AN ACT relating to elections.

1

2

17

18

19

21

22

23

24

25

26

27

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

3 → Section 1. KRS 120.015 is amended to read as follows:

4 In any contest over the nomination or election of any state, county, city or district officer, 5 it may be alleged in the pleadings of the contestant that the provisions of KRS 121.025, 6 121.045, 121.055 or 121.310, have been violated by the contestee or by others in his or 7 *her* behalf with his *or her* knowledge, and it may likewise be alleged in the pleadings of 8 the contestee that such provisions have been violated by the contestant or by others in his 9 or her behalf with his or her knowledge. If it appears upon the trial of the contest that 10 such provisions have been violated by the contestant or by others in his or her behalf 11 with his <u>or her</u> knowledge, the contest action shall be dismissed and the contestant shall 12 have no further right to maintain the same. If no such violation by the contestant, or by 13 others in his <u>or her</u> behalf with his <u>or her</u> knowledge, appears, and it appears that such 14 provisions have been violated by the contestee or by others in his *or her* behalf with his 15 or her knowledge, the nomination or election of the contestee shall be declared void. In 16 the case of primary elections, if any candidate who is a party to the contest proceedings

Section 2. KRS 120.055 is amended to read as follows:

(1) Any candidate for nomination to office at a primary held under the provisions of KRS 118.015 to 118.035 and 118.105 to 118.255, or any candidate for nomination to a city office at a primary for which the statutes do not otherwise provide for determining contest elections, for whom a number of votes was cast equal to not less than fifty percent (50%) of the votes cast for the successful candidate for nomination to the office, may contest the right of the successful candidate, and of any other candidate for nomination to the office, to the nomination.

has not violated the provisions of KRS 121.025, 121.045, 121.055 or 121.310, and all

candidates who received more votes than he or she did are also parties and are found to

have violated those provisions, such candidate shall be declared nominated.

1	<u>(2)</u>	Any candidate qualified to contest the right of a successful candidate under				
2		subsection (1) of this section shall file [by filing] a petition in the Circuit Court				
3		within ten (10) days from the day of the primary, stating the specific grounds relied				
4		upon for the contest, and causing a summons to be issued, returnable in seven (7)				
5		days.				
6		(a) In the case of candidates for offices for the state at large, the petition shall be				
7		filed in the Franklin Circuit Court. [;]				
8		(b) In the case of other candidates it shall be filed in the Circuit Court of the				
9		county in which the contestee resides.				
10	<u>(3)</u>	The summons may be personally served on the contestee in any county, or it may				
11		be served by leaving a copy at his or her home with a member of his or her family				
12		over sixteen (16) years of age, or by posting a copy on the door of his or her				
13		residence.				
14	<u>(4)</u>	The contestee shall file his or her answer within seven (7) days after service of				
15		summons. The answer may contain grounds of contest in favor of the contestee and				
16		against the contestant, but the grounds shall be specifically set out. Any candidate				
17		who would have been qualified to bring a contest action under this section, who is a				
18		party to a recount proceeding brought under KRS 120.095, may, by filing an answer				
19		in the recount proceeding within the time allowed by this section for filing grounds				
20		of contest, set forth grounds of contest against the petitioner in the recount				
21		proceeding.				
22	<u>(5)</u>	No ground of contest by either party shall be filed or made more definite by				
23		amendment after the expiration of the time allowed by this section for filing the				
24		original pleading. The contestant may file a reply within five (5) days after answer				
25		is filed, which shall complete the pleading, and any affirmative matter in the reply				
26		shall be treated as controverted.				
27	<u>(6)</u>	Upon return of the summons, properly executed, to the office of the circuit clerk of				

the county in which the action is pending, the clerk shall immediately docket the cause and notify the presiding judge of the court that the contest has been instituted, and the judge shall proceed to a trial of the cause within five (5) days after the issue was joined. In judicial circuits having more than one (1) Circuit Judge, the judge who shall hear the cause shall be determined by lot.

→ Section 3. KRS 120.065 is amended to read as follows:

(1)

Each party to a contest instituted under KRS 120.055 shall be entitled, in the production of evidence to be used on the trial thereof, to all the remedies allowed in cases at law and in equity. In trying the contest the court shall hear and determine all questions of law and fact without the intervention of a jury, and may examine the witnesses orally or require or permit the parties to take the evidence by depositions. If the evidence is taken orally either party may require it to be taken by the official reporter for the court, to be taken and transcribed and paid for as evidence in other civil actions.

