has not been qued as unaffiliated for one year | nave been affiliated with the quality BUSINESS DAY IN JANUARY OF THE alified for one year, the candidated THE FIRST BUSINESS DAY IN J | It might be more |
| 21 | New Rule 6.9 | concerning elect | tion judges: | | applications." |
| 22 23 | | | | CRIMINAL BACKGROUND CHECK DUCTING VOTER REGISTRATION AG | |
| 24 25 26 27 | 6.9.1 | COLORADO E | Bureau of Investigation | UST BE CONDUCTED BY OR THE , THE COUNTY SHERIFF'S DEPA (3), C.R.S., OR SIMILAR STATE (| ARTMENT IN |
| 28 29 30 | 6.9.2 | ELEMENT OF | | OFFENSE OR AN OFFENSE CON'E VOTER REGISTRATION APPLIC MAINTENANCE ACTIVITIES. | |
| 31 | New Rule 7.5. | l(e) concerning | receipt and processing of bal | lots: | |
| 32 33 34 | 7.5.1 | an election of | 1 0 | stand-alone drop-off locations ar veillance recording system as def | |
| 35 36 | | | tanding drop-off locations mu TO RECEIVE BALLOTS. | ast be monitored at all times WHE | N THEY ARE |
| | | | | This is a great clarification a drop boxes must be monitor | |

If the drop-off location utilizes a drop-slot into a building, the ballots must be (b) Strike 'at all times' collected in a locked container, and both the drop-slot and container must be to be consistent monitored at all times. with (a) 4 (c) Signage at each drop-off location must inform voters that it is a violation of law 5 for any person to collect more than ten ballots for mailing or delivery in any election, and that electioneering is prohibited within 100 feet of any drop-box. 6 7 (d) The minimum number of drop-off locations must be open during reasonable business hours as defined in Rule 7.9.1(a) and from 7:00 a.m. through 7:00 p.m. Strike 'clerk' and on election day. change to 'county' to be inclusive of (E) VIDEO SECURITY SURVEILLANCE IS AN ELECTION RECORD UNDER SECTION 1-1-104(11), C.R.S. AND MUST BE RETAINED BY THE COUNTY CLERK IN county IT ACCORDANCE WITH SECTION 1-7-802, C.R.S. departments that are the ones Glad they added Rule 8.1.5 concerning watchers: actually storing it. this clarification. 14 8.1.5 A watcher must complete a training provided by or approved by the Secretary of State 15 before observing election activities where confidential or personally identifiable information may be within view. TO VERIFY COMPLETION OF THE TRAINING, A WATCHER 16 17 MUST PROVIDE HIS OR HER TRAINING CERTIFICATE OF COMPLETION WITH THE 18 CERTIFICATE OF APPOINTMENT. Add a Rule clarification after "A watcher may not" in 8.15.6 and 8.15.7: "Have in his or her Amendments to Rule 11 19 possession cell phones or other electronic devices while watching election activities in areas where confidential or personally identifiable information may be within view." (From Election 20 11.10 Election Night NIGHT REPORT Alert 2016-01) 21 22 coordinated, and recall elections IN ACCORDANCE WITH THIS RULE. 23 11.10.1 A data entry county must program the election to support the exporting of election night 24 UPLOAD A RESULTS DATA FILE TO ENR CONTAINING THE ELECTION results ON THE DATES Changes to ENR file AND TIMES SPECIFIED IN RULES 11.10.3 THROUGH 11.10.5. THE COUNTY MUST PROGRAM ITS ELECTION DATABASE SO THAT THE RESULTS FILE EXPORTED FROM THE VOTING layout. This may SYSTEM IS FORMATTED in accordance with the following upload-requirements: require vendors to modify uploads. List contest names and candidate names exactly as provided on the certified list. (a) 29 CONTEST NAMES: EXCEPT AS OTHERWISE PROVIDED IN SUBSECTIONS (1) – (3) OF THIS RULE, THE RESULTS FILE MUST CONTAIN THE CONTEST NAMES AS THEY Hart counties (with ARE CERTIFIED FOR THE BALLOT. Tally) should verify export layout and FOR PRIMARY ELECTIONS, THE COUNTY MUST APPEND TO THE END OF determine if THE CERTIFIED CONTEST NAME THE SCORE ABBREVIATION OF THE modifications need POLITICAL PARTY AFFILIATION OF THE CANDIDATES IN THE CONTEST to be made. (E.G., "UNITED STATES SENATOR – DEM," "STATE SENATOR – DISTRICT 36 21 – REP," "COUNTY TREASURER – LIB,"). Does this apply to (2) FOR BALLOT MEASURES OTHER THAN JUDICIAL RETENTION QUESTIONS, the back-end of the THE CONTEST NAME MUST INCLUDE THE POLITICAL SUBDIVISION THAT system? REFERRED THE MEASURE TO THE BALLOT, THE BALLOT MEASURE TYPE,

