PRESIDENTIAL PREFERENCE PRIMARY

QUALIFYING INFORMATION
FOR PRESIDENTIAL NOMINEE CANDIDATES

April 4, 2020

Candidates for presidential nominee of a recognized political party in Louisiana (which has forty thousand or more registered members) must file the following materials with the Louisiana Secretary of State’s office any time from 8:00 a.m. on January 8, 2020 through 4:30 p.m. on January 10, 2020 (La R.S. 18:1280.21)(La R.S. 18:1280.21.1)(La R.S. 18:1280.22):

1. Notice of Candidacy - (QF-42 PPP Rev. 05/19) used by candidates for presidential nominee in the Presidential Preference Primary election. (Form is included in this packet.)

2. Qualifying Fee OR a Nominating Petition
   a. Qualifying Fee of $750.00 and any additional fee imposed by political party state central committees ($375 for Republican and Democratic parties) (total $1,125.00). The fees shall be paid in cash, by certified or cashier’s check drawn on a state or national bank or credit union, by U. S. postal money order, or by a money order issued by a state or national bank or credit union (La R.S. 18:1280:22(A) and La R.S. 18:464(C)).

   NOTE: Please make checks and money orders payable to Louisiana Department of State.

   b. Nominating Petitions must contain 6,000 signatures, with at least 1,000 signatures from registered voters affiliated with the party from each of the 6 congressional districts (La R.S. 18:1280.22(A)). Nominating petitions are available upon request.

      • First day to begin obtaining signatures on nominating petition is September 10, 2019 (La R.S. 18:465(B)).

      • Last day to submit nominating petition for certification to registrar of voters in each parish is December 11, 2019. (La R.S. 18:465(E)(1)(a) and La R.S. 18:1280.22(B)(3)(d)).

Secretary of State, Elections Business Division

Attention: Heather Meyers

8585 Archives Ave., Baton Rouge, LA 70809
Telephone No.: 225-922-0900
SECRETARY OF STATE - STATE OF LOUISIANA
NOTICE OF CANDIDACY
(For use by candidates for Presidential Nominee, Presidential Preference Primary Election)

This Notice of Candidacy must be executed before a notary public. If the candidate is serving outside the state with the armed forces of the United States, the Notice of Candidacy shall be witnessed by a commissioned officer in the armed forces of the United States. This Notice of Candidacy must be filed with the Louisiana Secretary of State during the period beginning the first Wednesday in December and ending at 4:30 p.m. on the following Friday.

State of ___________________________ Parish/County of ___________________________
(where executed) (where executed)

I hereby certify that:

1. I will be a candidate in the _____ Democratic Party _____ Independent Party _____ Republican Party.
    Presidential Preference Primary to be held on ___________________________ , ___________________________.

2. I am affiliated with the _____ Democratic Party _____ Independent Party _____ Republican Party.

3. My name is ___________________________.

4. My domicile address is ___________________________.

5. My mailing address is ___________________________.

6. My telephone number is ___________________________.

7. I designate that my name be placed on the ballot as follows:

   NOTE: La. R.S.18:1280.22 provides that you may designate your given, first and middle name, the initials of your given, first and middle name, a nickname, or any combination thereof, but you cannot designate a title, designation, or deceptive name. You cannot designate an occupational or professional description or abbreviation. If your nickname is included, it must be set off with quotation marks and must be placed immediately preceding your surname. You must include your surname in your designation.

8. Check qualifying fee or nominating petition and complete required field:

   _____ Qualifying fee: I attach a qualifying fee of $____________ and an additional fee of $__________ for a total of $___________.
   (Note: the fee shall be paid in cash, by one certified or cashier’s check drawn on a state or national bank or credit union, by one United States Postal money order, or by one money order issued by a state or national bank or credit union.)

   -OR-

   _____ Nominating petition: I attach nominating petitions bearing the signatures of no less than 6,000 registered voters, at least 1,000 of which are from each congressional district in the state, who are affiliated with the:

   _____ Democratic Party _____ Independent Party _____ Republican Party.

9. I have read this Notice of Candidacy and all the statements contained in it are true and correct.

   Signature of Candidate

   ____________________________________

   Sworn to and subscribed before me this ____________ day of ____________ , ____________.

   (signature of notary public)

   ____________________________________

   (printed name of notary public)

Prepared and furnished by the Secretary of State
Excerpts from

Louisiana Election Code
Title 18 of the Louisiana Revised Statutes
La R.S. 18:465 and La R.S. 18:1280.21 - La R.S. 18:1280.27
As Amended through the 2018 Regular Session

&

Act 374 of the 2019 Regular Session
§465. Nominating petitions

A. Time and place of filing. A nominating petition shall be filed with the official with whom the candidate qualifies and shall accompany the notice of candidacy.

B. Method of nominating candidates. A person may only be nominated as a candidate in a primary election by persons who are registered to vote on the office he seeks who sign a nominating petition for him no more than one hundred twenty days before the qualifying period opens for candidates in the primary election. In addition to his signature, each voter who signs a nominating petition shall date his signature and shall provide the ward and precinct in which he is registered to vote, his residence address, including the municipal number, the apartment number, if any, the rural route and box number, or any other physical description that will identify his actual place of residence. Once a voter has signed a nominating petition, he may not withdraw the nomination. The secretary of state shall prepare forms which may be used by any person who seeks nomination as a candidate by nominating petition. The secretary of state shall furnish copies of the forms to each clerk of court, and the forms shall be available, upon request, at the office of the secretary of state or at the office of the clerk of court. Nothing in this Subsection shall be construed to require nominating petitions to be filed only on forms prepared by the secretary of state.

C. Number of signatures required. The number of qualified voters who must timely sign a nominating petition is:

(1) For a candidate for an office voted on throughout the state--five thousand, not less than five hundred of which shall be from each of the congressional districts into which the state is divided.

(2) For a candidate for membership on the Public Service Commission--one thousand from within that district.