- (2) The court may require the contestant, or the person who has the burden of proof under the issue joined, to complete his <u>or her</u> proof in not less than fifteen (15) days after service of summons, and the contestee, or the person not having the burden, to complete his <u>or her</u> proof in not less than ten (10) days after filing an answer. Each party may be given one (1) day additional for producing evidence in rebuttal and no greater time shall be extended, unless the court is satisfied that the ends of justice demand it.
- (3) [The court shall,]Immediately after the evidence is concluded, the court shall consider the contest and determine it. If it appears from an inspection of the whole record that there has been such fraud, intimidation, bribery or violence in the conduct of the election that neither contestant nor contestee can be adjudged to have been fairly nominated, the court may adjudge that there has been no election. [,] In that [which] event, the nomination shall be deemed vacant. The judgment of the

2		→ Section 4. KRS 120.075 is amended to read as follows:
3	(1)	Any party may appeal to the Court of Appeals from a judgment entered under KRS
4		120.065. The appeal shall be in accordance with the Rules of Civil Procedure,
5		except that the notice of appeal shall be filed[and a supersedeas bond executed] in
6		the Circuit Court, and the record shall be filed in the Court of Appeals, within ten
7		(10) days after the entry of the judgment, or within such other time as the Court of
8		Appeals may, for cause shown, permit. The entire original record shall be filed and
9		no designation of record shall be required.
10	(2)	Upon the filing of the record, the clerk of the Court of Appeals shall immediately
11		deliver it to the chief judge.

court shall be filed in the office of the Circuit Court clerk.

1

- 12 (3) The Court of Appeals in its discretion may issue its mandate forthwith after 13 rendering its decision, but it shall be without prejudice to the right of the losing 14 party to file a petition for rehearing or the power of the court to recall the mandate 15 should the petition be sustained.
- 16 (4) If the judgment is reversed and the case remanded for trial or further action, the 17 proceedings shall continue in the Circuit Court in like manner as when originally 18 filed, beginning ten (10) days after the filing of the mandate with notice to the 19 adverse party.
- Section 5. KRS 120.095 is amended to read as follows:
- 21 (1) (a) Any candidate voted for at a primary held under KRS 118.015 to 118.035 and 118.105 to 118.255 may request a recount of the ballots by filing a petition with the same court that contest petitions are required to be filed with, within ten (10) days after the day of the primary. [, or, if the]
- 25 (b) Any candidate [is]qualified to bring a contest proceeding under KRS
 26 120.055[,] may also request a recount by including the[a] request for a
 27 recount in his or her petition instituting the contest proceedings.

1		(c) Any candidate who is a contestee in a contest proceeding under KRS 120.055
2		may request a recount in his or her answer filed in the contest proceeding, but
3		in that case the answer shall be filed within five (5) days after the service of
4		process on the petition.
5	<u>(2)</u>	When a request for a recount is made, the State Board of Elections or the county
6		board of elections, whichever would issue the certificate of nomination, shall be
7		made a party defendant. The request shall specify which precinct or precincts are
8		to be recounted and it may include all or part of an elective district.
9		Simultaneously with the filing of the action, the petitioner shall make written
10		notice by regular mail to all candidates appearing on the ballot of the precinct or
11		precincts at issue that an action is being filed.
12	<u>(3)</u>	An action filed in the Circuit Court of competent jurisdiction pursuant to this
13		section shall be heard summarily and without delay.
14	<u>(4)</u>	The party requesting the recount shall execute a bond with approved surety for the
15		costs of the recount. The bond shall not be used as a penalty and shall be set as a
16		reasonable amount determined by the Circuit Judge to be proportionate to the
17		estimated cost of the recount. The bond shall be set within thirty (30) days and the
18		recount shall begin within fifteen (15) days of the bond being set, so long as the
19		bond has been paid.
20	<u>(5)</u>	(a) The bond shall cover the areas requested in the recount and no other areas
21		may be added after the filing deadline unless the recount results change the
22		outcome of the election.
23		(b) If the recount results change the outcome of the election, the court shall
24		notify the other candidates in that race and a new filing deadline shall be
25		set ten (10) days from that judgment. During that time, other candidates
26		may request further recounting. If further recounting is required, the court
27		shall set a new bond in accordance with subsection (4) of this section, which