AND THE NUMBER OR LETTER AS IT APPEARS ON THE BALLOT (E.G.,

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| 1 2 | | | "ADAMS COUNTY BALLOT ISSUE 200," "CITY OF BRIGHTON BALLOT QUESTION 5A,"). |
|--|----------------|--------------------------------------|---|
| 3 4 5 6 7 | | (3) | FOR JUDICIAL RETENTION QUESTIONS, THE CONTEST NAME MUST INCLUDE THE COURT AND THE TITLE AND LAST NAME OF THE JUSTICE OR JUDGE STANDING FOR RETENTION (E.G., "SUPREME COURT – JUSTICE ERICKSON," "COURT OF APPEALS – JUDGE JONES," "1 ST JUDICIAL DISTRICT–JUDGE SMITH," "ADAMS COUNTY COURT – JUDGE DOE,"). |
| 8 9 10 11 12 | (b) | in the AS OT FILE N | counties that use the ES&S and Premier voting systems, arrange the contests order prescribed by section 1-5-403(5), C.R.S. CONTEST ORDER: EXCEPT THERWISE PROVIDED IN SUBSECTIONS (1) – (4) OF THIS RULE, THE RESULTS MUST LIST THE CONTESTS IN THE SAME ORDER AS THEY ARE CERTIFIED FOR SALLOT. |
| 13 14 15 16 17 18 19 20 21 | | (1) | FOR PRIMARY ELECTIONS, THE RESULTS FILE MUST LIST THE CONTESTS IN THE ORDER PRESCRIBED BY SECTION 1-5-403(5), C.R.S., GROUPED IN ASCENDING ALPHABETICAL ORDER OF THE ABBREVIATED NAMES OF THE PARTICIPATING MAJOR POLITICAL PARTIES, FOLLOWED BY THE ABBREVIATED NAMES OF PARTICIPATING MINOR POLITICAL PARTIES AND QUALIFIED POLITICAL ORGANIZATIONS (E.G., "UNITED STATES SENATOR – DEM," "UNITED STATES SENATOR – REP," "UNITED STATES SENATOR – GRN," "UNITED STATES SENATOR – LIB," "UNITED STATES SENATOR – UNI,"). |
| 22 23 24 25 26 | | (2) | THE RESULTS FILE MUST LIST BALLOT MEASURES IN THE ORDER CERTIFIED BY THE SECRETARY OF STATE, FOLLOWED BY THE BALLOT MEASURES CERTIFIED BY OTHER PARTICIPATING POLITICAL SUBDIVISIONS IN THE ORDER AND USING THE NUMBERING CONVENTIONS SPECIFIED IN RULE 4.5.2(F). |
| 27 28 29 30 | | (3) | A COUNTY USING THE DOMINION, HART, OR SEQUOIA VOTING SYSTEM MUST INCLUDE AND POPULATE THE CONTEST SEQUENCE NUMBER FIELD IN ITS RESULTS FILES TO DEFINE THE ORDER OF CONTESTS ON THE BALLOT AS REQUIRED BY THIS RULE. |
| 31 32 33 | | (4) | A COUNTY USING THE ES&S OR PREMIER VOTING SYSTEM MUST INCLUDE AND POPULATE THE CONTEST ID FIELD IN ITS RESULTS FILE TO DEFINE THE ORDER OF CONTESTS AS REQUIRED BY THIS RULE. |
| 34 35 36 37 | (c) | RESUI INCLU | alize candidate names (e.g., John A. Smith). CANDIDATE NAMES: THE LTS FILE MUST INCLUDE CANDIDATES' NAMES IN PROPER CASE AND UDE PERIODS FOLLOWING INITIALS (E.G., "JOHN A. SMITH"), AND MAY NOT UDE THE NAME OR ABBREVIATION OF THE CANDIDATE'S POLITICAL PARTY. |
| 38 39 40 | (d) | COUN | nt a precinct name as a ten digit precinct number. PRECINCT NAMES: IF A TY REPORTS RESULTS BY PRECINCT, ITS RESULTS FILE MAY ONLY INCLUDE EN-DIGIT PRECINCT NUMBER FROM SCORE. |
| 41 42 | (e) | | ounties that use the Hart voting systems, use the "Split_name" field for split naming purposes. |

| 1 2 3 4 | | (f) (E) Create a "Provisional" precinct. PROVISIONAL RESULTS: THE RESULTS FILE MUST INCLUDE A "PROVISIONAL" PRECINCT AS A PLACEHOLDER FOR SEPARATELY REPORTED PROVISIONAL BALLOT RESULTS IF REQUIRED BY SECTION 1-8.3-110(2), C.R.S. |
|----------------------|---------------|---|
| 5 | | A provisional "precinct" is unnecessary in the current Dominion system because you can create a completely |
| Should be | e – | (h) Do not include the different counting group to accommodate provisional ballots. |
| 1-8.5-110 |) | To create a provisional precinct, you would create double the |
| / | | (i) For a primary elamount of styles in order to tabulate. The counting group |
| 8 | | ability is included in voting systems for this purpose. Would it |
| 9 | Amendments to | be better to re-phrase this a a "counting group"? |
| 10 | 14.2 Trainin | ng |
| 11 | 14.2.1 | To receive a VRD number, the VRD organizer must successfully complete the online |
| 12 | | training and test provided by the Secretary of State and submit a Statement of Intent and |
| 13 | | Training Acknowledgment form to the Secretary of State. |
| 14 | 14.2.2 | The mandatory training provided by the Secretary of State will include: |
| 15 | | (a) The use of the VRD Application; |
| 16 | | (b) Information on where to obtain the VRD Application; |
| 17 | | (c) Information on how to ensure that a VRD Application is filled out completely, |
| 18 | | including which fields are optional and which are required; |
| | | 5 |
| 19 | | (d) Notice of statutory deadlines relating to Voter Registration Applications and |
| 20 | | VRDs; |
| 21 | | (e) The requirements for delivering the completed Voter Registration Applications; |
| 22 | | (f) Penalties for violating statutory prohibitions including fraud, intimidation, |
| 23 | | mishandling Applications, failing to turn in Applications and other penalties |
| 24 | | relevant to VRDs; |
| 25 | | (g) The handling and treatment of confidential information on the Voter Registration |
| 26 | | Applications; |
| 27 | | (h) Notice that circulators cannot be paid per Voter Registration Application, but if |
| 28 | | compensated, they must be paid by the hour or day; and |
| 29 30 | | (i) A brief training video that the organizer must show to the circulators as part of the VRD's training program. |
| 31 32 33 34 | 14.2.2 | BEFORE CIRCULATING, A VRD CIRCULATOR MUST COMPLETE A TRAINING PROVIDED BY THE VRD ORGANIZER AND SUBMIT A TRAINING ACKNOWLEDGMENT FORM TO THE VRD ORGANIZER. THE TRAINING MUST INCLUDE, AT A MINIMUM, THE CONTENT CONTAINED IN THE SECRETARY OF STATE'S CIRCULATOR TRAINING. |