(3) For a candidate for any of the following offices:

(a) Louisiana Supreme Court Justice--one thousand from within that district.

(b) United States Representatives in Congress--one thousand from within that district.

(c) Member of the State Board of Elementary and Secondary Education--one thousand from within that district.

(d) Judge of a court of appeal--five hundred from within that district.

(e) Any officer elected from throughout a judicial district--five hundred from within the district.

(f) Louisiana Senate--five hundred from within the senatorial district.

(g) Louisiana House of Representatives--four hundred from within the representative district.

(h) Any officer elected from throughout a parish--four hundred.

(i) Any officer elected from throughout a ward--one hundred for member of a parish governing authority and for member of a parish or city school board and one hundred for any other.

(4) For a candidate for a municipal office--fifty in a municipality having a population of five thousand or less, two hundred in a municipality having a population of more than five thousand but less than twenty-five thousand, three hundred in a municipality having a population of twenty-five thousand or more but less than fifty thousand, five hundred in a municipality having a population of fifty thousand or more but less than one hundred thousand, seven hundred fifty in a municipality having a population of one hundred thousand
or more but less than three hundred thousand, and one thousand in a municipality having a population of three hundred thousand or more.

(5) For a candidate for membership on a political party committee - the lesser of four hundred or ten percent of the qualified voters in the voting area who are registered as being affiliated with the same political party as the candidate.

(6) Any office not hereinabove provided for shall require the signatures of at least one-half of one percent of the registered voters in the voting area from which the officer is elected. The number of signatures of registered voters required shall be calculated based on the number of voters who are registered thirty days before the qualifying period ends.

(7) Notwithstanding any provision of this Section to the contrary, if qualifying for any public office is reopened pursuant to R.S. 18:469(A) after the death of a candidate - twenty-five in the area from which the public officer is elected.

D. Form. Each sheet of the nominating petition shall set forth the candidate's name, the address of his domicile, the office for which the signers nominate him, the political party with which he is affiliated, if any, and the date of the primary election for which he seeks to qualify. The name of each voter who signed the nominating petition shall be typed or legibly written on the petition, and each signature on the nominating petition shall be dated and witnessed by the candidate or the person who obtained the signature on his behalf. The candidate and all persons who obtained signatures on his behalf shall certify on the nominating petition that to the best of their knowledge, information, and belief all of the signatures on the nominating petition are genuine and all of the statements contained in the nominating petition are true and correct.

E. Certification. (1) A nominating petition shall be submitted to the registrars of voters in the parishes where the signers reside. A nominating petition shall be submitted to the registrars in such parishes not less than thirty days before the qualifying period ends for candidates in the primary election or, in the case of presidential electors, in the presidential election, except that in a special election called pursuant to R.S. 18:402(E), 601(A)(2), or 1279, a nominating petition shall be submitted by the candidate to the registrars of voters in such parishes not less than fourteen days before the qualifying period ends for candidates in the special election. If the final day for submitting a nominating petition to the registrars of voters falls on a Saturday, Sunday, or legal holiday, then the next day which is not a Saturday, Sunday, or legal holiday shall be deemed to be the final day for submitting the nominating petition.

(b) In the case of an election for which qualifying has been reopened pursuant to R.S. 18:469(A) after the death of a candidate, the nominating petition shall be submitted by the candidate during such qualifying period to the registrars of voters in the parishes where the signers reside.

(2) The registrar for each parish shall endorse upon the nominating petitions, whether original or supplemental, the date and time of submission and shall promptly certify the nominating petitions, in the order received, by determining and certifying on each nominating petition which of the signers who provided a residence address in the parish signed the nominating petition timely and are registered to vote on the office the candidate seeks. A supplemental nominating petition shall be certified in the order in which it is received, without regard to the time when the original nominating petition for that candidate was submitted. A registrar may stop certifying the signatures on a nominating petition when the total number of the signers he has certified as having signed the petition timely and as being registered to vote on the office the candidate seeks equals one hundred fifteen percent of the number of qualified voters required to nominate the candidate for the office he seeks. A registrar's certification shall be conclusive as to the number of qualified voters who timely signed a nominating petition, and evidence to the contrary shall not be admitted in an action objecting to the candidacy of the candidate who filed the nominating petition.

PART III. PRESIDENTIAL PREFERENCE PRIMARY

§1280.21. Presidential preference primary election

A. A statewide presidential preference primary election shall be held on the first Saturday in March in 2016 and every fourth year thereafter for the purpose of allowing the electors of each political party in the state which has forty thousand or more registered members to express their preference for a person to be the nominee of the party for president of the United States.

B. Each elector voting in such election may vote only for a candidate who is affiliated with the same party as the elector, except that the state central committee of a recognized political party may allow in its bylaws, electors who are not affiliated with any political party to cast a vote on the ballot of such recognized political party.

C. The state central committee shall notify the Department of State that its bylaws allow for such voting by non-affiliated electors no later than seven days prior to the opening of qualifying for the presidential preference primary. Such notification shall be considered valid and effective for subsequent presidential preference primaries unless the state central committee notifies the Department of State that its bylaws no longer allow for such voting by non-affiliated electors no later than seven days prior to the opening of qualifying for a presidential preference primary.

D. Any elector who is not affiliated with any political party and who is allowed to cast his vote on the ballot of a recognized political party in the presidential preference primary pursuant to this Section shall cast his vote on the ballot of only one recognized political party.

E. Notwithstanding any provisions of this Code to the contrary, in any statewide presidential preference primary election, at any precinct where the presidential preference issue or election of political party officials or both are the only matters on the ballot, the number of election commissioners required in such precinct shall be one commissioner-in-charge and two commissioners.


