First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

ENGROSSED

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 25-0552.01 Caroline Martin x5902

HOUSE BILL 25-1155

HOUSE SPONSORSHIP

Bradfield and Espenoza,

SENATE SPONSORSHIP

Pelton R.,

House Committees

Senate Committees

State, Civic, Military, & Veterans Affairs

	A BILL FOR AN ACT
101	CONCERNING THE AUTHORITY AT A GENERAL OR CONGRESSIONAL
102	VACANCY ELECTION OF THE CANDIDATE NOMINATED TO BE ON
103	THE BALLOT BY A PARTICIPATING POLITICAL PARTY TO CHOOSE
104	THE WATCHERS IN COUNT FACILITIES.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

Section 2 of the bill modifies current law to authorize, but not require, a candidate nominated to be on the ballot by a participating political party (candidate-nominee) in a general or congressional vacancy

election to choose the watchers permitted in each central count facility. These watchers must be selected by the candidate-nominee in accordance with existing processes and limitations for such watchers.

If a candidate-nominee exercises their authority to choose the watchers in each central count facility, then the participating political party represented by the candidate-nominee must abide by the candidate-nominee's choices and is not entitled to different or additional watchers at the count facilities. The participating political party remains entitled to watchers of its choice during signature verification and at each voter service and polling center in accordance with current law.

Section 3 requires that the same provisions for watchers at general and congressional vacancy elections, as modified by **section 2**, be applied to any recount for a United States senator, representative in congress, and any state office or district office of state concern.

Section 1 makes a conforming amendment to the definition of "watcher".

Be it enacted by the General Assembly of the State of Colorado:

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2 **SECTION 1.** In Colorado Revised Statutes, 1-1-104, amend (51) 3 as follows: 4 **1-1-104. Definitions.** As used in this code, unless the context 5 otherwise requires: 6 (51) "Watcher" means an eligible elector other than a candidate 7 on the ballot who has been selected by a political party chairperson on 8 behalf of the political party; by a party candidate at a primary election, 9 by an unaffiliated candidate at a general, congressional vacancy, or 10 nonpartisan election; or by a person designated by either the opponents 11 or the proponents in the case of a ballot issue or ballot question. 12 "WATCHER" ALSO MEANS AN ELIGIBLE ELECTOR SELECTED BY A 13 CANDIDATE ON THE BALLOT FOR THE OFFICE OF UNITED STATES SENATOR. 14 REPRESENTATIVE IN CONGRESS, ANY STATE OFFICE OR DISTRICT OFFICE OF 15 STATE CONCERN, OR ANY COUNTY OFFICE WHO IS SUBJECT TO A RECOUNT. 16 If selected by a political party chairperson or a party candidate, the

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2	shown in the statewide voter registration system. If selected by an
3	unaffiliated candidate, the watcher must be unaffiliated as shown in the
4	statewide voter registration system.
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6	SECTION 2. In Colorado Revised Statutes, 1-10.5-102, amend
7	(2) as follows:
8	1-10.5-102. Recounts for congressional, state, and district
9	offices, state ballot questions, and state ballot issues. (2) The secretary
10	of state shall notify the county clerk and recorder of each county involved
11	of a public recount to be conducted in the county. The recount must be
12	completed no later than the thirty-first day after any election. The
13	secretary of state shall promulgate and provide each county clerk and
14	recorder with the necessary rules to conduct the recount in a fair,
15	impartial, and uniform manner, including provisions for watchers during
16	the recount. The rules adopted by the secretary of state shall
17	REQUIRE THE COUNTY CLERK AND RECORDER TO ALLOW ANY CANDIDATE
18	WHO IS SUBJECT TO A RECOUNT TO SELECT ONE WATCHER FOR THE
19	RECOUNT IN ADDITION TO ANY WATCHERS OTHERWISE SELECTED FOR THE
20	RECOUNT. Any rule concerning the conduct of a recount must take into
21	account the type of voting system and equipment used by the county in
22	which the recount is to be conducted.
23	SECTION 3. In Colorado Revised Statutes, amend 1-10.5-103
24	as follows:
25	1-10.5-103. Recount for other offices, ballot issues, and ballot
26	questions in an election coordinated by county clerk and recorder. In
27	any election coordinated by the county clerk and recorder, if it appears

watcher must be affiliated with that political party or unaffiliated as

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as evidenced by the official abstract of votes cast, that a recount is required for any office, ballot question, or ballot issue not included in section 1-10.5-102, the county clerk and recorder shall order a recount of the votes cast for the office, ballot question, or ballot issue to be conducted in accordance with section 1-10.5-102. Any recount of the votes must be completed no later than the thirty-first day after the election. The County clerk and recorder shall ensure that any Candidate subject to a recount pursuant to this section may select one watcher for the recount in addition to any watchers otherwise selected for the recount. A political subdivision that referred a ballot issue or ballot question to the electors may waive the automatic recount provisions of this section if the ballot issue or ballot question fails by giving written notice to the county clerk and recorder within twenty-three days after any election.

SECTION 4. Act subject to petition - effective date - applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2026 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to recounts held on or after the applicable effective date of this act.

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