| 1 2 | | 14.2.3 | The VRD ORGANIZER training is provided online, but a VRD organizer or circulator may schedule a time to view the training at the Secretary of State's office. |
|----------------------|-------|-----------|--|
| 3 4 5 | | 14.2.4 | After completing the VRD ORGANIZER training, the VRD organizer must complete the training test and answer the questions 100% correctly before the Secretary of State will issue a VRD number. |
| 6 7 8 9 | | 14.2.5 | After completing the VRD ORGANIZER training and test, the VRD organizer must sign a Statement of Intent and Training Acknowledgment Form confirming that the training and test have been completed and that he or she was informed of rules, laws and penalties relating to voter registration drives. |
| 10 11 | | 14.2.6 | A VRD organizer must complete the training and test every calendar year in which he or she intends to conduct a VRD. |
| 12 | 14.3 | Numbe | er Assigned |
| 13 14 15 16 | | 14.3.1 | After successful completion of the required training and test, and submission of the Statement of Intent and Training Acknowledgment Form, the Secretary of State will assign a unique number to the VRD. After issuing a unique number to the VRD, the Secretary of State will: |
| 17 | | | (a) Advise the VRD organizer of their unique number; |
| 18 19 | | | (b) Notify the county clerks within 24 hours after each VRD number has been issued by the Secretary of State; and |
| 20 21 | | | (c) Post the agent and the name of the group conducting the drive on the Secretary of State website. |
| 22 23 | | 14.3.2 | All assigned VRD numbers are valid through December 31 of the year that the number is assigned. |
| Great ide | ea — | 14.3.3 | THE VRD MUST ASSIGN EACH CIRCULATOR A UNIQUE CIRCULATOR IDENTIFICATION NUMBER AND MAINTAIN A RECORD OF EACH NUMBER ISSUED. |
| 26 | Amena | lments to | Rule 14.4 concerning Voter Registration Drive voter application forms: |
| 27 | 14.4 | Voter F | Registration Drive Voter Application Forms |
| 28 29 | | 14.4.1 | The Secretary of State will approve a standard Colorado Voter Registration Drive Application Form. The VRD may also use the National Mail Voter Registration Form. |
| 30 31 | | 14.4.2 | A VRD organizer can obtain Colorado Voter Registration Drive Application Forms from County Clerks and the Secretary of State. |
| 32 | | 14.4.3 | The organizer is responsible for placing the VRD number on the application form. |
| 33 34 | | 14.4.4 | The VRD organizer must receive a VRD number before he or she can receive the approved Colorado Voter Registration Drive Application Forms. |

Great idea. This will make it easier for VRD/ SOS/Clerks to identify specific circulators.

> 1 14.4.5 THE CIRCULATOR MUST INCLUDE HIS OR HER UNIQUE CIRCULATOR IDENTIFICATION 2 NUMBER ON EACH VOTER REGISTRATION FORM HE OR SHE SUBMITS.

Please insert "paper" before "application." Also, it may make more sense to say "provide" instead of "offer" so a VRD could have the pens available but the circulator is not required to perform the act.

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Rule 18.

4.4.5 14.4.6 Any voter registration drive that provides a voter registration application on its website or a link to such voter registration form must direct the applicant to return the completed form directly to the county clerk of the applicant's legal residence. No VRD may provide a voter registration form on its website or a link to such voter registration form which instructs or directs, in any way, the applicant to return the completed form to anyone or any group other than directly to the county clerk of the applicant's legal residence or, in the case of overseas electors or UOCAVA electors, the county clerk or the Secretary of State.

4.4.6 14.4.7 A VRD organizer or circulator MUST OFFER THE APPLICANT A BLUE OR BLACK INK PEN TO COMPLETE THE APPLICATION, AND may not highlight or otherwise mark the approved voter registration drive application form other than to write the VRD number and circulator information.

15 Amendments to Rule 18 concerning uniform ballot counting standards:

In any election where a multiple page printed ballot is used, a voter must vote systems under one 17 18.1 of the ballot at the same time. Any voter who returns at least one page of a mumbrella. We would support 18 ballot will be considered to have voted and the county clerk or designated el re-writing this to have more 19 20 count the votes on the submitted pages. The county clerk must not count 21 pages returned at a later time. The county clerk must appropriately mark, set 22 the ballots as election records in accordance with section 1-7-802, C.R.S.