§1280.22. Candidates; procedure for qualifying

A. Candidates for presidential nominee shall qualify in accordance with procedures established by the party. Prior to qualification as a candidate of a political party for presidential nominee, a person shall pay a qualifying fee of seven hundred fifty dollars and any additional fee as authorized by R.S. 18:464(C) or shall have obtained a nominating petition, bearing the handwritten signatures of no less than one thousand registered voters affiliated with the party from each of the congressional districts into which the state is divided. If the candidate is qualifying by paying a fee, the fee shall be paid in cash, by certified or cashier's check drawn on a state or national bank or credit union, by United States postal money order, or by a money order issued by a state or national bank or credit union.

B. (1) The qualifying period for presidential candidates shall open on the first Wednesday in December and shall close at 4:30 p.m. on the following Friday. During the qualifying period, presidential candidates shall file notices of candidacy with the secretary of state.
(2)(a) A notice of candidacy shall be in writing and shall state the candidate's name, the office he seeks, the address of his domicile, and the political party with which he is registered as being affiliated. The political party with which the candidate was affiliated at the time of qualifying is the one which shall appear on the ballot, even if the candidate changes his political party designation after he qualified for the election.

(b) The candidate shall designate in the notice the form in which his name shall be printed on the ballot. The candidate may designate his given, first, and middle name, the initials of his given, first, and middle name, a nickname, or any combination thereof as the form in which his name shall be printed on the ballot. However, he shall not designate a title, designation, or deceptive name, nor shall he designate an occupational or professional description or abbreviation. If the candidate designates a nickname in the place of or in combination with his given name or the initials thereof, the nickname shall be set off with quotation marks and shall be placed immediately preceding his surname. A candidate shall include his surname in his designation of the form in which his name shall be printed on the ballot.

(c) The notice of candidacy also shall include a certificate signed by the candidate, certifying that he has read the notice of his candidacy and that all of the statements contained therein are true and correct. The certificate shall be executed before a notary public. If the candidate is serving outside the state with the armed forces of the United States, his notice of candidacy shall be witnessed by a commissioned officer in the armed forces of the United States.

(d) A notice of candidacy shall be accompanied by the qualifying fee and any additional fee imposed or a nominating petition.

(3)(a) Each sheet of a nominating petition shall set forth the name of the presidential candidate, as it shall appear on the election ballot, the address of the candidate, the political party with which he is affiliated, and the date of the presidential primary.

(b) Each voter who signs a nominating petition shall include his name and residence address.

(c) All persons who obtained signatures shall certify that to the best of their knowledge, information, and belief all of the signatures on the nominating petition are genuine, and all of the statements contained in the petition are true and correct.

(d) A nominating petition shall be submitted to the registrars of voters in the parishes where the signers reside not less than thirty days before the end of the qualifying period.

(e) The registrar for each parish shall endorse upon the nominating petitions, whether original or supplemental, the date and time of submission and shall promptly certify the nominating petitions, in the order received, by determining and certifying on each nominating petition which of the signers are registered to vote in the parish. A registrar may stop certifying the signatures on a nominating petition when the total number of the signers he has certified as having signed the petition timely and as being registered to vote equals fifteen percent more than the number of registered voters required from the congressional district. A registrar’s certification shall be conclusive as to number of qualified voters who timely signed a nominating petition, and evidence to the contrary shall not be admitted in an action objecting to the candidacy of a presidential candidate filing the nominating petition.

C.(1)(a) Any person who qualifies as a candidate for presidential nominee may withdraw his candidacy by filing a notice of his withdrawal that is signed by the candidate and duly acknowledged before an officer authorized to administer oaths. The notice of withdrawal shall be filed prior to 4:30 p.m. on the seventh day after the close of the qualifying period with the secretary of state, who shall note thereon the date it was filed.

(b) The secretary of state shall not accept a statement of withdrawal that does not satisfy the requirements of Subparagraph (a) of this Paragraph. The secretary of state shall endorse the date and time of receipt of such a notice of withdrawal and return the notice forthwith, either personally or by registered or certified mail.
(2) A notice of withdrawal filed in accordance with the provisions of Subparagraph (1)(a) of this Subsection shall become effective when it is filed with the secretary of state. The effect of the withdrawal shall be as provided in R.S. 18:502.


§1280.23. Conduct of election

Except as otherwise specifically provided in this Part, the election for which provision is made in this Part shall be conducted and the returns thereof published and promulgated as provided in the election laws of the state.


§1280.24. Arrangement of ballot

The ballot for the election provided in this Part shall contain the names of each candidate arranged by party affiliation and placed in alphabetical order within each party.


§1280.25. Voting according to party affiliation

No elector may vote in the election provided in this Part for a candidate affiliated with a party in which the elector is not registered, except as provided in R.S. 18:1280.21.


§1280.27. Delegates to political party conventions; selection; oaths; voting; allocation among presidential nominees

A. Notwithstanding any other provisions of law, at least ninety days prior to a presidential preference primary election, the state governing body of each eligible political party shall establish procedures to be followed in the selection of individual delegates and alternates to the convention of that party, including procedures for the selection of committed and uncommitted delegates. A copy of any rule adopted by the state party committee shall be filed with the secretary of state within seven days after its adoption and shall become public record.

B. Delegates shall be allocated among the presidential candidates according to the results of the presidential primary and according to guidelines established by the governing bodies of the respective parties.