1		shall be paid by the requesting party.
2		(c) If the recount results do not change the outcome of the election, the court's
3		new election certification shall stand[, in an amount to be fixed by the Circuit
4		Judge] .
5	<u>(6)</u>	Upon the bond being filed, the clerk shall immediately notify the Circuit Judge of
6		the request and the filing of the bond, and the judge shall at once enter an order
7		directing custody of the keys, voting machines, voting equipment, or voting system,
8		the ballots, boxes, and all papers pertaining to the election to be transferred to the
9		Circuit Court, and fix a day for the recount proceedings to begin. The clerk of the
10		Circuit Court shall be designated by the court as the custodian of the materials
11		while the materials are in the possession of the Circuit Court.
12	<u>(7)</u>	A copy of the order shall be served upon the parties or their counsel in the same
13		manner as notices are required to be served, which shall be deemed sufficient notice
14		of the proceeding.
15	<u>(8)</u>	The Circuit Court may use the services of any law enforcement agency to
16		transport all of the materials described in subsection (6) of this section. All
17		materials ordered by the Circuit Court shall be sealed, to the extent possible, and
18		transmitted in a tamper-resistant manner. The chain of custody for the materials
19		shall be recorded, in writing, on a form prescribed by the State Board of Elections
20		in administrative regulations promulgated under KRS Chapter 13A to include the
21		identity of the person or persons transferring and receiving the materials, and the
22		date, time, and location of the transfer.
23	<u>(9)</u>	The court shall designate commissioners to assist in the recount and there shall
24		be an equal number of commissioners to represent the contestant and the
25		contestee.
26	<u>(10)</u>	[On the day fixed,]Each political party represented on the county board of
27		elections may appoint a representative to be present, and each candidate subject

1	<u>t</u>	to the	e recour	nt may be present either in person, by a representative, or both. The		
2	attorneys representing the parties may be present at all hearings and at the					
3	<u>!</u>	recount of the ballots. The court shall authorize representatives of the news media				
4	<u>!</u>	to ob	serve th	e recount.		
5	(11)	On tl	ne day f	fixed, the court shall proceed to recount the ballots if their integrity is		
6	5	satisf	actorily	shown and shall complete the recount as soon as practicable, and file		
7	a	and e	enter of	record the results thereof, and direct the state board or county board,		
8	•	whicl	never w	ould issue the certificate of nomination, to issue a certificate to the		
9	1	party	entitled	thereto as shown by the recount.		
10	<u>(12)</u> [(2	2)]	Any pa	rty may appeal from the judgment to the Court of Appeals, in the same		
11	1	mann	er as pr	rovided in KRS 120.075, all of the provisions of which statute shall be		
12	a	appli	cable.			
13	<u>(13)</u> [(:	3)]	If a pro	ceeding for recount is asked and prosecuted in a contest proceeding, it		
14	5	shall	not awa	ait the preparation or trial of the contest in the Circuit Court or in the		
15	(Cour	t of App	peals. The action of the courts shall be final, concluding the parties as		
16	t	to the	questic	on of a recount of the ballots, and certificates shall then be issued to the		
17	I	partie	es entitle	ed thereto.		
18		→ Se	ction 6.	KRS 120.185 is amended to read as follows:		
19	(1) ((a)	1. A	ny candidate who was voted for at a regular election for any of the		
20			Of	ffices to which KRS 120.155 applies, and who does not qualify for an		
21			aı	utomatic recount under KRS 120.157, may request a recount of the		
22			ba	allots by filing a petition with the same court where petitions of contest		
23			aı	re required to be filed.		
24			2. If	the candidate is qualified to institute a contest proceeding under KRS		
25			12	20.155, the candidate may request a recount by including a recount		
26			re	equest in his or her petition instituting the contest proceeding.		
27	((b)	Any ca	ndidate who is a contestee in a contest proceeding under KRS 120.155		

Page 7 of 13

XXXX 12/22/2023 11:13 AM

Jacketed

may request a recount in his or her answer filed in the contest proceeding, but
only if the answer containing the recount request is filed within five (5) days
after service of the petition upon the contestee.