We think this language combines too many distinct system processes so it's not so confusing.

23 18.2 Uniform Counting-Standards for hand-counted Paper Ballots COUNTING PAPER BALLOTS

Uniform Ballot-Counting Standards FOR PAPER BALLOTS

- 24 18.2.1 In accordance with section 1-7-309, C.R.S., and Rule 18.6-18.5, judges counting ballots 25 on election day must consider the intent of the voter.
- 26 18.2.2 If a race or ballot measure is overvoted, the judges must not count any vote for that race or ballot measure. 27
 - 18.2.3 If a race or ballot measure contains no markings by the voter, no tally will be made for that race or ballot measure. But all other candidate races or ballot measures properly marked by the voter on the ballot must be counted.
- 31 18.2.4 A ballot which has no markings for any candidate races or ballot measures must be tallied 32 as a blank ballot.
- 33 18.3 Uniform Counting Standards for Optical Scan Ballots COUNTING PAPER BALLOTS ON BALLOT 34 **SCANNERS**
 - Optical Scan-Procedures FOR COUNTING PAPER BALLOTS ON BALLOT SCANNERS at a voter service and polling center-POLLING LOCATIONS

See comments below for (c) below. Some counties indicated that their scanners cannot separate.

(A) THE COUNTY CLERK MUST PROGRAM POLLING LOCATION BALLOT SCANNERS TO SORT BALLOTS WITH WRITE-IN VOTES TO A SEGREGATED BIN OF THE BALLOT

why is VSPC struck and 'polling location' added? Do you mean VSPCs not connected to the central count location?

La Plata scans at the sites and does not bring back the ballots each night. With a small amount of write-ins they leave them at the sites. Another Hart county also indicated that their scanners cannot physically separate write-ins.

14

Dominion scanners will stop scanning once it encounters a physically damaged ballot. The previous wording was more permissive and better for countyspecific processes.

24

25 26

27 28

It makes more 29 sense to use the 30 word "adjudication" 31 rather than 32

"resolution" 33 because it reflects

what's actually 34

happening. 35 36

This seems to be 37

lan incorrect 38

39 reference because

40 digitally resolved ballots are not

41 duplicated onto a

42 new ballot. 43

BOX AND TO INITIALLY REJECT BLANK BAILLOTS AND BALLOTS WITH OVERVOTES.

- (a) (B) Voters whose ballots are INITIALLY rejected or sorted by a voter service and polling center-BY A POLLING LOCATION BALLOT scanner as a blank or overvoted ballot must be given the opportunity to REVIEW AND correct their ballot. IF AFTER REVIEW, A VOTER REQUESTS TO CAST THE BLANK OR OVERVOTED BALLOT AS ORIGINALLY MARKED. AN ELECTION JUDGE MUST ASSIST THE VOTER BY OVERRIDING THE INITIAL REJECTION SETTING ON THE BALLOT SCANNER.
- (b) (C) Ballots-AT THE CONCLUSION OF VOTING EACH DAY, BALLOTS sorted to a write-in bin must be tallied at the conclusion of the voting and delivered to the central counting center COUNT LOCATION in a secure container FOR RESOLUTION IN ACCORDANCE WITH RULE 18.5.3.
- Central Count Optical Scan Procedures FOR COUNTING PAPER BALLOTS ON BALLOT SCANNERS AT CENTRAL COUNT LOCATIONS
 - (a) SEGREGATION OF DAMAGED BALLOTS. BEFORE SCANNING, A RESOLUTION BOARD MUST DUPLICATE DAMAGED BALLOTS IN ACCORDANCE WITH RULE 18.4. Judges-ELECTION JUDGES may complete a visual inspection of every ballot for the limited purpose of separating SEGREGATING damaged ballots into a unique batch FOR DUPLICATION.
 - (b) Judges must resolve, and where applicable, duplicate, every damaged ballot and all ballots sorted by the optical scan machine in accordance with this Rule. SEGREGATION OF BALLOTS REQUIRING RESOLUTION. A COUNTY MUST SORT BALLOTS THAT REQUIRE RESOLUTION ACCORDING TO THE CAPABILITIES OF ITS VOTING SYSTEM.
 - (1) DIGITAL BALLOT RESOLUTION. IF A COUNTY'S VOTING SYSTEM SUPPORTS DIGITAL BALLOT RESOLUTION, THE COUNTY MUST PROGRAM THE VOTING SYSTEM TO DIGITALLY QUEUE FOR RESOLUTION BLANK BALLOTS, BALLOTS WITH WRITE-IN VOTES, BALLOTS WITH OVERVOTES, AND BALLOTS WITH MARGINAL OR AMBIGUOUS MARKINGS ACCORDING TO THE THRESHOLDS SPECIFIED BY THE SYSTEM PROVIDER OR, IF DIFFERENT, THE APPLICABLE CONDITIONS OF USE ISSUED BY THE SECRETARY OF STATE. THE DIGITALLY QUEUED BALLOTS MUST BE RESOLVED BY ELECTION JUDGES IN ACCORDANCE WITH RULE 18.4.27
 - (2) MANUAL BALLOT RESOLUTION, IF A COUNTY'S VOTING SYSTEM DOES NOT SUPPORT DIGITAL BALLOT RESOLUTION, THE COUNTY MUST PROGRAM THE CENTRAL COUNT BALLOT SCANNERS TO REJECT OR SORT BLANK BALLOTS AND BALLOTS WITH OVERVOTES, AND TO SORT BALLOTS WITH WRITE-IN VOTES. THE RESOLUTION BOARD MUST RESOLVE ALL BALLOTS INITIALLY REJECTED AND SORTED BY THE CENTRAL COUNT BALLOT SCANNERS IN ACCORDANCE WITH RULE 18.4.2.