C. Repealed by Acts 1984, No. 672, §3.

AN ACT

To amend and reenact R.S. 18:18(A)(8)(b), 51(C)(1)(a), 104(C)(2), 110(A), 435(B)(1)(a), 444(I), 463(A)(2)(a)(iii) and (viii), 501(C), 532(D), 551(C)(1)(c)(iii), 565(B), 567.1(5), 571(A)(4)(a), (8), and (9), 573(E)(1), 574(B)(introductory paragraph), 1254(A), 1300.1, 1300.7(A), 1310(C)(1), 1313(C)(1) and (F)(4), 1351(9), 1353(B) and (C)(1) and (2), 1354(B)(3), 1361, 1362(A), 1373(A)(5), 1375, and 1433(A) and (B), to enact R.S. 18:104(C)(3), 444(F)(2)(c) and (d), 463(A)(2)(a)(ix), 564(D)(1)(a)(v), 572(A)(1)(b)(viii), 1280.21.1, 1351(14), 1400.3(E)(7), and 1432(A)(3), and to repeal R.S. 18:573(D), 1351(2), (3), and (6), 1355, and 1400.6(B), relative to the Louisiana Election Code; to revise the system of laws comprising the Louisiana Election Code; to provide relative to elections procedures and requirements and the powers, duties, and functions of election officials; to provide for the annual voter registration week; to provide relative to vacancies in the office of registrar of voters; to provide relative to voter registration; to provide relative to watchers; to provide relative to parish executive committees; to provide for the content of the notice of candidacy; to provide relative to withdrawal of candidates; to provide relative to the establishment of precincts; to provide for the form and content of the ballot; to provide relative to assistance in voting; to provide relative to challenges of voters; to provide relative to procedures for commissioners following the termination of voting; to provide relative to evidence of election results; to provide relative to the compilation and promulgation of election returns; to provide for the nomination of slates of candidates for presidential elector; to provide for the calling of a recall election; to provide relative to the tabulation and counting of absentee by mail and early voting ballots; to provide for remedies in

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certain election contests; to provide for recall petitions; to provide for election expenses; to provide for definitions; to provide relative to rulemaking by the secretary of state; to provide relative to the examination, testing, evaluation, certification, approval, procurement, and requirements for voting systems and system components; to provide relative to the preparation of voting machines for an election; to provide relative to a revote caused by the malfunction of certain voting equipment; to provide relative to the presidential preference primary election and related elections; to provide for effectiveness; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1.  R.S. 18:18(A)(8)(b), 51(C)(1)(a), 110(A), 435(B)(1)(a), 444(I), 463(A)(2)(a)(iii), 501(C), 532(D), 551(C)(1)(c)(iii), 565(B), 567.1(5), 571(A)(4)(a)(8), and (9), 573(E)(1), 574(B)(introductory paragraph), 1254(A), 1300.7(A), 1313(C)(1) and (F)(4), 1351(9), 1353(B) and (C)(1) and (2), 1354(B)(3), 1361, 1362(A), 1373(A)(5), 1375, and 1433(A) and (B) are hereby amended and reenacted and R.S. 18:444(F)(2)(c) and (d), 564(D)(1)(a)(v), 572(A)(1)(b)(viii), 1280.21.1, 1351(14), 1400.3(E)(7), and 1432(A)(3) are hereby enacted to read as follows:

§18.  Secretary of state; powers and duties

A.  The secretary of state shall administer the laws relating to custody of voting machines and voter registration, and for this purpose he shall:

*       *       *

(b) Develop activities, events, informational posters and pamphlets, and public service announcements for the implementation of an annual voter registration week and generally be responsible for implementation of such week. It is the policy of the state of Louisiana to encourage full participation in voting by all citizens of this state. To this end, in years when the president of the United States proclaims a National Voter Registration Day, the official state voter registration week shall be the full week in which the National Voter Registration Day occurs, unless the National Voter Registration Day occurs after the close of the registration records for
the regular fall primary election. In years when the president of the United States
does not proclaim a National Voter Registration Day or the National Voter
Registration Day occurs after the close of the registration records for the regular fall
primary election, the official state voter registration week shall be two weeks prior
to the close of registration records for the regular fall primary election.

§51. Registrar for each parish; appointment; commission; bond and oath

C.(1)(a) A vacancy for any cause in the office of registrar shall be filled by
the parish governing authority within thirty ninety days after the date on which the
vacancy occurs. An appointment to fill a vacancy that is made prior to the time the
office is actually vacated is premature and without effect. The parish governing
authority shall advertise the vacancy and solicit applications for the office in the
manner provided in R.S. 18:51.1.

§110. Removal from precinct; removal from parish

A.(1) At any time prior to closing of registration for any election a registrant
who changes his residence within the parish may change his registration without
reregistering by making application by mail or electronically to the registrar or by
appearing in person at the office of the registrar and making application for a change
of registration or by any other manner authorized in this Part. If the registrant is
unable to sign his name to the application, he shall sign it with his mark, witnessed
by the signatures of two witnesses. The application shall state that he is unable to
sign his name.

(2) The application shall contain the name in full; address appearing on the
registration records; present residence, including apartment or room number, if any;
date of change of residence; date of application, and signature of voter.

(2) Upon receipt of an application for a change of registration, the registrar
shall compare the signature on the application with the signature on the original
application card, any subsequent signature in the records of the registrar, or the

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are additions.
signature on any microfilm, microfiche, or scanned or electronically captured
computerized images of documents in the records of the registrar. If the signatures
are sufficiently alike to identify the applicant as the registered voter, the change shall
be made and the date of the change of residence and the new ward and precinct shall
be recorded in the registrant's information on the state voter registration computer
system and, if the original application is available in hard copy in the registrar's
office, on the original application form. If the application is signed by a mark
witnessed by the signatures of two witnesses, the registrar shall make the change on
the basis of the application.

(4) The registrar shall send the notice referred to in R.S. 18:109 to a voter
whose registration is changed.

§435. Watchers; appointment and commission

B.(1)(a) A list of watchers shall be filed with the clerk of court by hand
delivery, facsimile, mail, or commercial courier before 4:30 p.m. on the tenth day
before the primary or general election; however, if the tenth day before the primary
or general election falls on a Saturday, Sunday, or other legal holiday, the list shall
be filed on the next day which is not a Saturday, Sunday, or other legal holiday. For
purposes of this Paragraph, "commercial courier" shall have the same meaning as
provided in R.S. 13:3204(D). If the office that the candidate seeks is voted on in
more than one parish, a list of watchers shall be filed with the clerk of court in each
parish where the candidate will have watchers.