- (c) Any candidate under this subsection who would receive a certificate of election from the county board of elections under KRS 118.425 shall file his or her petition requesting a recount not later than ten (10) days after the day of the election. The county board of elections shall be named a party defendant in the petition.
- (d) Any candidate under this subsection who would receive a certificate of election from the State Board of Elections under KRS 118.425 shall file his or her petition requesting a recount not later than the second Tuesday following the election. The State Board of Elections shall be named a party defendant in the petition. When a request for a recount is made, the request shall specify which precinct or precincts are to be recounted, and it may include all or part of an election district. Simultaneously with the filing of the action, the petitioner shall make written notice by regular mail to all candidates appearing on the ballot of the precinct or precincts at issue that an action is being filed.
- (e) An action filed in the Circuit Court of competent jurisdiction pursuant to this section shall be heard summarily and without delay.
- (f) The party requesting the recount shall execute bond with approved surety for the costs of the recount. The bond shall not be used as a penalty and shall be a reasonable amount determined by the Circuit Judge to be proportionate to the estimated cost of the recount, and it may be filed by the state political party, political organization, or political group, if any, to which the candidate is affiliated. The bond must be set within thirty (30) days and the recount shall begin within fifteen (15) days of the bond being set, so long as

1		the bond has been paid.
2	<u>(g)</u>	1. The bond shall cover the areas requested in the recount and no other
3		areas may be added after the filing deadline unless the recount results
4		change the outcome of the election.
5		2. If the recount results change the outcome of the election, the court
6		shall notify the other candidates in that race and a new filing deadline
7		shall be set ten (10) days from that judgment. During that time other
8		candidates may request further recounting. If further recounting is
9		required, the court shall set a new bond in accordance with subsection
10		(1)(f) of this section, which shall be paid by the requesting party.
11		3. If the recount results do not change the outcome of the election, the
12		court's new election certification shall stand[, in an amount to be fixed
13		by the Circuit Judge. The bond may be filed by the state political party,
14		political organization, or political group, if any, to which the candidate
15		is affiliated].
16	<u>(h)</u>	Upon the bond being filed, the clerk shall immediately notify the Circuit
17		Judge of the request and the filing of the bond, and the judge shall at once
18		enter an order directing the keys, voting machines, voting equipment, or
19		voting system, ballots, boxes, and all papers pertaining to the election be
20		secured. The court shall further order that the voting equipment, voting
21		system, and ballot boxes containing all paper ballots shall remain
22		continuously locked as required by KRS 117.295 until the time set for the
23		recount. The clerk of the Circuit Court shall be designated by the court as
24		the custodian of the keys and materials while they are in the possession of
25		the Circuit Court, and they shall remain in the custody and possession of the
26		<u>Circuit Court</u> [county board of elections] until the time set for the recount.

XXXX 12/22/2023 11:13 AM Jacketed

27

<u>(i)[(f)]</u>

The Circuit Court shall fix a day for the recount proceedings to begin. A

1	copy of the order shall be served upon the parties or their counsel in the same
2	manner as notices are required to be served, which shall be deemed sufficien
3	notice of the proceeding.
4	(j) The Circuit Court may use the services of any law enforcement agency to
5	transport all of the materials described in subsection (1)(h) of this section
6	All materials ordered by the Circuit Court shall be sealed, to the exten
7	possible, and transmitted in a tamper-resistant manner. The chain of
8	custody for the materials shall be recorded, in writing, on a form prescribed
9	by the State Board of Elections in administrative regulations promulgated
10	under KRS Chapter 13A to include the identity of the person or persons
11	transferring and receiving the materials, and the date, time, and location of
12	the transfer.
13	(k)[(g)] The court shall designate commissioners to assist in the recount and
14	there shall be an equal number of commissioners to represent the contestan
15	and the contestee.
16	(1) At the recount, each political party represented on the county board of
17	elections may appoint a representative to be present, and each candidate
18	subject to the recount may be present, either in person or by a representative
19	or both. The attorneys representing the parties may be present at al
20	hearings and at the recount of the ballots. The court county board of
21	elections] shall authorize representatives of the news media to observe the
22	recount.
23	(m)[(h)] On the day fixed by the court, the <u>court</u> [county board of elections] shall
24	meet and after confirming the integrity of the ballots, shall proceed to recoun
25	the ballots.
26	(n) The <u>court</u> [county board of elections] shall complete the recount as soon
27	as practicable, and shall file and enter a judgment of record of the results