A resolution board, consisting of a bipartisan team of two election judges for partisan elections or two qualified election judges for nonpartisan elections, must resolve all ballots sorted by the central count optical scan equipment.

| 1 2 | | | JTION BOARD. A RESOLUTION BOARD MUST DUPLICATE DAMAGED IS AND RESOLVE BALLOTS SORTED OR REJECTED FOR RESOLUTION. |
|----------------------------|---|---------|--|
| rid ve red | is appears to get of the additional rification quirement. | (1) | The board must be observed by two additional election judges, who in any partisan election must be representatives of each major political party. In Partisan elections, a resolution board must consist of at least two election judges affiliated with different major Political Parties. The resolution board must maintain a log for each step of verification, duplication, and counting. In Nonpartisan elections, a resolution |
| 10 11 | | (3) | BOARD MUST CONSIST OF AT LEAST TWO ELECTION JUDGES. IN COUNTIES WITH A VOTING SYSTEM THAT DOES NOT SUPPORT DIGITAL |
| 12 13 14 15 | Drafting is confusing. Some counties thought this meant a team of two people | | RESOLUTION, THE COUNTY MUST HAVE A SINGLE RESOLUTION BOARD. IN COUNTIES WITH A VOTING SYSTEM THAT SUPPORTS DIGITAL RESOLUTION, A RESOLUTION BOARD MUST WORK AT EACH RESOLUTION WORKSTATION. |
| 16 | must be at each computer | Sequen | ce of Resolution Procedures |
| 17 18 | workstation. Some also were confused | 1) | The resolution board must run a zero tape, or similar report, indicating no votes cast or counted before the counting begins. |
| 19 20 21 22 23 | about the term 'single'. Does this mean the same everyday? Smaller counties utilize | 2) | The board must review all ballots with overvotes, blank ballots, and write in ballots sorted by the optical scanner. Ballots sorted by the optical scan equipment are subject to review by the resolution board. If there are no legally qualified write in candidates, the write in sort option must not be utilized. |
| 24 25 | judges for various purposes. | 3)—— | A voter's intent must be reviewed for every ballot that requires resolution. |
| 26 27 | | (4) | All ballots sorted by the optical scanner and resolved by the resolution board by duplication must be marked as duplicated. |
| 28 29 30 31 32 | | (5) | The resolution board must maintain an official audit log for all ballots resolved setting forth the duplicate ballot number where applicable, specific reason that the ballot was resolved, date of resolution, and the initials of the members of the duplication board responsible for resolving the ballot. |
| 33 34 | | (6) | The county must separately log the seal number of each box containing one or more valid write in votes. |
| 35 | (e) | Resolut | ion of damaged ballots |
| 36 37 | | (1) | The resolution board must duplicate damaged or defective ballots utilizing the ballot duplication procedures in Rule 18.5. |

| 1 2 3 4 5 6 7 | | (2) | The resolution board must examine blank ballots to determine if the ballot is a true blank ballot or one that has been marked with a non-detectable mark. Resolution board members must make a duplicate copy of the ballot which has been marked with a non-detectable mark utilizing the ballot duplication procedures in Rule 18.5. If a ballot is truly blank, the board must rescan the ballot and tabulate it with no races or ballot measures voted. |
|--|----------------|-------|--|
| 8 | | (3) | The resolution board must inspect and resolve overvoted ballots in accordance with Rule 18.6. |
| 10 11 | | (4) | Write in votes sorted by the optical scan equipment must be delivered to the assigned write in board for hand counting. |
| 12 13 14 15 | | | (A) During the initial ballot count, the oval must be darkened or the arrow connected according to the appropriate voting instructions. The county may count only votes for legally qualified write in candidates. |
| 16 17 18 19 20 21 22 | | | (B) If, following the initial count, the number of undervotes in that race could change the outcome or force the election into a mandatory recount if attributed to a legally qualified write in candidate, the county must count votes for that candidate whether or not the target area designating the selection of a write in candidate has been marked, provided that the number of candidates chosen does not exceed the number permitted in that office. |
| 24 25 26 27 28 29 30 | | (5) | The resolution board must duplicate ballots by clearly labeling the new duplicate ballot as a "DUPLICATE" and assign a serial number which shall be recorded on both the original and duplicate ballot. For example, the first ballot in Precinct # 1 to be duplicated could be labeled as #1/001 with the duplicate labeled D#1/001. Original ballots must be separated from the duplicate ballots and placed in a sealable container clearly marked "ORIGINAL BALLOTS." The duplicate ballots must be counted in lieu of the original ballots. |
| 32 33 34 35 | | (6) | The resolution board must maintain an official audit log setting forth the precinct number, duplicate ballot number, reason (with specificity) that the ballot was duplicated, date of duplication, and the initials of the members of the duplication board responsible for duplicating the ballot. |
| 36 | (f) | Recou | ant Procedures for Optical Scan |
| 37 38 39 40 | | (1) | Optical scan equipment must be set to consistent sensitivity standards for each system type, must be tested before the recount, and must be programmed to sort undervotes for the individual race(s) or ballot measure(s) being recounted. |
| 41 42 | | (2) | The county will conduct a recount of a race with a write in candidate as outlined in Rule 18.6.4. |