§444. Parish executive committees

F. Vacancies.

(2)
(c) If there are not enough members of the parish executive committee to fill a vacancy in the membership left by an at-large representative, the chairman of the state central committee of that political party may appoint a qualified resident of the parish to fill the vacancy.

(d) If there are not enough members of the parish executive committee to fill a vacancy in the membership left by a representative of a district, the chairman of the state central committee of that political party may appoint a qualified resident of the district to fill the vacancy. If no qualified resident of the district will accept the membership, the chairman of the state central committee of that political party may appoint any qualified resident of the parish to fill the vacancy.

*          *          *

I. Party with thirty percent or fewer of registered voters. (1)
Notwithstanding any provision of law to the contrary, beginning in 1988, members of a parish executive committee of a recognized political party with which thirty percent or less of the registered voters of the state are affiliated, except those for Orleans Parish, shall be elected every four years at the same time as the presidential preference primary election. The term of office shall not extend beyond the time for which the member was elected.

(2) Beginning in 1992, members of a parish executive committee of a recognized political party with which thirty percent or less of the registered voters are affiliated in Orleans Parish shall be elected every four years at the same time as the presidential preference primary election. The terms for which members of such parish executive committee were elected in 1986 are extended until the members are elected at the 1992 presidential preference primary election and take office:

*          *          *

§463. Notice of candidacy; campaign finance disclosure; political advertising; penalties

A.

*          *          *

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(2)(a) The notice of candidacy also shall include a certificate, signed by the
candidate, certifying all of the following:

* * *

(iii) That Except for a candidate for United States senator or representative
in congress, that he is not currently under an order of imprisonment for conviction
of a felony and that he is not prohibited from qualifying as a candidate for conviction
of a felony pursuant to Article I, Section 10.1 of the Constitution of Louisiana.

* * *

§501. Procedure for withdrawal

* * *

C. Notwithstanding the provisions of Subsections A and B of this Section,
if there are only two the number of candidates remaining in a primary or general
election for a public office is one more than the number of persons to be elected to
the office, the secretary of state shall accept a notice of withdrawal that is filed prior
to 4:30 p.m. on the second day prior to the election. The candidate or candidates
remaining after the withdrawal is shall be declared elected by the people.

* * *

§532. Establishment of precincts

* * *

D. The parish governing authority shall also furnish to the registrar of voters
and secretary of state geospatial shape files, if available, and a map clearly
indicating the boundaries of each parish governing authority district, school board
district, special election district, representative district, and senate district.

* * *

§551. Ballots

* * *

C. Names and numbers of candidates. The names of the candidates in a
primary or general election shall be listed on the ballot as follows:

(1)
(c)  

* * *

(iii) If two or more candidates have the same surname, the names of the candidates having the same surname shall be arranged alphabetically by first name, regardless of whether a candidate's first name appears on the ballot. The word "Incumbent" and the residence address shall be listed after the name of each candidate having the same surname who is an incumbent, and the residence address shall be listed after the name of each candidate having the same surname who is not an incumbent.

* * *

§564. Assistance in voting on election day  

* * *

D.(1)(a) Prior to receiving assistance pursuant to this Section due to a disability, including visual impairment, the voter shall file with the registrar in person or by mail a statement setting forth the necessity and reasons for this assistance and shall furnish the registrar one of the following:

* * *

(v) A completed and signed voter assistance form provided by the secretary of state wherein the voter attests that he has a physical disability and requires assistance in voting.

* * *

§565. Challenge of voters  

* * *

B. Disposition of record of challenge and address confirmation card. The original record of the challenge, signed by the challenger, shall be placed in the envelope marked “Put in Voting Machine” and shall be preserved as part of the election returns. The duplicate record of the challenge and address confirmation card shall be placed in the envelope marked “Registrar of Voters” and the envelope shall be attached to the precinct register. and the address confirmation card shall be placed in the envelope marked “Registrar of Voters”. A duplicate record of the challenge

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shall be placed in the clear plastic zipper bag and returned to the clerk of court on
election night. A duplicate record of the challenge shall be given to the voter being
challenged.

* * *

§567.1. Definitions

As used in this Subpart, the following words and terms shall have the
meanings hereinafter ascribed to each, unless the context clearly indicates another
meaning:

* * *

(5) "Title III" means Title III of the Help America Vote Act of 2002, Public
21085.

* * *

§571. Procedures for commissioners after termination of voting

A. At the termination of voting in a primary or general election, the
commissioners shall announce that voting is terminated. The commissioners in the
presence of the watchers shall immediately:

* * *

(4)(a) Complete in triplicate Certificate No. 2 of the composite certificate
designated "Machine Certificates", which shall state (i) that the voting machines
were secured against further voting, (ii) the exact time the voting machines were
secured against further voting, (iii) the serial number on each voting machine, (iv)
the number shown on the public counter of each voting machine, which shall be the
total number of voters casting votes on that machine in the election, (v) the number
shown on the protective counter of each voting machine, which shall be the total
number of times the machine has been voted in its lifetime, (vi) the number of the
seal placed on the precinct register by the commissioners, and (vii) whether any
visible damage occurred to any voting machine during the election.

* * *
(8) Place one copy of the official election results reports, one copy of the machine certificates, one of the duplicate poll lists, all duplicate records of original executed challenges of voters, all precinct register corrections, all voter identification affidavits, all physical disability affidavits, any physicians’ certificates, any copies of disability documentation, a copy of each completed notation of irregularities form, and any address confirmation cards in the envelope marked "Registrar of Voters", seal it and attach it to the precinct register after the termination of voting, and place a new protective seal on the precinct register.

(9) Seal any original challenges of voters that have been executed, the official election zero proof report, one copy of the official election results reports, one of the duplicate poll lists, a copy of each completed notation of irregularities form, and a copy of the machine certificates in the envelope marked "Secretary of State's Envelope".

§572. Transmission of election returns; voting machine keys; machine certificates

A.(1) After the results are printed from the voting machines and all election paperwork is complete, the commissioner-in-charge shall immediately:

(b) Deliver to the clerk of court in a clear plastic zipper bag the following:

(viii) A duplicate record of each challenge.