1			inereof from ward the results of the recount to the Chedit Courts.
2		<u>(o)</u> [(Upon[receipt of] the results of the recount, the court shall enter a
3			judgment setting out the results of the recount, and directing the State Board
4			of Elections or county board of elections, whichever would issue the
5			certificate of election, to issue the certificate to the party entitled thereto as
6			shown by the recount.
7		<u>(p)</u> [((k)] No certificate of election shall be issued by the State Board of Elections
8			or any county board of elections while any recount proceeding is pending, and
9			any certificate of election issued before the final judgment in any recount
10			proceeding shall be null and void.
11		<u>(q)</u> [(Any party may appeal from the judgment issued under paragraph (o)
12			of this subsection to the Court of Appeals, in the same manner as provided in
13			KRS 120.075, and all of the provisions of that statute shall apply.
14		<u>(r)</u> [(m)] If a proceeding for recount is requested and prosecuted in a contest
15			proceeding, the recount shall not await the preparation or trial of the contest in
16			the Circuit Court or in the Court of Appeals. The action of the courts shall be
17			final as to the question of a recount of the ballots under this subsection, and
18			certificates shall then be issued to the parties entitled thereto.
19	(2)	(a)	Any slate of candidates for Governor and Lieutenant Governor, or any
20			candidate for the United States Senate or the United States House of
21			Representatives who was voted for at a regular election or a special election,
22			and who does not qualify for an automatic recount under KRS 120.157, may
23			request a recount of the ballots by filing a petition in the Franklin Circuit
24			Court.
25		(b)	For any slate of candidates for Governor and Lieutenant Governor, the
26			petition requesting a recount shall be filed not later than the Tuesday
27			following the election. No recanvass under KRS 117.305 shall be conducted.

The court shall order the recount to commence at 9 a.m. local time not later than a date <u>thirty (30)</u>[five (5)] days <u>following any election</u>[after the filing of the petition]. The recount shall be completed by the <u>court</u>[county board of elections] within fourteen (14) days of commencement of the recount, Sundays excluded. The State Board of Elections shall be named a party defendant in the petition.

- (c) For any candidate for the United States Senate or the United States House of Representatives, the petition requesting a recount shall be filed not later than the second Tuesday following the election. The State Board of Elections shall be named a party defendant in the petition.
- (d) Except for the time requirements established under paragraphs (b) and (c) of this subsection, the recount shall proceed as provided in subsection (1)(d)(e) to (o)(i)) of this section.
- (e) No appeal shall be taken from the findings issued by the Franklin Circuit Court described in subsection (1)(o)(i)) of this section; however, any party aggrieved by the findings or action of the court may file a petition for contest to the General Assembly under KRS 120.195, and the General Assembly may accept, modify, or disregard the findings of the court in its sole and absolute discretion.
- (f) No certificate of election shall be issued by the State Board of Elections while any recount proceeding or contest proceeding is pending, and if issued before entry of the findings described in paragraph (e) of this subsection shall be null and void.
- (g) Any candidate for the United States Senate or the United States House of Representatives aggrieved by the findings or action of the court shall proceed under the rules established by the United States Congress or federal law.
- 27 (3) (a) Any candidate for the General Assembly who was voted for at a regular

1		election or special election, and who does not qualify for an automatic recount
2		under KRS 120.157, may request a recount of the ballots by filing a petition in
3		the Circuit Court of the county where the requesting candidate resides.
4	(b)	The petition requesting a recount shall be filed not later than the second

- (b) The petition requesting a recount shall be filed not later than the second Tuesday following the election. The State Board of Elections shall be named a party defendant in the petition.
- (c) The recount shall proceed as provided in subsection (1)(d)(e) to (o)(j) of this section.
 - (d) No appeal shall be taken from the findings issued by the court described in subsection (1)(o)(i)) of this section; however, any party aggrieved by the findings or action of the court may file a petition for contest to the General Assembly under KRS 120.195, and the General Assembly may accept, modify, or disregard the findings of the court in its sole and absolute discretion.
 - (e) No certificate of election shall be issued by the State Board of Elections while any recount proceeding or contest proceeding is pending, and if issued before entry of the findings described in subsection (1)(o)((j)) of this section shall be null and void.