1 18.4 Uniform Counting Standards for DREs. A vote that is properly recorded, as specified by the 2 voting instructions, on the voting device for an office or ballot measure must be counted. 18.5-18.4 3 **BALLOT Duplication-of Ballots** 4 18.4.1 A DAMAGED BALLOT WILL REQUIRE RESOLUTION IF IT IS A BLANK BALLOT OR CONTAINS 5 OVERVOTES, WRITE-IN VOTES, OR OTHER AMBIGUOUS MARKINGS. THE VOTER'S 6 MARKINGS FROM THE DAMAGED BALLOT, AS RESOLVED BY THE RESOLUTION BOARD, 7 MUST THEN BE MARKED ON THE DUPLICATED BALLOT DURING THE DUPLICATION 8 PROCESS. 9 18.5.1 18.4.2 Using the damaged ballot as the guide, the duplicating team A RESOLUTION 10 BOARD must mark a blank ballot OF THE SAME BALLOT STYLE so that the votes recorded This confused the are identical to those indicated on the damaged ballot. The duplication must be proofed to term "resolution" ensure it is marked properly and accurately. with duplication. 5.2 Every duplicated ballot must be subject to the process for determining voter intent We understand outlined in Rule 18.6. resolution to mean resolving voter 5.3 A unique number must be assigned to both the original and duplicated ballot. This will intent instead of reference the two ballots together and provide an audit trail. (Example: the ballots may be duplicating marked XX-NNN, where XX is the precinct number and NNN are consecutive numbers damaged ballots starting with the number one.) 19 18.4.3 A RESOLUTION BOARD MUST REVIEW THE ORIGINAL BALLOT AND THE DUPLICATED 20 BALLOT, AND CONSULT THE VOTER INTENT GUIDE IF NECESSARY, TO ENSURE THAT 21 EACH DAMAGED BALLOT HAS BEEN PROPERLY AND ACCURATELY DUPLICATED AND, TO 22 THE EXTENT APPLICABLE, RESOLVED. 23 18.4.4 In order to match each damaged ballot to its corresponding duplicated 24 BALLOT AND PROVIDE A DOCUMENTED AUDIT TRAIL, THE RESOLUTION BOARD MUST 25 IDENTIFY THE TYPE OF BALLOT AND A UNIQUE NUMBER, SIMILAR TO THE FOLLOWING EXAMPLE: MARK THE DAMAGED BALLOT "ORIG 0001," AND THE COUNTERPART 26 27 DUPLICATED BALLOT "DUPE 0001." 28 18.4.5 The resolution board must maintain a written log itemizing all damaged 29 BALLOTS THAT IT DUPLICATES. THE DUPLICATION LOG MUST INCLUDE AT LEAST EACH 30 DAMAGED BALLOT'S UNIQUE NUMBER, THE DATE ON WHICH IT WAS DUPLICATED, THE 31 NATURE OF THE DAMAGE NECESSITATING DUPLICATION, AND THE PRINTED NAMES AND 32 SIGNATURES OF THE MEMBERS OF THE RESOLUTION BOARD. 33 18.5.4 18.4.6 The duplicated ballots must be counted A COUNTY MUST COUNT DUPLICATED 34 BALLOTS in the same manner as all other PAPER ballots to be counted. 35 18.5.5 The damaged or unreadable original ballot must be marked "DUPLICATED" to indicate 36 that the ballot has been duplicated and the duplication is completed. All duplicated 37 original ballots for a precinct along with any applicable printed material must be placed 38 in a sealable container and clearly marked "ORIGINAL BALLOTS." 39 18.4.7 The resolution board must deposit all damaged ballots that have been 40 DUPLICATED AND THE DUPLICATION LOGS IN A SEALABLE CONTAINER THAT IS CLEARLY

1 MARKED TO IDENTIFY ITS CONTENTS (E.G., "DAMAGED BALLOTS"). THE COUNTY MUST 2 MAINTAIN CHAIN-OF-CUSTODY AND SEAL LOGS FOR THE DAMAGED BALLOT CONTAINER 3 AT ALL TIMES DURING THE STATUTORY ELECTION RECORDS RETENTION PERIOD. 18.6-18.5 4 Determination of Voter Intent BALLOT RESOLUTION 5 18.5.1 A RESOLUTION BOARD MUST RESOLVE ALL BLANK BALLOTS AND BALLOTS WITH 6 OVERVOTES, WRITE-IN VOTES AND AMBIGUOUS MARKINGS IN ACCORDANCE WITH THE 7 SECRETARY OF STATE'S VOTER INTENT GUIDE. 8 18.5.2 RESOLUTION OF BLANK BALLOTS. 9 (A) A RESOLUTION BOARD MUST EXAMINE BLANK BALLOTS TO DETERMINE IF THE 10 BALLOT IS A TRUE BLANK BALLOT OR ONE THAT HAS BEEN MARKED IN A

Our process is to have the blank ballots "outstack" at the scanners and then the election judges can determine if the ballot is truly blank or completed with red ink. The current proposal would require us to either have a roving resolution board to verify the ballots at the scanners (which is preferred to the next option) or we would need the adjudication teams to stop, find the physical ballot, and make the determination. The method of having the adjudication teams halt and find each ballot has the biggest chance of error, as then we would have to spoil and reject a batch both adjudication and RTR.