§573. Evidence of election results

E. Transmission and disposition of duplicate original challenges, duplicate voters’ affidavits, and address confirmation cards. (1) At the opening of the voting machines, the sealed precinct registers shall be immediately returned to the registrar of voters. Upon receipt of the sealed precinct registers, the registrar shall remove any attached duplicate original record of challenges of voters made during the election, any precinct register correction affidavits, any voter identification affidavits...
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made pursuant to R.S. 18:562, any address confirmation cards, any physical
disability affidavits, any physicians' certificates, any copies of disability
documentation, and any completed voter registration applications.

§574. Compilation and promulgation of returns

B. By a majority vote of the members, the parish board of election
supervisors may complete in triplicate and attach to the compiled statements a
notation of irregularities form prepared by the secretary of state to document
irregularities observed by the board with respect to:

§1254. Slates of independent candidates not affiliated with a recognized political
party; nominating petitions and qualifying by payment of qualifying fees

A. A slate of independent candidates for presidential elector who are not
affiliated with a recognized political party may be nominated by nominating petition
or may qualify by the payment of a qualifying fee of five hundred dollars. Such
qualifying fee shall be paid in accordance with the provisions of R.S. 18:464(A).
The period for filing such qualifying fee shall begin on the third Tuesday in July and
shall end at 4:30 p.m. on the first Friday following the third Tuesday in August of
each year in which a presidential election is to be held. Each qualifying fee shall be
accompanied by the notice of candidacy and notarized affidavit of each candidate for
elector signifying his acceptance of the nomination. An independent A candidate for
presidential elector who is not affiliated with a recognized political party may be
registered to vote with or without a declaration of party affiliation.

§1280.21.1. Presidential preference primary election and elections held at the same
time in 2020

A.(1) Notwithstanding the provisions of R.S. 18:1280.21(A), the statewide
presidential preference primary election shall be held on the first Saturday in April
in 2020.

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are additions.
(2) Notwithstanding the provisions of R.S. 18:1280.22(B)(1), the qualifying period for presidential candidates in the statewide presidential preference primary election in 2020 shall open on the second Wednesday in January of 2020 and shall close at 4:30 p.m. on the following Friday.

B. (1) Notwithstanding the provisions of R.S. 18:402(C)(1), primary elections for municipal and ward officers who are not elected at the same time as the governor or members of congress shall be held on the first Saturday in April in 2020.

(2) Notwithstanding the provisions of R.S. 18:402(C)(2), general elections for municipal and ward officers who are not elected at the same time as the governor or members of congress shall be held on the fifth Saturday after the first Saturday in April in 2020.

C. (1) Notwithstanding the provisions of R.S. 18:402(E)(1)(c), the first Saturday in March shall not be available for a special primary election in 2020. Instead, the first Saturday in April shall be available for a special primary election pursuant to R.S. 18:402(E)(1) in 2020.

(2) Notwithstanding the provisions of R.S. 18:402(E)(2)(c), if a special primary election is held on the first Saturday in April in 2020, the special general election shall be held on the fifth Saturday after the first Saturday in April in 2020.

D. Notwithstanding the provisions of R.S. 18:402(F)(3), the first Saturday in March, the fifth Saturday after the first Saturday in March, the last Saturday in March, and the fifth Saturday after the last Saturday in March shall not be available for a bond, tax, or other election at which a proposition or question is submitted to the voters in 2020. Instead the first Saturday in April and the fifth Saturday after the first Saturday in April shall be available for a bond, tax, or other election at which a proposition or question is submitted to the voters in 2020 pursuant to R.S. 18:402(F).

E. Notwithstanding the provisions of R.S. 18:467(3), the qualifying period for candidates in a primary election for municipal and ward officers who are not elected at the same time as the governor or members of congress in municipalities with a population of less than three hundred thousand and those in any special municipalities...
primary election to be held at the same time in 2020 shall open on the second
Wednesday in January of 2020.

§1300.7. Governor to order election; proclamation; publication

A. If the required number of qualified electors of the voting area sign the
petition for recall, the governor shall issue a proclamation ordering an election to be
held for the purpose of voting on the question of the recall of the officer. The total
number of registered voters in the voting area and the total number of registered
voters in the voting area signing the petition shall be calculated from the totals on the
certificates of all of the registrars of voters received by the governor. The governor
shall issue such proclamation within fifteen days after he receives the certified
petitions from all of the registrars of voters in the voting area who have received
petitions for certification. If the final day for the governor to issue the proclamation
falls on a Saturday, Sunday, or legal holiday, then the next day which is not a
Saturday, Sunday, or legal holiday shall be deemed to be the final day for issuing the
proclamation. The proclamation shall order the election to be held on the next
available date specified in R.S. 18:402(F). If the election is to be held on a primary
election date, the proclamation shall be issued on or before the last day for
candidates to qualify in the election at least four weeks prior to the opening of the
qualifying period for the primary election. If the election is not to be held on a
primary election date, then the proclamation shall be issued on or before the fifty-
fourth day prior to the election.

§1313. Tabulation and counting of absentee by mail and early voting ballots

C.(1) If the counting and tabulation of absentee by mail and early voting
ballots begins prior to the closing of the polls, such counting and tabulation shall be
conducted in a location and manner to prevent disclosure of the results prior to the
closing of the polls. Each person except a person providing security to the parish
board of election supervisors; a representative of the attorney general, with written
approval of the secretary of state; the clerk of court; the registrar of voters; or a
person providing technical assistance pursuant to Paragraph (2) of this Subsection
who enters the location in which the absentee by mail and early voting ballots are
being counted and tabulated shall remain in that location and shall not be allowed to
leave except temporarily, and then only when accompanied by a law enforcement
officer, and shall not communicate with any person outside until the polls are closed.
The parish board of election supervisors may take any action necessary to ensure that
no information with respect to the counting and tabulation of absentee by mail and
eyearly voting ballots is transmitted from the location where the absentee by mail and
eyearly voting ballots are being counted and tabulated prior to the close of the polls on
election day.

*   *   *

F. The procedure for counting absentee by mail ballots shall be as follows:

*   *   *

(4) If the board determines that an absentee by mail ballot is valid, a member
of the board shall write the words "voted by mail" and his initials make a check mark
on the absentee by mail voter report beside the name of the voter as it appears on the
report and write his initials on each page of the report. If applicable, a member of
the board shall tear the flap from the envelope containing the absentee by mail ballot
and leave the envelope sealed.

*   *   *

§1351. Definitions

As used in this Chapter, unless otherwise specified, the following terms shall
have the meanings herein ascribed to each:

*   *   *

(9) "Protective counter" means a counter, tabulator, or protective device that
will register each time the machine is operated during the life of the machine.

*   *   *

(14) "Voting system" means the total combination of equipment, including
voting machines, used to define ballots, cast and count votes, report or display
election results, and maintain and produce any auditable data and the software, 
firmware, hardware, and documentation required to program, control, and support 
such equipment. "Voting system" also includes the vendor's practices and 
documentation used to identify system components and versions of such 
components, test the system during its development and maintenance, maintain 
records of system errors and defects, determine specific system changes made after 
initial certification, and make available any materials to the voter.

§1353. Secretary of state; powers and duties; voting machines systems and system 
components; voter registration

B. The secretary of state **shall** may prescribe uniform rules and regulations 
with respect to matters pertaining to the procurement, preparation, and use of voting 
machines and absentee by mail and early voting counting equipment systems in the 
conduct of elections and the duties of each category of persons charged with 
responsibility for any matter relating to the voting machines or absentee by mail and 
early voting counting equipment systems. The rules and regulations shall be 
approved by the attorney general and thereafter shall be distributed by the secretary 
of state to the election officials having responsibilities relating to elections. The 
rules and regulations shall be applied uniformly throughout the state.

C. In addition to any other duties and functions now or hereafter provided 
by law, the secretary of state shall:

(1) Determine general policy and supervise the administration and execution 
of the laws relating to voting machines systems,

(2) Be responsible for all procurement, sales, and transfers of voting 
machines and absentee by mail and early voting counting equipment systems and 
system components and for all matters in connection with issuing competitive bids 
or requests for proposals or the advertising for and opening of bids for or in 
connection therewith.

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are additions.
§1354. Parish custodian of voting machines; powers and duties; appointment of
deputy custodians

* * *

B. In addition to any other duties vested in him by law, the parish custodian
shall:

* * *

(3) Certify that the candidate counters, question counters, and public
counters are set at zero on the machines, and certify to the number on the protective
counter or device of the machines prior to the election, as provided in R.S. 18:1373.

* * *

§1361. Approval of machines and equipment voting systems or system components;
certificate; expenses of examination

A. The secretary of state may examine any type or make of voting machine
system or system component upon the request of a representative of the maker or
supplier thereof; and if the secretary of state determines that the machine
voting system or system component complies with the requirements of this Chapter
and that it meets standards acceptable to him as to durability, accuracy, efficiency,
and capacity, he shall approve that type or make of machine voting system or system
component for use in this state and shall issue his certificate of approval thereof.

Any voting system procured or used in the state shall include a sound-creating device
which will audibly indicate that a voter has left the machine after casting his vote and
allow for the challenge removal of early voting ballots and may include a voter
verification mechanism. In addition, any electronic voting machine system or
system component procured or used in the state must have been certified according
to the voluntary voting system guidelines developed and maintained by the United
States Election Assistance Commission by a voting system test laboratory accredited
by the United States Election Assistance Commission. This certificate, together with
any relevant reports, drawings, and photographs, shall be a public record.
B. Any absentee by mail and early voting counting equipment to be procured for use in this state shall be certified by the secretary of state as meeting standards acceptable to him as to durability, accuracy, efficiency, and capacity.

C. The secretary of state may employ experts to assist him in making the examination provided for in this Section. The expenses of the services of such experts, not to exceed a total of five hundred dollars, shall be paid prior to the examination by the person requesting examination of the machine voting system or system component. Experts employed in the examination shall sign the certificate of approval made by the secretary of state. No machine voting system or system component shall be used at any election which has not been approved by the secretary of state as herein provided in this Section.

§1362. Method of procuring voting machines systems or system components; parts and supplies; and of contracting for the maintenance of voting machines

A.(1) All voting machines systems or system components used in this state shall be procured by the secretary of state, out of state funds appropriated for that purpose, on the basis of a competitive request for proposals process or public bids submitted to the secretary of state in accordance with specifications prepared by him. The specifications may require tests and examinations of the operation of the machines voting systems or system components, and the secretary of state, for that purpose, may employ experts to report thereon and charge the expense thereof to the responders or bidders. Advertisement and letting of contracts for the procurement of voting machines systems or system components shall be in accordance with the Louisiana Procurement Code contained in Chapter 17 of Title 39 of the Louisiana Revised Statutes of 1950.

(2) Notwithstanding any provision of law to the contrary, particularly the provisions of Chapter 17 of Title 39 of the Louisiana Revised Statutes of 1950, the secretary of state is authorized to procure directly from the supplier, through the Department of State, voting machine systems or system components, parts, supplies, and other election paraphernalia and to contract with the manufacturer through the
Department of State for the maintenance of the voting machines or system components.

§1373. Notice of preparation of machines for election; preparation of machines for election; testing and adjusting; examination by candidate or his representative; securing and sealing machines

A.

(5) After the machines have been prepared and tested by the secretary of state and examined by each candidate or representative, citizen, or parish board member who is present, the parish custodian shall enclose the registration books or lists and other paraphernalia and shall forthwith seal each machine with a numbered seal. At that time, the parish custodian, in the presence of the candidates or their representatives, parish board members, and any citizens who are present, shall certify to the numbers of the machines, that all of the public, candidate, and question counters are set at zero and as to the number registered on the protective counter of the machine.