COUNTIES WITHOUT DIGITAL RESOLUTION CAPABILITY. IF THE BALLOT IS TRULY BLANK, THE RESOLUTION BOARD MUST DIRECT THE COUNTING JUDGES TO RE-SCAN THE BALLOT AND OVERRIDE THE INITIAL REJECTION SETTING, WHICH WILL CAUSE THE VOTING SYSTEM TO TABULATE THE BALLOT AS A BLANK BALLOT CONTAINING NO VALID VOTES. IF THE BALLOT IS MARKED IN A MANNER OR MEDIUM THAT CAN BE DISCERNED BY THE RESOLUTION BOARD BUT CANNOT BE TABULATED BY THE VOTING SYSTEM, THE RESOLUTION BOARD MUST DUPLICATE THE BALLOT IN ACCORDANCE WITH RULE 18.4.2.

MANNER OR MEDIUM THAT WAS NOT DETECTED BY THE VOTING SYSTEM.

COUNTIES WITH DIGITAL RESOLUTION CAPABILITY. IF THE BALLOT IS TRULY BLANK, THE RESOLUTION BOARD MUST CODE THE BALLOT AS A BLANK BALLOT CONTAINING NO VALID VOTES IN THE VOTING SYSTEM'S RESOLUTION APPLICATION. IF THE BALLOT IS MARKED IN A MANNER OR MEDIUM THAT CAN BE DISCERNED BY THE RESOLUTION BOARD BUT CANNOT BE TABULATED BY THE VOTING SYSTEM, THE RESOLUTION BOARD MUST RESOLVE THE VOTES IN ACCORDANCE WITH THE VOTER'S INTENT IN THE VOTING SYSTEM'S RESOLUTION APPLICATION.

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For digital
scanners, it seems
like undervotes
should be allowed
to be auto-resloved.
Is that acceptable?

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18.6.1 (B) If a voter uses a consistent alternate ballot marking method that deviates from the method specified by the voting instructions (such as circling or placing a check mark behind a candidate's name or ballot response) and does not place an "X", check or other appropriate mark in the ANY target area, the voter will be considered to have voted for the appropriate candidates and or ballot responses and the ballot must be duplicated. But THE RESOLUTION BOARD MUST RESOLVE THE BALLOT IN ACCORDANCE WITH THE VOTER'S INTENT BY COUNTING THE VOTES INDICATED BY THE ALTERNATE BALLOT MARKING METHOD. THIS RULE DOES NOT APPLY if a THE voter marks any of his or her choices by placing an "X", check or other appropriate mark in any target area on the voter's ballot, IN WHICH EVENT only those choices where the target area is marked may be counted.

18.6.2 A ballot that has a mark correctly in the target area that partially extends into another target area must be counted as a vote for the candidate or ballot response so marked.

| 1 2 | 18.6.3 | | en resolving an overvoted race, marks indicating the voter's intent include, circling candidate's name and strike outs or corrections of choices. | | |
|----------------|---------------------------------|-----------|---|---|--|
| 3 | 18.6.4 -18.5.3 Write | | Write- | in RESOLUTION OF WRITE-IN votes | |
| 4 | | (a) | If a vo | ter designates a vote for a named candidate on the ballot and writes in the | |
| 5 | | | name | of the same candidate in the write-in area, the vote FOR THE NAMED | |
| 6 | | | CANDI | DATE must be counted. | |
| 7 | | (b) | | ter designates VOTES FOR a named candidate on the IN A ballot CONTEST | |
| 8 | | | | rites in the name of a different candidate in the write-in area, it must be | |
| 9 | | | | ered_THE RESOLUTION BOARD MUST RESOLVE THE MARKINGS AS an | |
| 10 | | | | te for that office if the number of chosen candidates exceeds the | |
| 11 12 | | | | IUM number permitted to be voted for in that office and no vote may be d-OF CHOICES FOR THAT BALLOT CONTEST. | |
| 13 | | (c) | During | g any recount-of votes, if the number of undervotes in that race-A BALLOT | |
| 14 | | | CONTE | ST could change the outcome if attributed to a legally qualified write in | |
| 15 | | | | ate-AN ELIGIBLE WRITE-IN CANDIDATE, votes for that candidate must be | |
| 16 | | | | d whether or not the target area designating the selection of a write-in | |
| 17 | | | | ate has been marked, provided that the number of candidates chosen does | |
| 18 | | | not exc | ceed the number permitted in that office. | |
| 19 | Numbering cor | rections | to Rule | 21.4.14: | |
| 20 | 21.4.14 | 4 Ballot- | level Ca | ast Vote Records and Exports. All voting systems certified by the Secretary | |
| 21 | | | | se in Colorado on or after January 1, 2016 must meet the following | |
| 21 22 23 | | _ | ments for ballot-level cast vote records and exports on or before December 31 | | |
| 23 | | 2016: | | | |
| 24 | | (a) | The vo | oting system must capture a ballot-level cast vote record (CVR) consisting | |
| 25 | | | of a single record for each ballot tabulated, showing the manner in which | | |
| 26 | | | _ | system interpreted and tabulated the voter's markings on the ballot, as | |
| 27 | | | adjudio | cated and resolved by election judges, if applicable. | |
| 28 | | (b) | The vo | oting system must be able to aggregate in a single file and export all CVRs | |
| 29 | | | in com | ma-separated value (CSV) text format. | |
| 30 | | (c) | The C | VR export must contain the following fields, with values or data populated | |
| 31 | | | | voting system: | |
| 32 | | | (1) | CVR Number. A sequential number from one to the number of CVRs in | |
| 32 33 | | | · / | the export file. This can be used as an alternate method to identify each | |
| 34 | | | | CVR. | |
| 35 | | | (2) | Batch ID. Identifies the batch in which the paper ballot corresponding to | |
| 36 | | | (-) | the CVR is located. | |
| 37 | | | (3) | Ballot Position. Identifies the position of the paper ballot corresponding | |
| 38 | | | ` / | to the CVR within the batch. Target cards scanned to identify the batch | |
| 39 | | | | must not be included in this count. | |
| | | | | | |

| 1 2 3 | | (4) | Imprinted ID. If the scanner model supports imprinting a unique character string on the ballot during the scanning process, the voting system must populate this field with the unique character string. |
|--|---------------------------|---|--|
| 4 5 | | (5) | Ballot Style. Indicates the ballot style of the paper ballot corresponding to the CVR. |
| 6 7 | | (6) | Device ID. Identifies the scanning device by model, serial number, and/or scanning station identifier. |
| 8 9 10 11 | | (7) | Contest and Choice Names. Each contest and choice on any ballot in the election must have its own field so that voters' choices in all contests can be easily and independently tabulated after the CVR export is imported into a spreadsheet application. |
| 12 13 14 15 | (a) (D) | names contest | ader or field names in the CVR export must unambiguously correspond to of the contests and choices on the paper ballots. The use of choice ID and ID to identify each choice must be avoided because they require crosscing to other sources to determine the choice and contest names. |
| 16 17 | (b) (E) | The conballots. | ntests and choices must be listed in the same order as they appear on the |
| 18 19 20 | (c) (F) | A vote for a choice must be indicated by a "1". No vote for a choice or an overvoted condition must be indicated by a "0". Choices that are not applicable to the CVR must be left blank. | |
| | | | |
| 21 | Numbering corrections | and ame | endments to Rule 21.4.15(d): |
| 21 22 | Numbering corrections (d) | | Report file must include the following items or fields: |
| | _ | | |
| 22 23 | _ | The EN | IR export file must include the following items or fields: Precinct Name. If the county defines the election to report results by |
| 22 23 24 25 | _ | The EN (1) (2) | IR export file must include the following items or fields: Precinct Name. If the county defines the election to report results by precinct, an alphanumeric string consisting of a 10-digit precinct code. Ballot Style Name. If the county defines the election to report results by |
| 22 23 24 25 26 27 | _ | The EN (1) (2) (2) (3) | Precinct Name. If the county defines the election to report results by precinct, an alphanumeric string consisting of a 10-digit precinct code. Ballot Style Name. If the county defines the election to report results by ballot style or district, a unique, alphanumeric string for each ballot style. Precinct ID. If the county defines the election to report results by |
| 22 23 24 25 26 27 28 29 | _ | The EN (1) (2) (2) (3) (4) | Precinct Name. If the county defines the election to report results by precinct, an alphanumeric string consisting of a 10-digit precinct code. Ballot Style Name. If the county defines the election to report results by ballot style or district, a unique, alphanumeric string for each ballot style. Precinct ID. If the county defines the election to report results by precinct, a unique integer for each precinct or precinct split. Registered Voters. The number of registered voters eligible to vote each |
| 22 23 24 25 26 27 28 29 30 31 | _ | The EN (1) (2) (2)-(3) (3)-(4) (4)-(5) | Precinct Name. If the county defines the election to report results by precinct, an alphanumeric string consisting of a 10-digit precinct code. Ballot Style Name. If the county defines the election to report results by ballot style or district, a unique, alphanumeric string for each ballot style. Precinct ID. If the county defines the election to report results by precinct, a unique integer for each precinct or precinct split. Registered Voters. The number of registered voters eligible to vote each unique ballot style, or in each precinct or precinct split, as applicable. Ballots Cast. The number of ballots cast of each unique ballot style, or in |

| 1 2 | | | est Sequence Number. A unique integer that defines the sequence of ests as they appear on the ballots. |
|--|---|-------------------------------|--|
| 3 4 | | | s Allowed. The maximum number of choices that a voter may select ch contest (e.g., "Vote for 2"). |
| 5 6 | | | ce Name. The choice name as it appears on the ballots. Party ation may not be included in the choice name. |
| 7 | | 10) (11)Choic | ce ID. A unique integer for each choice within a contest. |
| 8 9 | | (11) (12) appli | Party Code. An indicator of party affiliation for each choice, if cable. |
| 10 | | (12) (13) | Vote Count. The total number of votes cast for each choice. |
| 11 12 | | (13) (14) "0". | Reporting Flag. The reporting flag field must contain a value of |
| 13 For systems | A | | EINCT SEQUENCE NUMBER. A UNIQUE INTEGER THAT DEFINES THE ENCE OF PRECINCTS. |
| certified going forward. Might require vendors to update extracts. | | | CE SEQUENCE NUMBER. A UNIQUE INTEGER THAT DEFINES THE ENCE OF CANDIDATES AS THEY APPEAR ON THE BALLOT. |