§1375. Duplicate keys

Any duplicate or extra keys to the machines shall be sealed in an envelope by the parish custodian and the secretary of state and placed in a safe place. The seal shall not be broken or the keys used in any manner except with the consent of both the parish custodian and or the secretary of state.

§1400.3. Election expenses incurred by clerks of court and registrars of voters; payment by secretary of state; payment by governing authorities

E. For the purposes of this Section, "election expenses incurred by clerks of court" is defined and limited to the following:
(7) Expenses incurred by a clerk of court to pay for law enforcement officers to control traffic on election day to the extent permitted by R.S. 18:428.

§1432. Remedies

A.

(3) If the trial judge in an action contesting an election on a proposition determines that it is impossible to determine the result of an election, or the number of qualified voters who were denied the right to vote by the election officials was sufficient to change the result in the election if they had been allowed to vote, or the number of unqualified voters who were allowed to vote by the election officials was sufficient to change the result of the election if they had not been allowed to vote, or a combination of these factors would have been sufficient to change the result had they not occurred, the judge may render a final judgment declaring the election void and ordering a new proposition election, or if the judge determines that the appropriate remedy is the calling of a restricted election, the judge may render a final judgment ordering a restricted election, specifying the date of the election, and indicating which voters will be eligible to vote.

§1433. Revote in precincts where voting machine because of malfunctions if result cannot be otherwise ascertained

A. Notwithstanding the provisions of R.S. 18:1432, if a discrepancy sufficient to change the result of the election between the total votes cast at an election and the votes counted for the candidates in the election or for or against the recall of a public officer occurs as a result of the malfunction of a voting machine malfunction or results tape and results cartridge, and an accurate count of the votes cast on the malfunctioning machine or results tape and results cartridge cannot be determined by the offering of circumstantial evidence or any other evidence, the court shall order a revote in the precinct where the voting machine or results tape and results cartridge malfunctioned, which shall be limited to those persons listed on the
poll list as having cast their ballots in person at the polls in the election in which the
machine or results tape and results cartridge malfunctioned.

B. Notwithstanding the provisions of R.S. 18:1432, if a discrepancy
sufficient to change the result of the election between the total votes cast at an
election and the votes counted for the candidates in the election or for or against the
recall of a public officer occurs as a result of the malfunction of a voting machine or
results tape and results cartridge used for early voting, and an accurate count of the
votes cast on the malfunctioning machine or results tape and results cartridge cannot
be determined by the offering of circumstantial evidence or any other evidence, the
court shall order a revote of electronic early voting ballots in the parish where the
voting machine or results tape and results cartridge used for early voting
malfunctioned, which shall be limited to those persons who voted during early voting
in the election.

*          *          *

Section 2. R.S. 18:104(C)(2), 463(A)(2)(a)(viii), 1300.1, and 1310(C)(1) are hereby
amended and reenacted and R.S. 18:104(C)(3) and 463(A)(2)(a)(ix) are hereby enacted to
read as follows:

§104. Application for registration; form

*          *          *

C.

*          *          *

(2) If the applicant is unable to write, the applicant shall affix his mark to the
application in the presence of two witnesses who shall also sign their names as
witnesses to the mark.

(3) When the registration application is completed at the office of motor
vehicles of the Department of Public Safety and Corrections or electronically on the
secretary of state's website, an electronically captured signature of the applicant shall
suffice as a handwritten signature of the applicant.

*          *          *

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§463. Notice of candidacy; campaign finance disclosure; political advertising; penalties

A.

* * *

(2)(a) The notice of candidacy also shall include a certificate, signed by the candidate, certifying all of the following:

* * *

(viii) Except for a candidate for United States senator or representative in congress or a candidate who resides in a nursing home as defined in R.S. 40:2009.2 or in a veterans' home operated by the state or federal government, that if he claims a homestead exemption on a residence pursuant to Article VII, Section 20 of the Constitution of Louisiana, he is registered and votes in the precinct in which that residence is located.

(ix) That all of the statements contained in it are true and correct.

* * *

§1300.1. Recall authorized

Any public officer, excepting judges of the courts of record, may be recalled in accordance with the provisions of this Chapter. However, no recall petition may be submitted for certification to or accepted for certification by the registrar of voters or any other official if less than six months remain in the term of office. The secretary of state shall not accept a recall petition for filing if less than six months remain in the term of office. The secretary of state shall endorse the date and time of receipt of such a recall petition, mark "invalid" on the petition, and return the petition forthwith, either personally or by registered or certified mail, to the chairman designated in the recall petition.

* * *

§1310. Execution of certificate; marking of ballot; casting vote; assistance

C.(1) Any person who assists a voter in voting absentee by mail shall execute the acknowledgment on the ballot envelope flap prepared by the secretary
of state, verifying that the person providing the assistance has marked the ballot in
the manner dictated by the voter, and the signature on the acknowledgment by the
person providing assistance may serve as the signature of the witness required by

Section 3. R.S. 18:573(D), 1351(2), (3), and (6), 1355, and 1400.6(B) are hereby
repealed in their entirety.

Section 4.(A) This Section and Sections 1 and 3 of this Act shall become effective
upon signature of this Act by the governor or, if not signed by the governor, upon expiration
of the time for bills to become law without signature by the governor, as provided by Article
III, Section 18 of the Constitution of Louisiana. If this Act is vetoed by the governor and
subsequently approved by the legislature, this Section and Sections 1 and 3 of this Act shall
become effective on the day following such approval.

(B) Section 2 of this Act shall become effective on January 1, 2020.

________________________________________
SPEAKER OF THE HOUSE OF REPRESENTATIVES

________________________________________
PRESIDENT OF THE SENATE

________________________________________
GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: ______________________

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